

## LEGISLATION PASSED IN 2018

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\*immediate effective date

*Reliance should not be had absent review of Public Act.* <http://ilga.gov/>

November 30, 2018

### SR1797

Short Description: GANG DATABASE REVIEW

Status: Senate Resolution Adopted

#### Synopsis As Introduced

Directs the Illinois Criminal Justice Information Authority to conduct a review of the shared gang databases operating in Illinois.

Note: Erroneous inclusion of one in a police gang database not actionable as a federal civil rights violation, where undocumented alien denied DACA and U-visa relief. "Stigma plus" requirement not met as such relief is discretionary with DOJ. *Pedrote-Salinas v. Johnson*, 2018 US Dist LEXIS 85912.

Comment: [https://www.propublica.org/article/politic-il-insider-additional-gang-databases-illinois-cook-county?utm\\_source=pardot&utm\\_medium=email&utm\\_campaign=dailynewsletter](https://www.propublica.org/article/politic-il-insider-additional-gang-databases-illinois-cook-county?utm_source=pardot&utm_medium=email&utm_campaign=dailynewsletter)

### SB34

Short Description: VICTIMS OF CRIMINAL ACTIVITY; CERTIFICATION (U or T Visa)

Status: P.A. 100-1115, eff. 1-1-19

#### New Act

##### Summary

Creates the Voices of Immigrant Communities Empowering Survivors (VOICES) Act. Provides that the head of each certifying agency shall designate an official or officials in supervisory roles, either within the agency or, by agreement with another agency with concurrent jurisdiction over the geographic area or subject matter covered by that agency, within that other agency. Provides that certifying officials shall: (1) respond to requests for completion of certification forms received by the agency; and (2) make information regarding the agency's procedures for certification requests publicly available for victims of qualifying criminal activity and their representatives. Provides that upon receiving a request for completion of a certification form, a certifying official shall complete the certification form and provide it to the requesting person, unless the certifying official, after a good faith inquiry, cannot determine that the applicant is a victim of qualifying criminal activity, in which case the certifying official shall

provide written notice to the person or the person's representative that the official is declining to complete the form. Provides for various circumstances when an expedited certification form must be completed by the certifying agency or official. Provides that a certifying official or agency receiving requests for completion of certification forms shall not disclose the immigration status of a victim or person requesting the certification form, except to comply with federal law or State law, legal process, or if authorized, by the victim or person requesting the certification form. Makes other changes. Modifies the definition of "certifying agency". Provides that no provision in the Act limits the manner in which a certifying officer or certifying agency may describe whether the person has cooperated or been helpful to the agency or provide any additional information the certifying officer or certifying agency believes might be relevant to a federal immigration officer's adjudication of a U or T visa application.

Comment: A witness' undocumented immigrant status and possible desire to apply for a victim or informant visa is a proper subject of impeachment, as the recommendation of police/prosecutor is required. *People v. Austin*, 123 Ill App 3d 788 (2d D. 1984).

SB293

Short Description: ABUSE/NEGLECT-UNFOUNDED REPORT RETENTION

Status: P. A. 100-697, eff. 1-1-19

325 ILCS 5/7.7

Summary

Amends the Abused and Neglected Child Reporting Act. In provisions concerning suspected cases of child abuse or neglect maintained by the Department of Children and Family Services in the central register, requires the Department to maintain all unfounded reports for a minimum of 5 years following the date of the final finding. Extends the period of time the Department is required to maintain all prior unfounded reports pertaining to an individual who is the subject of a pending investigation to 5 years (rather than 12 months) or until the pending investigation has been completed. Removes language requiring the Department to maintain in the central register for 3 years a listing of unfounded reports involving the death of a child, the sexual abuse of a child, or serious physical injury to a child as defined by the Department in rules. Removes language requiring the Department to maintain all other unfounded reports for 12 months following the date of the final finding.

\*SB336

Short Description: CANNABIS MEDICAL CONDITIONS

Status: P.A. 100-1114, eff. 8-28-18

30 ILCS 500/1-10

410 ILCS 130/36 new & multi

Summary

Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Provides that the Department of Public Health shall establish the Opioid Alternative Pilot Program under which an individual diagnosed

with and undergoing treatment for a medical condition for which an opioid has been or could be prescribed may receive medical cannabis under specified conditions. Provides that the Department shall establish and maintain the Illinois Cannabis Tracking System to collect information about all Opioid Alternative Pilot Program participants and track the sale of medical cannabis for verification purposes. Provides that the provisions concerning the Opioid Alternative Pilot Program are inoperative on and after July 1, 2020. Provides that, if a physician who certifies a debilitating medical condition for a qualifying medical condition notifies the Department of specified matters, then the Department shall revoke the qualifying patient's registry identification card. Adds provisions concerning written certification under the Act. Removes provisions requiring fingerprints and background checks for qualifying patients and designated caregivers. Provides that a person with a written certification for a debilitating medical condition who has submitted a completed online application to the Department shall receive a provisional registration and be entitled to purchase medical cannabis from a licensed dispensing organization for 90 days or until his or her application has been denied or he or she receives a registry identification card, whichever is earlier.

Makes it a Class C misdemeanor for a person or business to charge a fee for assistance in the preparation, compilation, or submission of an application to the Compassionate Use of Medical Cannabis Pilot Program or the Opioid Alternative Pilot Program. Extends the time for the Department to approve or deny an application or renewal of a registry identification card from 30 to 90 days. Removes language making a person who has been convicted of specified felonies ineligible to receive a registry identification card. Adds, changes, and deletes definitions. Makes other changes.

Amends the Illinois Procurement Code. Provides that the Code does not apply to procurement expenditures necessary to implement the Compassionate Use of Medical Cannabis Pilot Program and Opioid Alternative Pilot Program. Effective immediately.

SB337

Short Description: GUN DEALER CERTIFICATION

Status: Passed Senate; Passed House w/ amend; Sen Concur; Mot to Reconsider

New Act            430 ILCS 65/3

#### Summary

Creates the Combating Illegal Gun Trafficking Act. Creates the Firearm Dealer License Certification Act. Provides that each Federal Firearms Licensee shall file with the Department of State Police a copy of its license, together with a sworn affidavit indicating that the license presented is in fact its license and that the license is valid. Provides that upon receipt and review by the Department, the Department shall issue a certificate of license to the licensee, allowing the licensee to conduct business within the State. Establishes qualifications of certified licensees. Provides that on or before January 2, 2021, each certified licensee operating a retail location in the State must maintain a video security system and shall maintain video surveillance of critical areas of the business premises, including, but not limited to, all places where firearms are stored, handled, sold, transferred, or carried, and each entrance and exit. Provides

that on or before January 2, 2020, each certified licensee maintaining an inventory of firearms for sale or transfer must be connected to an alarm monitoring system or service that will notify local law enforcement of an unauthorized intrusion into the premises of the licensee where the firearm inventory is maintained. Provides that each certification shall be valid for the term of the Federal Firearms License being certified. Requires licensees to certify each new or renewed Federal Firearms License. Provides that the Department shall set and collect a fee for each licensee certified under this Act. Provides that the fee may not exceed \$300 for a certified licensee operating without a retail location. The fee may not exceed \$1,500 for any certified licensee operating with a retail location. Provides that any person within this State who transfers or causes to be transferred, by private sale, any firearm, stun gun, or taser shall keep a record of the transfer for a period of 10 years from the date of transfer. Creates the Gun Trafficking Information Act. Provides that the Department of State Police shall use all reasonable efforts in making publicly available, on a regular and ongoing basis, key information related to firearms used in the commission of crimes in this State, including, but not limited to: reports on crimes committed with firearms, locations where the crimes occurred, the number of persons killed or injured in the commission of the crimes, the state where the firearms used originated, the licensee that sold the firearm, and the type of firearms used. Provides that the Department shall study, on a regular and ongoing basis, and compile reports on the number of Firearm Owner's Identification Card checks to determine firearms trafficking or straw purchase patterns. Provides that the Department shall, to the extent not inconsistent with law, share such reports and underlying data with academic centers, foundations, and law enforcement agencies studying firearms trafficking; provided that personally identifying information is protected. provides that for purposes of this provision, a Firearm Owner's Identification Card number is not personally identifying information, provided that no other personal information of the card holder is attached to the record. Provides that the Department shall make the information available on its website, in addition to electronically filing a report with the Governor and the General Assembly. Provides that each department, office, division, and agency of this State shall, to the extent not inconsistent with law, cooperate fully with the Department and furnish the Department with all relevant information and assistance on a timely basis as is necessary to accomplish the purpose of the Act. Provides that the Illinois Criminal Justice Information Authority shall submit the information required by the Act to the Department of State Police, as requested by the Department, to assist the Department in carrying out its duties under this Act. Amends the Firearm Owners Identification Card Act to make conforming changes. Provides that the provisions of the Act are severable.

#### Senate Floor Amendment No. 4

Adds reference to: 30 ILCS 105/5.886 new

Provides that the Department of State Police may consider the revocation or suspension within the context of the conduct of the certified licensee within this State, the number of retail locations the certified licensee or any related person or entity operates in this State or in other states, under the same or different business names, and the severity of the infraction leading to revocation or suspension. Provides that the Department shall consider the number of retail locations operated by the certified licensee in this State, under the same or different business names, and shall set fees appropriate for certifying multiple licenses operated by the certified licensee. Provides that all fees and fines collected

under the Firearm Dealer License Certification Act shall be deposited in the Firearm Dealer License Certification Fund which is created in the State treasury. Provides that moneys in the Fund shall be used for implementation and administration of the Firearm Dealer License Certification Act. Provides that the Department shall require of an applicant for certification all trade, business, or assumed names used by the certified licensee by and under which the certified licensee sells, transfers, or facilitates transfers of firearms. Provides that in the amendatory changes to the Firearm Owners Identification Card Act, the penalty for failure to maintain the transfer records in accordance with the Act applies for transfers of a firearm, stun gun, or taser made on or after the effective date of the amendatory Act. Amends the State Finance Act to make a conforming change.

#### House Floor Amendment No. 1

Provides that the Department may by rule create a process for checking the validity of the license, in lieu of requiring an affidavit. Provides that if the Department does not issue the certificate within 30 days, the licensee shall operate as if a certificate has been granted unless and until a denial is issued by the Department. Provides that a civil penalty or fine shall be paid within 90 (rather than 60) days after the effective date of the order imposing it. Provides that if an owner, employee, or other agent of the certified licensee is not otherwise a resident of this State, the certified licensee shall submit an affidavit stating that the owner, employee, or other agent has undergone a background check and is not prohibited from owning or possessing firearms. Provides that if a certified licensee has a license, certificate, or permit to sell, lease, transfer, purchase, or possess firearms issued by the federal government or the government of any state revoked or suspended for good cause within the preceding 4 years, the Department may consider revoking or suspending the certified licenses in this State. Provides that in making a determination of whether or not to revoke or suspend a certified license in this State, the Department shall consider the number of retail locations the certified licensee or any related person or entity operates in this State or in other states under the same or different business names, and the severity of the infraction in the state in which a license was revoked or suspended. Provides that if the Department issues a subpoena of a licensee, the licensee may file an emergency motion with the Director of State Police or a hearing officer authorized by the Department to quash a subpoena issued by the Department. If the Director or hearing officer determines that the subpoena was issued without good cause, the Director or hearing officer may quash the subpoena. Deletes provision that a licensee must maintain video surveillance of all areas that a firearm is carried. Provides that if a video security system is deemed inadequate by the Department, the licensee shall have 30 days to correct the inadequacy. Provides that the Department shall submit to the licensee a written statement describing the specific inadequacies. Provides that the Department may not charge a certified licensee in this State, operating under the same or different business name, fees exceeding \$40,000 for the certification of multiple licenses. Provides that nothing in the Firearm Dealer License Certification Act shall be construed to interfere with any federal agency or any federal agency investigation. Provides that all Department rules adopted under the Act shall comply with federal law. Provides that the Department may as necessary coordinate efforts with relevant State and federal law enforcement agencies to enforce the Act. Provides that the requirement for a Federal Firearms Licensee to obtain certification begins 180 days (rather than 90 days) after the effective date of the Act. Makes other

changes. Amends the Firearm Owners Identification Card Act to provide that private sellers of firearms, stun guns, or tasers who do not maintain transfer records in accordance with the Act shall not be criminally liable under the Act, provided that he or she provides the Department of State Police with the transfer records in accordance with procedures established by the Department. Provides that the Department shall establish, by rule, a standard form on its website.

SB544

Short Description: COURT CLERK-CIVIL CASE FEES (Also see HB4594)

Status: P.A. 100-994, eff 7-1-19

H.B. 4594, 100th G.A., Sec. 1-5

705 ILCS 105/27.1b

#### Summary

Provides if and only if House Bill 4594 of the 100th General Assembly becomes law, then the Criminal and Traffic Assessment Act is amended to add a definition for "offense" and makes the following changes in the Clerks of Court Act. Provides in a county with a population of over 3,000,000, units of local government and school districts shall not be required to pay circuit court civil case fees in advance and the clerk shall instead send an itemized bill to the unit of local government or school district, within 30 days of the fee being incurred, and the unit of local government or school district shall be allowed at least 30 days from the date of the itemized bill to pay and these payments shall be disbursed by each clerk on a monthly basis. Provides for the collection of specified circuit court clerk civil case debt collection fees from a judgment debtor based upon the amount in controversy in the debt collection brought by a unit of local government or school district exempt from circuit court clerk civil case fees. Makes a technical change in an exemption from circuit court clerk civil case fees for a police department or other law enforcement agency of a unit of local government. Changes the provision on reduced circuit court clerk civil case fees for units of local government and school districts in counties with a population of 500,000 or more to allow the county board by resolution to set fees for units of local government or school districts no greater than the minimum fees applicable in counties with a population less than 3,000,000; provided however, no fee may be charged to any unit of local government or school district in connection with any action which, in whole or in part, is: (i) to enforce an ordinance; (ii) to collect a debt; or (iii) under the Administrative Review Law. Effective July 1, 2019.

\*SB558

Short Description: CRIM PRO-PROTECTIVE ORDER

Status: P.A. 100-597, eff. 6-29-18

725 ILCS 5/112A-multi

725 ILCS 5/112A-6.1 new

725 ILCS 5/112A-22.1 new

#### Summary

Amends the Protective Orders Article of the Code of Criminal Procedure of 1963. Provides that the respondent may rebut prima facie evidence of the offense by presenting evidence of a meritorious

defense. Provides that the respondent **shall file a written notice alleging a meritorious defense, which shall be verified and supported by affidavit (initial hearing or on a petition to vacate?)**. Provides that if the court finds that the evidence presented at the hearing establishes a meritorious defense by a preponderance of the evidence, the court may decide not to issue a protective order. Provides that any proceeding to obtain, modify, re-open, or appeal a protective order and service of pleadings and notices shall be governed by the rules of civil procedure. Provides for methods of service and default orders for protective orders. Provides that instead of personal service of a protective order, a sheriff, other law enforcement official, special process server, or personnel assigned by the Department of Corrections or Department of Juvenile Justice to investigate the alleged misconduct of committed persons or alleged violations of the person's conditions of parole, aftercare release, or mandatory supervised release, may serve a respondent with a short form notification. Provides procedures for the issuance of ex parte protective orders. Makes other changes.

Provides that a **petition for a domestic violence order of protection may be filed by a State's Attorney on behalf of any minor child or dependent adult in the care of the named victim, if the named victim does not file a petition or request the State's Attorney file the petition**. Provides that a civil no contact order or a stalking no contact order may be filed by a State's Attorney by a State's Attorney on behalf of any minor child who is a family or household member of the named victim, if the named victim does not file a petition or request the State's Attorney file the petition. Provides that the State's Attorney shall file a petition on behalf of any person if the person requests the State's Attorney to file a petition on the person's behalf, unless the State's Attorney has a good faith basis to delay filing the petition. Provides that the State's Attorney shall inform the person that the State's Attorney will not be filing the petition at that time and that the person may file a petition or may retain an attorney to file the petition. Provides that the State's Attorney may file the petition at a later date. Immediate effective date.

Comment: Possible response to Kane County dismissal of OOP based on due process violations (only DV complaint needed for OOP issuance). Pending AG MTD in People v. Brzuskiwicz No. 123539.

\*SB564

Short Description: ASSET FORFEITURE TRAILER BILL #1

Status: P.A. 100-699, eff. 8-3-18

New Act            5 ILCS 810/10    5 ILCS 810/15    5 ILCS 810/20 new    20 ILCS 2605/2605-585  
                         410 ILCS 620/3.23    720 ILCS 5/multi    725 ILCS 150/multi    740 ILCS 147/40  
                         815 ILCS 5/11    Public Act 100-0512

Summary

Makes various technical changes in various forfeiture provisions in the Seizure and Forfeiture Reporting Act, the Department of State Police Law of the Civil Administrative Code of Illinois, the Illinois Food, Drug and Cosmetic Act, the Criminal Code of 2012, the Cannabis Control Act, the Illinois Controlled Substances Act, the Methamphetamine Control and Community Protection Act, the Drug Asset Forfeiture Procedure Act, and the Illinois Securities Law of 1953. Reorganizes the money laundering

Article of the Criminal Code of 2012. Adds applicability provisions making the changes in Acts and laws by Public Act 100-512 apply only to seizure of property on and after July 1, 2018. Effective July 1, 2018.

SB574

Short Description: CHANGE OF NAME-PUBLICATION – VICTIM

Status: P.A. 100-966, eff. 1-1-19

735 ILCS 5/21-103

Summary: Amends the Code of Civil Procedure. Provides that the publication requirement upon motion, the court may issue an order directing that the notice and publication requirement be waived for a change of name involving a person who files with the court a written declaration that the person believes that publishing notice of the name change would put the person at risk of physical harm or discrimination; and the person must provide evidence in support of the motion.

\*SB580

Short Description: TRAFFICKING VICTIMS CIVIL CAUSE OF ACTION AMEND

Status: Passed both Houses in VS

740 ILCS 128/15

Summary

Amends the Trafficking Victims Protection Act. Permits an organization that represents the interests of or serves victims of the sex trade, involuntary servitude, or human trafficking to bring a civil action on behalf of a victim with the express written consent of the victim. Effective immediately.

\*SB1008

Short Description: IVC DIESEL EMISSION; DJJ NOTICE OF PLACEMENT

Status: P.A. 100-700, eff. 8-3-18

30 ILCS 105/5.508 rep. 30 ILCS 805/8.41 new 625 ILCS 5/13-multi 730 ILCS 5/3-10-2

Summary

Amends the Illinois Vehicle Code. Provides that the Department of Transportation (rather than the Department of Transportation and the Department of State Police) shall conduct an annual study concerned with the results of emission inspections for diesel powered vehicles registered for a gross weight of more than 16,000 pounds or having a gross vehicle weight rating of more than 16,000 pounds. Provides that each diesel powered vehicle that is registered for a gross weight of more than 16,000 pounds or has a gross vehicle weight rating of more than 16,000 pounds and that is operated by an interstate carrier of property or a private interstate carrier of property is subject to the provisions of a Chapter in the Code that pertains to diesel emission inspections (rather than nonscheduled diesel

emission inspections). Makes conforming changes. Repeals a provision creating the Diesel Emissions Testing Fund as a special fund in the State Treasury. Makes conforming changes.

Amends the Unified Code of Corrections. Provides that the Department of Juvenile Justice shall by regular (rather than certified) mail and telephone or electronic message notify the parent, guardian, or nearest relative of any person committed to the Department of his or her physical location and any change of location.

Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

Comment: ISP asserts they've never enforced diesel exhaust regulations due to budgetary concerns.

#### SB1328

Short Description: OFFENS# \$ ASSESSMENT Trailer #2

Status: Passed both Houses in VS

Adds reference to: 625 ILCS 5/15-113 705 ILCS 105/27.1b 705 ILCS 105/27.1c new 705  
ILCS 135/1-5 705 ILCS 135/1-10 new 705 ILCS 135/5-10 705 ILCS 135/10-5 705 ILCS  
135/15-30 705 ILCS 135/15-50 705 ILCS 135/15-52 705 ILCS 135/15-60 705 ILCS  
135/15-70 730 ILCS 5/5-4.5-50 730 ILCS 5/5-4.5-55 730 ILCS 5/5-4.5-60 730 ILCS 5/5-  
4.5-65 730 ILCS 5/5-4.5-75 730 ILCS 5/5-4.5-80 730 ILCS 5/5-9-1.9 735 ILCS 5/5-105

#### Summary

Amends the Criminal and Traffic Assessment Act. Makes changes in provisions concerning: definitions; reporting requirements; deposit of collected assessments; funds; assessment schedules; and conditional assessments. Makes corresponding changes in the Illinois Vehicle Code, the Clerks of Courts Act, and the Unified Code of Corrections. Further amends the Unified Code of Corrections to provide that the minimum fine is \$75 (instead of \$25).

Amends the Code of Civil Procedure to make changes concerning eligibility for the waiver of court fees. Effective July 1, 2019.

#### SB1830

Short Description: CRIM PRO-JAILHOUSE INFORMANT TESTIMONY

Status: P.A. 100-1119, eff. 1-1-19

725 ILCS 5/115-21

#### Summary

Amends the Code of Criminal Procedure of 1963. Provides in cases in which the prosecution attempts to introduce evidence of incriminating statements made by the accused to or overheard by an informant, the prosecution shall disclose at least 30 days prior to any relevant evidentiary hearing or trial (rather

than timely disclose in discovery): (1) the complete criminal history of the informant; (2) any deal, promise, inducement, or benefit that the offering party has made or will make in the future to the informant; (3) the statements made by the accused; (4) the time and place of the statements, the time and place of their disclosure to law enforcement officials, and the names of all persons who were present when the statements were made; whether at any time the informant recanted that testimony or statement and, if so, the time and place of the recantation, the nature of the recantation, and the names of the persons who were present at the recantation; (6) other cases in which the informant testified, provided that the existence of such testimony can be ascertained through reasonable inquiry and whether the informant received any promise, inducement, or benefit in exchange for or subsequent to that testimony or statement; and (7) any other information relevant to the informant's credibility.

Provides that this provision applies to any criminal proceeding for first degree murder, intentional homicide of an unborn child, second degree murder, voluntary manslaughter of an unborn child, involuntary manslaughter and reckless homicide, involuntary manslaughter and reckless homicide of an unborn child, drug-induced homicide, aggravated criminal sexual assault, predatory criminal sexual assault of a child, or aggravated arson (rather than a capital case). Makes other changes.

Provides that the court may permit the prosecution to disclose its intent to introduce the testimony of an informant with less notice than the 30-day notice period required, if the court finds that the informant was not known prior to the 30-day notice period and could not have been discovered or obtained by the exercise of due diligence by the prosecution prior to the 30-day notice period. Provides that upon good cause shown, the court may set a reasonable notice period under the circumstances or may continue the trial on its own motion to allow for a reasonable notice period, which motion shall toll the speedy trial period for the period of the continuance. Provides that if a lawful recording of an incriminating statement is made of an accused to an informant or of a statement made by an informant to law enforcement or the prosecution, including any deal, promise, inducement, or other benefit offered to the informant, the accused may request a reliability hearing and the prosecution shall be subject to the disclosure requirements.

***Deletes existing statutory language that a reliability hearing need not be had if the statements are lawfully recorded.***

Comment: Advocated for by Innocence Projects in NY and at UIS. In part motivated by Orange County CA controversy over use of jailhouse informants.

SB1993

Short Description: JUVENILE EXPUNGEMENT Trailer #1

Status: Passed both Houses in VS

Adds reference to: 705 ILCS 405/1-3 705 ILCS 405/1-7 705 ILCS 405/1-8 705  
ILCS 405/1-9 705 ILCS 405/5-915 705 ILCS 405/5-920 new 705 ILCS 405/5-923 new  
705 ILCS 405/5-925 new

## Summary

Amends the Juvenile Court Act of 1987. Transfers definitions to the general definition provisions of the Act. Changes "law enforcement record" to "juvenile law enforcement record". Provides that "juvenile law enforcement record" includes records of arrest, station adjustments, fingerprints, probation adjustments, the issuance of a notice to appear, or any other records or documents maintained by any law enforcement agency relating to a minor suspected of committing an offense, and records maintained by a law enforcement agency that identifies a juvenile as a suspect in committing an offense, but does not include records identifying a juvenile as a victim, witness, or missing juvenile and any records created, maintained, or used for purposes of referral to programs relating to diversion as defined in the Act. Provides that automatic expungement shall not require law enforcement agencies to obliterate or otherwise destroy juvenile law enforcement records that would otherwise need to be automatically expunged under the Act, except after 2 years following the subject arrest for purposes of use in civil litigation against a governmental entity or its law enforcement agency or personnel which created, maintained, or used the records. Provides that if a juvenile law enforcement record is subject to certain automatic expungement requirements under the Act, a juvenile law enforcement record created: (1) prior to January 1, 2018, but on or after January 1, 2013 shall be automatically expunged prior to January 1, 2020; (2) prior to January 1, 2013, but on or after January 1, 2000, shall be automatically expunged prior to January 1, 2023; and (3) prior to January 1, 2000 shall not be subject to the automatic expungement provisions of this Act. Provides that the expungement of juvenile law enforcement or juvenile court records shall not be subject to the record retention provisions of the Local Records Act. Reorganizes and transfers various provisions concerning juvenile expungement. Makes other changes. Effective immediately.

\*SB2226

Short Description: EPINEPHRINE LIABILITY-POLICE

Status: P.A. 100-648, eff. 7-31-18

20 ILCS 2610/40

50 ILCS 705/10.19

225 ILCS 60/65 new

## Summary

Amends the State Police Act, as respects epinephrine training. Extends civil and professional liability limitation of State Police, except for willful and wanton conduct, to a physician, P.A. with prescriptive authority, and advanced practice R.N. with prescriptive authority who provides a standing order or prescription for an epinephrine auto-injector.

Amends the Illinois Police Training Act, as respects epinephrine training. Extends civil and professional liability limitation of local police, except for willful and wanton conduct, to a physician, P.A. with prescriptive authority, and advanced practice R.N. with prescriptive authority who provides a standing order or prescription for an epinephrine auto-injector to a unit of local government.

Amends the Medical Practice Act. Incorporates professional liability limitation as above. Named Annie Le Gere Law. Effective immediately.

Comment: Existing statute rarely implemented, given medical malpractice concerns of providers. Foundation may provide financial assistance. <https://www.amazingannie.org/>

SB2265

Short Description: MISSING PERSON WITH DISABILITY

Status: P.A. 100-662, eff. 1-1-19

20 ILCS 2605/2605-375 was 20 ILCS 2605/55a in part 20 ILCS 2605/2605-485 50 ILCS 722/10

Synopsis As Introduced

Amends the Department of State Police Law. Requires the Department of State Police to compile and maintain an historic data repository relating to, among other missing persons, lost or missing individuals with developmental or intellectual disabilities, in order to develop and improve techniques utilized by law enforcement agencies when responding to reports of missing persons. Provides that the Department of State Police, in coordination with the Illinois Department of Human Services, shall develop and implement a community outreach program to promote awareness of the Endangered Missing Person Advisory among applicable entities, including, but is not limited to developmental disability facilities. Amends the Missing Persons Identification Act. Provides that a "high-risk missing person" under the Act includes evidence that a person is at risk because he or she is a person having a developmental disability or a person having an intellectual disability. Makes conforming changes.

SB2270

Short Description: ANIMAL RESCUE FROM VEHICLE

Status: P.A. 100-740, eff. 1-1-19

510 ILCS 70/3.01

Summary

Amends the Humane Care for Animals Act. Provides that nothing shall prohibit ***a law enforcement officer from taking temporary custody of a dog or cat that is a companion animal that is exposed in a manner that places the dog or cat in a life-threatening situation*** for a prolonged period of time in extreme heat or cold conditions that may result in injury or death of the animal or may result in hypothermia, hyperthermia, frostbite, or similar condition. Provides that upon taking temporary custody of the dog or cat, the law enforcement officer shall attempt to contact the owner of the dog or cat and shall seek emergency veterinary care for the dog or cat as soon as available.

SB2271

Short Description: CRIM CD-SEX OFFENSE-LIMITATION (Unconscious)

Status: P.A. 100-1010, eff. 1-1-19

720 ILCS 5/3-6

### Summary

Amends the Criminal Code of 2012. Provides that a prosecution for any offense involving sexual conduct or sexual penetration, in which the victim was 18 years of age or older at the time of the offense, may be commenced within one year after the discovery of the offense by the victim when corroborating physical evidence is available. Provides that the charging document shall state that the statute of limitations is extended under this provision and shall state the circumstances justifying the extension. Provides that nothing in this provision shall be construed to shorten a period within which a prosecution must be commenced under any other provision of the extended limitations or general limitations statutes.

SB2285

Short Description: VEH CD-TEMP DISABILITY DECAL (Non-resident)

Status: P.A. 100-702, eff. 1-1-19

625 ILCS 5/11-multi

### Summary

Amends the Illinois Vehicle Code. Provides that the Secretary of State may issue a one-time decal or device to any non-resident of this State who is a person with disabilities and who is displaced from another jurisdiction due to a national disaster as declared by the federal government. Provides proof requirements for the temporary decal or device. Provides that the decal or device shall be valid for a period not to exceed 6 months.

Provides that an applicant for a special parking decal that does not have an identification card or driver's license number may use a valid identification number issued by a branch of the U.S. military or a federally issued Medicare or Medicaid identification number. Makes conforming changes. Effective January 1, 2019.

\*SB2313

Short Description: ANIMALS-COUNTY ANIMAL FUNDS

Status: P.A. 100-787, eff. 8-10-18

510 ILCS 5/multi      510 ILCS 92/multi

### Summary

Amends the Animal Control Act. Provides that ten dollars of the differential shall be placed either in a county animal population control fund (rather than or the State's Pet Population Control Fund). Provides that the dog's owner shall pay a \$25 public safety fine to be deposited into the county animal control fund or the county pet population control fund (rather than \$20 of which shall be deposited into the Pet Population Control Fund and \$5 of which shall be retained by the county or municipality). Deletes language providing that an animal control agency shall assist and share information with the Director of Public Health in the collection of public safety fines. Provides that the owner of a biting animal must also remit a \$25 public safety fine to be deposited into the county animal control fund (rather than to the

Department of Public Health, for deposit into the Pet Population Control Fund). Provides that if a dog is found to be a vicious dog, the owner shall pay a \$100 public safety fine to be deposited into the county animal control fund (rather than the Pet Population Control Fund). Provides that if a dog is deemed dangerous, a \$50 public safety fine to be deposited into the county animal control fund (rather than the Pet Population Control Fund).

Amends the Illinois Public Health and Safety Animal Population Control Act. Deletes language providing that the Director of Public Health must make an annual written report relative to the progress of the program to the President of the Senate, the Speaker of the House of Representatives, and the Governor. Makes changes to the definitions of "Director" and "Department".

Provides that funds transferred to or retained by a municipality before the effective date of the bill for a public safety fine imposed on an owner for a dog found not in compliance with the Act shall continue to be transferred to and be retained by that municipality. Further amends the Illinois Public Health and Safety Animal Population Control Act. Provides that "Director" for purposes of the Act means the Service Head for Shelter Medicine Program at the University of Illinois College of Veterinary Medicine. Provides that "Department" for purposes of the Act means the University of Illinois College of Veterinary Medicine. Deletes language providing that the Director must make an annual written report relative to the progress of the program to the President of the Senate, the Speaker of the House of Representatives, and the Governor. Provides that any University of Illinois College of Veterinary Medicine veterinarian or supervised veterinary student may participate in the Illinois Public Health and Safety Animal Population Control Program established under the Act. Deletes language providing that the Director shall reimburse, to the extent funds are available, participating veterinarians for each dog or cat sterilization procedure administered. Provides that the moneys generated from Pet Friendly license plate and from voluntary contributions must be kept in the Pet Population Control Fund and shall be used only to sterilize and vaccinate dogs and cats in this State under the program, to promote the sterilization program, to educate the public about the importance of spaying and neutering, and for reasonable administrative and personnel costs related to the Fund. Repeals provision providing that each individual income tax payer may contribute to the Pet Population Control Fund through the income tax checkoff described in the Illinois Income Tax Act. Effective immediately.

SB2330

Short Description: NAME CHANGE-DOMESTIC VIOLENCE VICTIM

Status: P.A. 100-788, eff. 1-1-19

735 ILCS 5/21-103

Summary:

Amends the Code of Civil Procedure. Provides that the court may enter a written order waiving the publication requirement in a petition for change of name if: (i) the petitioner is 18 years of age or older; and (ii) concurrent with the petition, the petitioner files with the court a statement, verified under oath, attesting that the petitioner is or has been a person protected under the Illinois Domestic Violence Act

of 1986, the Stalking No Contact Order Act, the Civil No Contact Order Act, Article 112A of the Code of Criminal Procedure of 1963, certain bail conditions, or a similar provision of a law in another state or jurisdiction. Provides that the petitioner may attach to the statement any supporting documents, including relevant court orders. Provides that, under certain circumstances, the petitioner's address may be omitted from court documents and the petitioner may designate an alternative address for service. Provides that court administrators may allow domestic abuse advocates rape crisis advocates, and victim advocates to assist petitioners in the preparation of certain name change petitions. Provides that if publication requirements have been waived, the circuit court shall enter an order impounding the case.

Comment: also see SB574.

#### SB2341

Short Description: CONTROLLED SUB-SYNTHETIC DRUGS (Cathinones)

Status: P.A. 100-789, eff. 1-1-19

720 ILCS 570/102      720 ILCS 570/204

#### Summary

Amends the Illinois Controlled Substances Act. Expands the existing list of specified synthetic cathinones that are Schedule I controlled substances to include any synthetic cathinone (khat; herbal amphetamine) which is not approved by the United States Food and Drug Administration or, if approved, is not dispensed or possessed in accordance with State or federal law. Provides that synthetic cannabinoids and piperazines are Schedule I controlled substances when they are not approved by the United States Food and Drug Administration or, if approved, is not dispensed or possessed in accordance with State or federal law. Defines "synthetic drug".

#### \*SB2342

Short Description: CIVIL FORFEITURE Trailer Bill #2

Status: Passed both Houses in VS

Adds reference to:	5 ILCS 810/20	410 ILCS 620/3.23	720 ILCS 5/29B-0.5	720 ILCS 5/29B-
1	720 ILCS 5/29B-2	720 ILCS 5/29B-5	720 ILCS 5/29B-7	720 ILCS 5/29B-10
	720 ILCS 5/29B-12	720 ILCS 5/29B-13	720 ILCS 5/29B-14	720 ILCS 5/29B-17
	720 ILCS 5/29B-21	720 ILCS 5/29B-22	720 ILCS 5/29B-26	720 ILCS 5/29B-27
	720 ILCS 5/36-1.3	720 ILCS 5/36-1.4	720 ILCS 5/36-1.5	720 ILCS 5/36-2
	720 ILCS 5/36-2.1	720 ILCS 5/36-2.5	720 ILCS 5/36-10	720 ILCS 550/12
	720 ILCS 570/505	725 ILCS 150/3.3	725 ILCS 150/4	725 ILCS 150/6
	725 ILCS 150/13.4	740 ILCS 147/40		

Summary:

Amends various Acts including the Criminal Code of 2012 and the Drug Asset Forfeiture Procedure Act to make technical and revisory changes to provisions concerning forfeiture. Effective immediately.

SB2378

Short Description: PROTOCOL OFFICER SHOOTING

Status: P.A. 100-970, eff. 1-1-19

50 ILCS 727/1-30 new

Summary

Amends the Police and Community Relations Improvement Act. Provides that each law enforcement agency shall adopt a written policy for the internal review of officer-involved shootings. Provides that the written policy must include that: each law enforcement officer shall immediately report any officer-involved shooting to the appropriate supervising officer; and each law enforcement agency shall conduct a thorough review of the circumstances of the officer-involved shooting. Provides that each written policy shall be available for copying and inspection under the Freedom of Information Act. Defines "officer-involved shooting".

SB2386

Short Description: ANIMAL CTRL-RECKLESS DOG OWNER

Status: P.A. 100-971 eff. 1-1-19

10 ILCS 5/2.18b new 510 ILCS 5/15.5 new

Summary

Amends the Animal Control Act. Provides that the Administrator, State's Attorney, Director of Agriculture, or any citizen may file a complaint in circuit court to determine whether a person is a reckless dog owner. Provides that if an owner is determined to be a reckless dog owner by clear and convincing evidence, the court shall order the immediate impoundment and forfeiture of all dogs the reckless dog owner has a property right in. Provides that the court shall further prohibit the ownership of a dog by the person determined to be a reckless dog owner for a period of at least 12 months, but not more than 36 months for the first determination. Provides that a dog's history during ownership by a person found to be a reckless dog owner shall not be considered conclusive of the dog's temperament and qualification for adoption or transfer. Provides that the dog's temperament shall be independently evaluated by a person qualified to conduct behavioral assessments and, if deemed adoptable, the receiving facility shall make a reasonable attempt to place the dog in another home, transfer the dog to rescue, or place the dog in a sanctuary. Provides that a person who refuses to forfeit a dog is a violation which carries a public safety fine of \$500 for each dog to be deposited into the Pet Population Control Fund. Defines "reckless dog owner".

Reckless dog owner. "Reckless dog owner" means a person who owns a dog that while anywhere other than upon the property of the owner, and without justification, kills another dog that results in that dog being deemed a dangerous dog under Section 15.1 of this Act and who knowingly allows the dog to violate Section 9 of this Act on 2 occasions within 12 months of the incident for which the dog was deemed dangerous or is involved in another incident that results in the dog being deemed dangerous on a second occasion within 24 months of the original dangerous determination.

\*SB2407

Short Description: CHILD DEATH REVIEW TEAMS

Status: P.A. 100-1122, eff. 11-27-18

20 ILCS 515/multi

#### Summary

Amends the Child Death Review Team Act. Provides that the Inspector General of the Department of Children and Family Services (rather than the Director of the Department) in consultation and cooperation with the Illinois Child Death Review Teams Executive Council (Executive Council) shall appoint members to a child death review team in each of the Department's administrative subregions of the State outside Cook County and at least one child death review team in Cook County. Provides that each child death review team may make recommendations to the Inspector General of the Department (rather than the Director) concerning additional appointments; and that in the event of a disagreement, the Executive Council's decision shall control. Requires each child death review team to select a vice-chairperson who may also serve on the Illinois Child Death Review Teams Executive Council, but shall not have a vote on child death review team business unless the chairperson is unable to attend a meeting. Requires the Department to provide at least one full-time Statewide Department of Children and Family Services Liaison who shall attend all child death review team meetings, all Executive meetings, all Executive Council meetings, and meetings of the Director with the Executive Council. Permits child death review teams to review all unfounded child death cases. Requires the Department to provide child death review teams with certain records and information in the Department's possession within a specified time period. Requires child death review team staff to have full access to the Statewide Automated Child Welfare Information System, any other child welfare database maintained by the Department, and any death certificates from the Department of Human Services. Makes changes to provisions concerning support staff for the Executive Council and other matters. Effective immediately.

\*SB2439

Short Description: LICENSES-EDUCATIONAL LOAN DEFAULT-ISAC

Status: P.A. 100-872, eff. 8-14-18

New Act

20 ILCS multi	105 ILCS 5/21B-75	110 ILCS 975/4	215 ILCS 5/500-70
225 ILCS multi	420 ILCS 44/45	705 ILCS 205/1	815 ILCS 5/8

#### Summary

Amends various acts to remove provisions allowing or requiring licensing authorities to revoke professional licenses for defaulting on an educational loan provided by or guaranteed by the Illinois Student Assistance Commission.

Creates the Career Preservation and Student Loan Repayment Act. Provides that no governmental agency or board established under a statute of this State may impose or refer a matter to any other governmental agency to impose a denial, refusal to renew, suspension, revocation, or other disciplinary action against a professional or occupational licensee for his or her delinquency, default, or other failure to perform on an educational loan or scholarship provided by or guaranteed by the Illinois Student Assistance Commission.

Amends the Nursing Education Scholarship Law, the Illinois Athletic Trainers Practice Act, and the Illinois Roofing Industry Licensing Act to remove provisions allowing or requiring licensing authorities to revoke professional licenses for defaulting on an educational loan provided by or guaranteed by the Commission. Effective immediately.

#### SB2461

Short Description: DCFS-SPECIALIZED PLACEMENTS

Status: P.A. 100-705, eff. 1-1-19

20 ILCS 505/5.05

#### Synopsis As Introduced

Amends the Children and Family Services Act. Provides that no later than July 1, 2019, the Department of Children and Family Services shall enter into contracts with public or private agencies or shall complete development for specialized placements for youth in the Department's care who are victims of sex trafficking. Provides that such specialized placements may include, but not be limited to, licensed foster homes, group homes, residential facilities, and secure residential facilities that specialize in providing treatment to children who are victims of sex trafficking.

#### SB2511

Short Description: VEH CD-BACKUP LAMP-AMBER LIGHT

Status: P.A. 100-707, eff. 1-1-19

625 ILCS 5/12-209

#### Synopsis As Introduced

Amends the Illinois Vehicle Code. Provides that a back-up lamp equipped on a motor vehicle shall emit a white or amber light without glare. Effective January 1, 2019.

SB2514

Short Description: SMOKE FREE IL-CIVIL PENALTIES

Status: P.A. 100-877, eff. 1-1-19

410 ILCS 82/40

410 ILCS 82/45

410 ILCS 82/50

#### Summary

Amends the Smoke Free Illinois Act. Changes references from "fine" to "civil penalty" throughout the Act and makes corresponding changes. Provides that local, Department of Natural Resources, and Department of State Police law enforcement agencies shall enforce the provisions of the Act through the issuance of citations and may assess specified civil penalties (rather than fines). Makes related changes in provisions concerning complaints and injunctions. Provides that funds designated for the Department of State Police or Department of Natural Resources by provisions concerning the distribution of civil penalty moneys shall be deposited by the respective Department into a specified fund.

SB2560

Short Description: CONSUMER FRAUD CRIMINL RECRD DISCLOSE

Status: P.A. 100-927, eff. 1-1-19

15 ILCS 505/2QQQ

5 ILCS multi

#### Summary

Amends the Freedom of Information Act to limit the publishing of booking photographs with respect to civil offenses and offenses that are classified as less than a Class A misdemeanor. Exemptions had.

Amends the Consumer Fraud and Deceptive Business Practices Act to provide for the correction of errors by entities that publish criminal record information for profit. In addition to any other remedy available under this Act, a person who has been injured by a violation of this Section is entitled to the damages of \$100 per day, plus attorney's fees, for the publisher's failure to correct the criminal record information. Does not apply to the Illinois State Police, a news medium or reporter, or a consumer reporting agency. Exempts interactive computer services from liability for content provided by others

SB2579

Short Description: BAIL REFORM TRAILER BILL

Status: P.A. 100-929, eff. 1-1-19

725 ILCS 5/102-7.1

725 ILCS 5/110-6

725 ILCS 5/110-14

725 ILCS 5/110-17

#### Summary

Amends the Code of Criminal Procedure of 1963. In the definition for "Category A offense" for purposes of bail, adds unlawful use or possession of weapons by felons or persons in the custody of the

Department of Corrections facilities, a first aggravated unlawful use of a weapon violation by a person 18 years of age or older where certain factors are present [where the factors listed in both items (A) and (C) or both items (A-5) and (C) of paragraph (3) of subsection (a) of Section 24-1.6 of the Criminal Code of 2012 are present], and a Class 3 felony violation of a non-eligible or revoked Firearm Owner's Identification Card. Provides that a person subject to bail on a Category B offense shall have \$30 deducted from his or her 10% cash bond amount (rather than monetary bail) every day the person is incarcerated. Provides that the sheriff shall calculate and apply this \$30 per day reduction and send notice to the circuit clerk if a defendant's 10% cash bond amount is reduced to \$0, at which point the defendant shall be released upon his or her own recognizance. Provides that the court may deny a rehearing within 7 calendar days for a Category B offense on which a person is incarcerated due to an inability to post monetary bail, if the person has failed to appear as required before the court and is incarcerated based on a warrant for failure to appear on the same original criminal offense. Makes changes to unclaimed bail deposits provision.

\*SB2585

Short Description: SECRETARY OF STATE – ABSTRACT FEES

Status: P.A. 100-590, eff. 6-8-18

625 ILCS 5/2-123

625 ILCS 5/6-118

#### Summary

Amends the Illinois Vehicle Code. Relocates language setting a \$12 fee for a driver's record to a Section concerning fees. Provides that the Secretary of State may furnish to a person or agency data contained in a driver's record. Effective immediately.

\*SB2609

Short Description: PSYCHOTROPIC-ELECTROCONVULSIVE HCPOA

Status: P.A. 100-710 eff. 8-3-18

405 ILCS 5/2-107.1

#### Synopsis As Introduced

Amends the Mental Health and Developmental Disabilities Code. Provides that notwithstanding any of the provisions of the Code concerning the administration of psychotropic medication and electroconvulsive therapy, psychotropic medication or electroconvulsive therapy may be administered pursuant to a power of attorney for health care under the Powers of Attorney for Health Care Law or a declaration for mental health treatment under the Mental Health Treatment Preference Declaration Act over the objection of the recipient if the recipient has not revoked the power of attorney or declaration for mental health treatment as provided in the relevant statute. Effective immediately.

\*SB2642

Short Description: FIREARM CONTROL CARD-POLICE OFFICER

Status: P.A. 100-712, eff. 8-3-18

225 ILCS 447/35-35

#### Summary

Amends the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004. Provides that an individual who is a former peace officer but continues to perform services in an armed capacity that is a licensed activity under the Act is required to obtain a permanent employee registration card but is not required to obtain a firearm control card if the individual is in compliance with the federal Law Enforcement Officers Safety Act of 2004. Provides that an agency that employs an officer who elects to carry a firearm pursuant to the federal Law Enforcement Officers Safety Act of 2004 shall submit a notice of such election along with a fee to the Department of Financial and Professional Regulation.

Provides that an individual who is a former peace officer but continues to perform services in an armed capacity that is a licensed activity under the Act must also possess a valid Firearm Owner's Identification Card. Effective immediately.

SB2655

Short Description: JUV CT-PERMANENCY GOALS

Status: P.A. 100-978, eff. 8-19-18

20 ILCS 505/5 & 540/multi      705 ILCS 405/multi

#### Summary

Amends the Juvenile Court Act of 1987. Provides that in selecting a permanency goal for a minor over age 15 of substitute care pending independence, the Department of Children and Family Services may provide services to enable reunification and to strengthen the minor's connections with family, fictive kin, and other responsible adults, provided the services are in the minor's best interest. Provides that those services shall be documented in the service plan. Makes conforming changes in the Children and Family Services Act.

Amends the Custody Relinquishment Prevention Act. Provides that the Department of Healthcare and Family Services shall undertake a one-year awareness campaign to educate hospitals with in-patient psychiatric units for children on the availability of services through the Family Support Program and the Specialized Family Support Program for support of a child with serious mental health needs. Provides that the Department of Children and Family Services' per diem rate for an in-patient psychiatric stay at a free standing psychiatric hospital shall be paid on the 11th day if a child who is under 18 years of age remains in the psychiatric hospital and the parent or caregiver has denied the child access to the home and has refused or failed to arrange for another living arrangement for the child, or the discharge is being delayed due to a pending Department of Children and Family Services inquiry or investigation, causing the child to be in the hospital beyond medical necessity.

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department of Healthcare and Family Services shall provide an expedited review process for applications for minors in the custody or guardianship of the Department of Children and Family Services who continue to remain eligible for Individual Care Grants.

Amends the Juvenile Court Act of 1987. Provides that any minor who is placed in the custody or guardianship of the Department of Children and Family Services under the Act on the basis of a petition alleging that the minor is dependent because the minor was left at a psychiatric hospital beyond medical necessity, and for whom an application for the Family Support Program was pending with the Department of Healthcare and Family Services or an active application was being reviewed by the Department of Healthcare and Family Services at the time the petition was filed, shall continue to be considered eligible for services if all other eligibility criteria are met. Makes other changes. Adds an immediate effective date.

\*SB2853

Short Description: PROF REG-CRIM HISTORY

Status: P.A. 100-883, eff. 8-14-18

20 ILCS 2105/2105-15

Synopsis As Introduced

Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Requires the Department of Financial and Professional Regulation to make available on its website general information on how the Department uses criminal history information in its decisions on licensure applications, including a list of enumerated offenses that bar licensure (rather than requiring the Department to have rules on how a person with criminal history would apply for a non-binding, advisory opinion from the Department as to whether his or her criminal history would bar licensure). Effective immediately.

SB2891

Short Description: CRIM CD-EXTENDED LIMITATIONS-VENDOR FRAUD

Status: P.A. 100-998, eff 1-1-19

720 ILCS 5/3-6

Synopsis As Introduced

Amends the Criminal Code of 2012. Provides that a prosecution for vendor fraud, kickbacks, or managed health care fraud, in which the total amount of money involved is at least \$5,000, may be commenced within 5 years of the last act committed in furtherance of the offense.

SB2903

Short Description: DHS-RELEASED PERSON ID CARD

Status: P.A. 100-717, eff. 7-1-19

15 ILCS 335/4

15 ILCS 335/12

#### Summary

Amends the Illinois Identification Card Act. Provides for the issuance of standard Illinois Identification Cards and limited-term Illinois Identification Cards to persons upon conditional release or absolute discharge from the custody of the Department of Human Services if, among other requirements, they present a document proving their Illinois residence address. Provides that documents proving residence address may include any official document of the Department of Human Services showing the person's address after release and a Secretary of State prescribed verification form .Effective July 1, 2019.

SB2907

Short Description: STATE POLICE-RAP BACK SERVICE

Status: P.A. 100-718, eff. 1-1-19

20 ILCS 2630/3.3 new

#### Synopsis As Introduced

Amends the Criminal Identification Act. Provides agencies and entities in this State authorized by law to conduct or obtain national criminal history background checks for persons shall be eligible to participate in the Federal Rap Back Service administered by the Department of State Police. Provides the Department of State Police may submit fingerprints to the Federal Bureau of Investigation Rap Back Service to be retained in the Federal Bureau of Investigation Rap Back Service **for the purpose of being searched by future submissions to the Federal Bureau of Investigation Rap Back Service, including latent fingerprint searches** and to collect all Federal Rap Back Service fees from eligible agencies and entities wishing to participate in the Rap Back Service and remit those fees to the Federal Bureau of Investigation. Allows the Department of State Police to adopt any rules necessary for implementation of this provision. Defines "national criminal history record check" and "Rap Back Service".

\*SB2915

Short Description: JUV CT-EXPUNGE-CONFIDENTIAL

Status: P.A. 100-720, eff. 8-3-18

705 ILCS 405/1-7

705 ILCS 405/1-8

705 ILCS 405/5-915

#### Synopsis As Introduced

Amends the Juvenile Court Act of 1987. Provides that the minor who is the subject of record, his or her parents, guardian, and counsel shall have the right to inspect and copy law enforcement records maintained by a law enforcement agency or record of municipal ordinance violations maintained by any State, local, or municipal agency that relate to a minor who has been investigated, arrested, or taken

into custody before his or her 18th birthday. Provides that public defenders shall have access to these law enforcement and juvenile court records under specified circumstances. Makes changes to the juvenile court and law enforcement juvenile records expungement procedures. Effective immediately.

SB2925

Short Description: LAW ENFORCEMENT TRAINING-SCHOOL

Status: P.A. 100-984, eff. 1-1-19

50 ILCS 705/10.22 new

105 ILCS 5/10-20.67 new

#### Summary

Amends the Illinois Police Training Act. Provides that the Illinois Law Enforcement Training Standards Board shall develop or approve a course for school resource officers. Provides that the school resource officer course shall be developed within one year of the amendatory Act and shall be created in consultation with organizations demonstrating expertise and or experience in the areas of youth and adolescent developmental issues, educational administrative issues, prevention of child abuse and exploitation, youth mental health treatment, and juvenile advocacy. Provides that the Board shall develop a process allowing law enforcement agencies to request a waiver of this training requirement for any specific individual assigned as a school resource officer.

Amends the School Code. Provides that beginning January 1, 2021, any law enforcement agency that provides a school resource officer shall provide to the school district a certificate of completion, or approved waiver, issued by the Illinois Law Enforcement Training Standards Board under the Illinois Police Training Act indicating that the subject officer has completed the requisite course of instruction in the applicable subject areas within one year of assignment, or has prior experience and training which satisfies this requirement. Provides that in an effort to defray the related costs, any law enforcement agency that provides a school resource officer should apply for grant funding through the federal Community Oriented Policing Services grant program. Defines "school resource officer". Makes other changes.

\*SB3004

Short Description: BIRTH RECORDS-DEPT JUV JUST

Status: P.A. 100-724, eff. 8-3-18

410 ILCS 535/25

#### Synopsis As Introduced

Amends the Vital Records Act. Provides that a person shall not be required to pay a search fee for a birth record search or an additional fee for a certified copy of the record upon the person's placement on aftercare release under the Juvenile Court Act of 1987, upon release on parole, mandatory supervised release, final discharge, or pardon from the Department of Juvenile Justice if the person presents a specified form completed by the Department of Juvenile Justice. Effective immediately.

\*SB3010

Short Description: VEH CD-TOW TRUCK PLATES ; PENALTY REDUCTION

Status: P.A. 100-725, eff. 8-3-18

625 ILCS 5/5-801

Synopsis As Introduced

Amends the Illinois Vehicle Code. Provides that any person who does not attach a "tow truck" plate to the front and rear of each registered vehicle and a "tow truck" plate to the rear of the vehicle being towed, unless the towed vehicle displays a valid registration plate visible from the rear while being towed, is guilty of a Class C misdemeanor (reduced from a Class A). Effective immediately.

SB3023

Short Description: SUBSTANCE ABUSE DEFLECTION PRG

Status: P.A. 100-1025, eff. 1-1-19

New Act

Summary

Creates the Community-Law Enforcement Partnership for Deflection and Substance Abuse Treatment Act. Allows a law enforcement agency to establish a program to facilitate contact between a person and a licensed substance abuse treatment provider for assessment and coordination of treatment. Requires the Illinois Criminal Justice Information Authority, in conjunction with a Police Chief's Association and Department of Human Services to develop the type of data to collect and measure performance of program. Provides for civil liability immunity and eligibility for funding.

Provides that licensed substance use disorder treatment organizations shall adhere to federal regulations regarding confidentiality for information exchange or release. Provides that substance use disorder treatment services shall adhere to all regulations specified in Department of Human Services Administrative Rules. Provides that specific linkage agreements with recovery support services or self-help entities may be a requirement of the program services protocols. Provides that all deflection programs shall encourage the involvement of key family members and significant others as a part of a family-based approach to treatment. Provides that all deflection programs are encouraged to use evidence-based practices and outcome measures in the provision of substance use disorder treatment and medication assisted treatment for persons with opioid use disorders.

Provides whenever appropriate and available, case management should be provided by a licensed treatment provider or other appropriate provider and may include peer recovery support approaches. The deflection data to be made available to the Department of Human Services, Division of Substance Use Prevention and Recovery. Provides distribution of funding by the Illinois Criminal Justice Information Authority for expenses related to deflection programs shall be made available to support both new and

existing deflection programs in a broad spectrum of geographic regions in this State, including urban, suburban, and rural communities.

Comments: TASC initiative along with elements of IACP.

\*SB3024

Short Description: ELECTRONIC COMM DEVICE-EXCEPTION

Status: P.A. 100-727, eff. 8-3-18

625 ILCS 5/12-610.2

Synopsis As Introduced

Amends the Illinois Vehicle Code. Provides that a first responder, while operating his or her own personal motor vehicle, can use an electronic communication device for the sole purpose of receiving information about an emergency situation while en route to performing his or her official duties.

Effective immediately.

SB3028

Short Description: VEH CD-IDOT REGISTRATION

Status: P.A. 100-728, eff. 1-1-19

625 ILCS 5/15 multi

Synopsis As Introduced

Amends the Illinois Vehicle Code. Repeals the Section that allows applicants for special permits to apply to the Department of Transportation for a registration number and classification identification label for the purpose of identifying and classifying vehicles or combinations of vehicles that may be operated or moved by special permit. Makes conforming changes.

\*SB3105

Short Description: DCFS-LAW ENFORCEMENT ASSIST

Status: P.A. 100-625, eff. 7-20-18

325 ILCS 5/7.2

Summary

Permits a child protective investigator of a Child Protective Service Unit to request assistance from local law enforcement officers, to be provided at a mutually available time, if the child protective investigator is (i) unable to obtain assistance from other unit members when responding to a high-risk report of child abuse or neglect and (ii) has a reasonable belief or suspicion that a subject named in the report has the potential for violence. Provides that law enforcement officers shall, upon request, make all reasonable

efforts to assist the child protective investigator in receiving law enforcement assistance from any other police jurisdiction that is outside the accompanying officers' primary jurisdiction. Effective immediately.

SB3108

Short Description: TRAFFICKING VICTIMS PROTECTION – CIVIL CAUSE OF ACTION

Status: P.A. 100-939, eff. 1-1-19

735 ILCS 5/13-225      740 ILCS 128/multi

#### Summary

Amends the Predator Accountability Act. Changes the short title of the Act to the Trafficking Victims Protection Act. Adds references to involuntary servitude and labor trafficking throughout the Act. Provides that a victim of involuntary servitude or labor trafficking has a cause of action against any person or entity who knowingly subjects, attempts to subject, or engages in a conspiracy to subject the victim to involuntary servitude or labor trafficking. Provides that the standard of proof in specified actions under the Act is a preponderance of the evidence. Provides that a legal guardian, family member, agent of the victim, court appointee, certain type of organization, or government entity responsible for enforcing the laws of this State may bring an action on behalf of a victim. Provides that it is not a defense to an action brought under the Act that a defendant has been acquitted or has not been investigated, arrested, prosecuted, or convicted under the Criminal Code of 2012 or has been convicted of a different offense for the conduct that is alleged to give rise to liability under the Act. Makes other changes, including corresponding changes in the Code of Civil Procedure. Provides that "human trafficking" and "involuntary servitude" have the meanings given to them in the Criminal Code of 2012.

\*SB3136

Short Description: ZERO TOLERANCE-ST POLICE & DOC

Status: P.A. 100-1130, eff. 11-27-18

20 ILCS 2610/12.5      730 ILCS 5/3-7-2.5

#### Summary

Amends the State Police Act and the Unified Code of Corrections. Provides that any person employed by the Department of State Police or the Department of Corrections who tests positive in accordance with established Departmental drug testing procedures for any substance prohibited by the Cannabis Control Act may (rather than shall) be discharged from employment. Provides that refusal to submit to a drug test, ordered in accordance with Departmental procedures, by any person employed by the respective Department shall be construed as a positive test, and the person shall be discharged from employment. Provides the changes made to these provisions shall apply to all pending and future incidents. Effective immediately.

SB3148

Short Description: VEH CD-SOS-RESTRICTED PERMIT

Status: P.A. 100-803, eff. 1-1-19

625 ILCS 5/6-108

625 ILCS 5/6-118

625 ILCS 5/6-201

625 ILCS 5/6-205

625 ILCS 5/6-206

#### Summary

Amends the Illinois Vehicle Code. Provides that a restricted driving permit shall expire no later than 2 years (rather than within one year) from the date of issuance. Effective January 1, 2019.

SB3217

Short Description: FOIA-DHS EXEMPTION

Status: P.A. 100-732, eff.8-3-18

5 ILCS 140/7

#### Synopsis As Introduced

Amends the Freedom of Information Act. To the list of exemptions under the Act, adds certain records that relate to or affect the security of detention facilities requested by persons who are committed to the Department of Human Services Division of Mental Health. Effective immediately.

SB3223

Short Description: DCFS-CHILD DEATH INVESTIGATION

Status: P.A. 100-733, eff. 1-1-19

20 ILCS 515/45 rep.

325 ILCS 5/3

325 ILCS 5/11.9 new

#### Synopsis As Introduced

Amends the Child Death Review Team Act by repealing provisions permitting the Child Death Review Teams Executive Council to establish in the Southern Region of the State a special Child Death Investigation Task Force.

Amends the Abused and Neglected Child Reporting Act. Provides that the Department of Children and Family Services shall establish a Child Death Investigation Task Force to operate in the Southern Region of the State and in other regions at the discretion of the Director of the Department. Requires the Task Force to develop and implement a plan for the investigation of sudden, unexpected, or unexplained child fatalities or near fatalities of children under 18 years of age occurring within that region. Requires the Task Force's plan to include provisions for local or State law enforcement agencies and other specified entities to promptly notify the Task Force of a sudden, unexpected, or unexplained child fatality or near fatality of a child, and for the Task Force to review and investigate the notification. Requires the investigation to include coordination among members of a multidisciplinary team. Provides for appointment of a Board of Directors to govern the Task Force. Provides for State indemnification of the Task Force and the Board of Directors, except for willful or wanton misconduct.

SB3256

Short Description: FIREARM DELIVERY – 72 HOURS

Status: P.A. 100-606, eff. 1-1-19

720 ILCS 5/24-3

Summary

Amends the Criminal Code of 2012. Provides that a person commits the offense of unlawful sale or delivery of firearms when he or she knowingly delivers any firearm, incidental to a sale, without withholding delivery of the firearm for at least 72 hours after application for its purchase has been made (current law permits delivery of a rifle, shotgun or other long gun, or a stun gun or taser after 24 hours after application for its purchase has been made). Retains 24 hour withholding period for stun guns and tasers. Provides that a violation is a Class 4 felony. Eliminates the exemption from the waiting period requirements for the sale of a firearm to a nonresident of Illinois while at a firearm showing or display recognized by the Illinois Department of State Police.

SB3263

Short Description: STATE POLICE-AUXILIARY POLICE; POLICE PROFESSIONALISM

Status: P.A. 100-808, eff. 1-1-19

20 ILCS 2610/23      50 ILCS 725/7.5

Summary

Amends the State Police Act. Provides that on and after the effective date of the bill, the Director of State Police shall not appoint auxiliary State policemen. Repeals provisions concerning auxiliary State policemen to make conforming changes. [None currently per ISP].

Amends the Uniform Peace Officers' Disciplinary Act. Provides that the Department of State Police (rather than the Law Enforcement Training Standards Board) shall provide administrative support to the Commission on Police Professionalism. Extends the sunset date on this provision from December 31, 2018, until July 1, 2019.

\*SB3291

Short Description: UNMANNED AIRCRAFT SYSTEMS - PREEMPTION

Status: P.A. 100-735, eff. 8-3-18

620 ILCS 5/42.1 new

Summary:

Amends the Illinois Aeronautics Act. Defines "unmanned aircraft systems". Provides that regulation of unmanned aircraft systems is an exclusive power and function of the State. Restricts home rule power. Further provides that State-level oversight may not conflict with federal laws, rules, or regulations; and

exempts from the new provisions any local ordinance enacted by a municipality of more than 1,000,000 inhabitants. Also provides that nothing in the Section shall infringe or impede on any current right or remedy available under existing State law; and provides that the Division of Aeronautics of the Department of Transportation shall adopt any rules to address the safe and legal operation of unmanned aircraft systems. Effective immediately.

SB3295

Short Description: PLEADING VERIFY CERTIFICATION

Status: P.A. 100-1086, eff. 1-1-19

735 ILCS 5/1-109

Synopsis As Introduced

Amends the Code of Civil Procedure regarding a pleading or other document verified by certification. Provides that the pleading or other document may be used in the same manner as though sworn under oath without any further requirement that the document be sworn before an authorized person.

SB3388

Short Description: ADULT REDEPLOY-VIOLENT OFFENDR

Status: P.A. 100-999, eff. 1-1-19

730 ILCS 190/5                      730 ILCS 190/20

Synopsis As Introduced

Amends the Illinois Crime Reduction Act of 2009. Adds definition of "offender" and deletes definition of "violent offender". Provides that an offender who is charged with or convicted of **a probation-eligible** offense (rather than a non-violent offender) may participate in the Adult Redeploy Illinois program.

SB3404

Short Description: SEXUAL ASSAULT VICTIM & Title IX

Status: P. A. 100-1087, eff. 1-1-19

110 ILCS 155/10                      235 ILCS 5/6-20                      410 ILCS 70/multi                      720  
ILCS 5/3-6                      720 ILCS 570/415 new                      725 ILCS 120/4                      725 ILCS 120/4.6 new  
725 ILCS 203/multi

Summary:

Amends the Preventing Sexual Violence in Higher Education Act. Provides that a statement of the higher education institution's obligation to include an amnesty provision that provides immunity to any student who reports, in good faith, an alleged violation of the higher education institution's comprehensive policy to a responsible employee shall include possession or use of a controlled substance.

Amends the Sexual Assault Survivors Emergency Treatment Act. Provides that every hospital providing hospital emergency services and forensic services to sexual assault survivors shall provide after a medical evidentiary or physical examination, access to a shower at no cost, unless showering facilities are unavailable.

Amends the Rights of Crime Victims and Witnesses Act. Provides that upon the request of the victim, the law enforcement agency having jurisdiction shall provide a free copy of the police report concerning the incident, as soon as practicable, but in no event later than 5 business days from the request.

Amends the Liquor Control Act of 1934 and the Illinois Controlled Substances Act limiting prosecution for certain offenses if the person is reporting the commission of a sexual assault if certain prerequisites are met.

Amends the Criminal Code of 2012. Provides that reporting to law enforcement authorities includes consenting to an Illinois State Police Sexual Assault Evidence Collection Kit under the Sexual Assault Survivors Emergency Treatment Act.

Amends the Sexual Assault Incident Procedure Act. Provides that law enforcement shall give notice that the sexual assault forensic evidence collected will not be used to prosecute the victim for any offense related to the use of alcohol, cannabis, or a controlled substance.

Further amends the Sexual Assault Incident Procedure Act. Provides a victim shall have 10 years (currently, 5 years) from the completion of an Illinois State Police Sexual Assault Evidence Collection Kit, or 10 years from the age of 18 years, whichever is longer, to sign a written consent to release the sexual assault evidence to law enforcement for testing. Makes conforming changes to the Sexual Assault Survivors Emergency Treatment Act.

Comment: New federal DOE regulations on college rape investigation protocols pending in 2019.

SB3411

Short Description: STALKING OOP

Status: P.A. 100-1000, eff. 1-1-19

740 ILCS 21/5

740 ILCS 21/10

740 ILCS 21/15

#### Summary

Amends the Stalking No Contact Order Act. Provides that stalking behavior includes sending unwanted messages via social media. Changes the definition of "course of conduct", "conduct", "petitioner", and "stalking". Adds the following to the list of persons who may bring a petition under the Act: an authorized agent of a workplace; an authorized agent of a place of worship; and an authorized agent of a school.

SB3488

Short Description: ANTI-REGISTRY PROGRAM ACT

Status: P.A. 100-1088, eff. 1-1-19

New Act

### Summary

Creates the Anti-Registry Program Act. Provides that no agent or agency shall use any moneys, facilities, property, equipment, or personnel of the agency to participate in or provide support in any manner for the creation, publication, or maintenance of a registry program. Provides that no agent or agency shall provide or disclose to any government authority personal demographic information regarding any individual that is requested for the purpose of: (1) creating a registry program; or (2) requiring registration of persons in a registry program. Provides that no agent or agency shall make available personal demographic information from any agency database, including any database maintained by a private vendor under contract with the agency. Provides provisions regarding the construction and interpretation of the Act. Defines terms.

Provides that nothing in the Anti-Registry Program Act prohibits an agent or agency from creating or maintaining a database that contains personal demographic information where such information is collected, among other purposes, for the purpose of tax administration by the Department of Revenue, or the information is contained within personnel files kept in the ordinary course of business.

Further defines the term "registry program" as used under the Anti-registry Program Act to mean a public, private, or joint public-private initiative: (1) for which particular individuals or groups of individuals, designated on the basis of their race, color, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, military status, order of protection status, pregnancy, or unfavorable discharge from military service, are required by law to register; and (2) whose primary purpose is to compile a list of individuals who fall within a demographic category identified by their race, color, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, military status, order of protection status, pregnancy, or unfavorable discharge from military service. Adds language providing that, in addition to the United States decennial census, "registry program" does not include: (1) any initiative whose purpose is administration of services, benefits, contracts, or programs, including permits, licenses, and other regulatory programs; or (2) Selective Service registration. Provides that no agent or agency shall use any monies, facilities, property, equipment, or personnel of the agency, or any personal demographic information in the agency's possession, to participate in or provide support in any manner for the creation, publication, or maintenance of a registry program.

Specifies that no agent or agency shall provide or disclose to any government authority personal demographic information that is not otherwise publicly available regarding any individual that is requested for specified purposes. Specifies that no agent or agency shall make available personal demographic information that is not otherwise publicly available from any agency database for such specified purposes, including any database maintained by a private vendor under contract with the agency.

SB3489

Short Description: VIOLENT OFFENDER AGNST YOUTH REGISTRY- VERIFY

Status: P.A. 100-946, eff. 1-1-19

730 ILCS 154/13 new

730 ILCS 154/46 new

730 ILCS 154/85

#### Summary

Amends the Murderer and Violent Offender Against Youth Registration Act. Provides that any person who is required to register under the Act may file a Request for Review with the office of the State's Attorney of the county in which he or she was convicted, and request that the office of the State's Attorney review his or her registration information. Upon receipt of a Request for Review, the State's Attorney shall review the information provided by the offender, and if he or she determines that the information currently relied upon for registration is inaccurate, the State's Attorney shall correct the error before reporting the offender's personal information to the Department of State Police. If the State's Attorney makes a determination to deny a Request for Review, the State's Attorney shall give the reason why and the information relied upon for denying the Request for Review. Provides that the Department of State Police shall collect and annually report, on or before December 31 of each year, the following information, making it publicly accessible on the Department of State Police website: (1) the number of registrants; (2) the number of registrants currently registered for each offense requiring registration; and (3) biographical data, such as age of the registrant, race of the registrant, and age of the victim.

SB3503

Short Description: COUNTIES CD-LACTATION ROOMS

Status: P.A. 100-947, eff. 1-1-19

55 ILCS 5/5-1106

#### Synopsis As Introduced

Amends the Counties Code. Provides that on or before June 1, 2019, every facility that houses a circuit court room shall include at least one lactation room or area for members of the public to express breast milk in private that is located outside the confines of a restroom and includes, at minimum, a chair, a table, and an electrical outlet, as well as a sink with running water where possible. Provides that the lactation rooms and areas shall also meet with reasonable minimum standards prescribed by the Supreme Court of Illinois, which the Supreme Court is requested to create, including requirements for posting of notice to the public regarding location and access to lactation rooms and areas, as well as requirements for the addition of a sink with running water in the event of renovation to the facilities. Requests the Supreme Court to create minimum standards for training of courthouse staff and personnel regarding location and access to lactation rooms and areas for all people present in the courthouse who need to use lactation rooms and areas.

SB3509

Short Description: MUNI CD-POLICE CITATION QUOTAS

Status: P.A. 100-1001, eff. 1-1-19

65 ILCS 5/11-1-12

Synopsis As Introduced

Amends the Illinois Municipal Code. In provisions prohibiting a municipality from requiring police officers to issue a specific number of citations within a designated period of time, removes an exclusion for municipalities with their own independent inspector general and law enforcement review authority.

HB531

Short Description: PAROLE <21; PROSPECTIVE 20/10

Status: Passed BOTH HOUSES IN veto session; MTR (House Rule 65)

Adds reference to: 730 ILCS 5/3-3-1 730 ILCS 5/3-3-2 730 ILCS 5/3-3-9 730  
ILCS 5/5-4.5-20 730 ILCS 5/5-4.5-25 730 ILCS 5/5-4.5-30 730 ILCS 5/5-4.5-110 new  
730 ILCS 5/5-8-1

Summary

Amends the Unified Code of Corrections. Provides that a person under 21 years of age at the time of the commission of an offense or offenses, other than first degree murder, and who is not serving a sentence for first degree murder and who is sentenced on or after the effective date of the amendatory Act shall be eligible for parole review by the Prisoner Review Board after serving 10 years or more of his or her sentence or sentences, except for those serving a sentence or sentences for: (1) aggravated criminal sexual assault who shall be eligible for parole review by the Prisoner Review Board after serving 20 years or more of his or her sentence or sentences or (2) predatory criminal sexual assault of a child who shall not be eligible for parole review by the Prisoner Review Board. Provides that a person under 21 years of age at the time of the commission of first degree murder who is sentenced on or after the effective date of the amendatory Act shall be eligible for parole review by the Prisoner Review Board after serving 20 years or more of his or her sentence or sentences, except for those subject to a term of natural life imprisonment or any person subject to sentencing for certain types of first degree murder.

Comment: Effective date is expected to be 6-1-19, as the final legislative action occurred on 11/28/18 (after May 31). A motion to reconsider or withdrawal of same is not "legislative action." AG opinion No. 17-002; Springfield Right to Life v. Norwood, 2018 IL Appp (4<sup>th</sup>) 180005-U.

Restore Justice's next goal may be a felony murder rollback ala California.

HB1464

Short Description: JAIL BIRTHING/RELEASE ON BOND

Status: P.A. 100-630, eff. 1-1-19  
725 ILCS 5/110-5.2 new

#### Summary

Amends the Code of Criminal Procedure of 1963. Provides that if the court reasonably believes that a pre-trial detainee will give birth while in custody, the court shall order an alternative to custody unless, after a hearing, the court determines: (1) that the release of the pregnant pre-trial detainee would pose a real and present threat to the physical safety of the alleged victim of the offense and continuing custody is necessary to prevent the fulfillment of the threat upon which the charge is based; or (2) that the release of the pregnant pre-trial detainee would pose a real and present threat to the physical safety of any person or persons or the general public. Provides that the court may order a pregnant or post-partum detainee to be subject to electronic monitoring as a condition of pre-trial release or order other condition or combination of conditions the court reasonably determines are in the best interest of the detainee and the public. Provides that these provisions shall be applicable to a pregnant pre-trial detainee in custody on or after the effective date of the bill.

#### \*HB1595

Short Description: NURSING MOTHERS IN THE WORKPLACE

Status: P.A. 100-1003, eff. 8-21-18  
820 ILCS 260/10

Amends the Nursing Mothers in the Workplace Act. Provides for reasonable break time during the first year after the child's birth each time the employee needs to express milk. Provides that the break time may run concurrently with any break time already provided to the employee. Provides that an employer may not reduce an employee's compensation for time used for the purpose of expressing milk or nursing a baby. Provides that an employer shall provide reasonable break time as needed by the employee unless to do so would create an undue hardship as defined by the Illinois Human Rights Act. Effective immediately.

#### HB1671

Short Description: POLICE DOGS

Status: P.A. 100-666, eff. 1-1-19  
New Act

#### Summary

Creates the Police Service Dog Protection Act. Provides that the law enforcement agency, or handler of the police dog shall be required to have every police dog receive, at minimum, an annual medical examination by a licensed veterinarian. Provides that prior to beginning service as a police dog, the employing law enforcement agency shall require the dog be vaccinated against rabies as required under the Animal Control Act. Provides that a vehicle used to transport a police dog shall be equipped with a

heat sensor monitoring device which shall: (1) monitor the internal temperature of the vehicle in which the police dog is being transported; (2) provide an audible and visual notification in the vehicle if the interior temperature reaches 85 degrees Fahrenheit which remotely notifies the law enforcement officer responsible for the police dog or the law enforcement agency's 24 hour dispatch center; and (3) have a safety mechanism to reduce the interior temperature of the vehicle.

\*HB1804

Short Description: PSMV/JUVENILE DETENTION

Status: P.A. 100-745, eff. 8-10-18

625 ILCS 5/4-103      705 ILCS 405/5-410

#### Summary

Amends the Illinois Vehicle Code. Provides that knowledge that a vehicle or essential part is stolen or converted may be inferred: (A) from the surrounding facts and circumstances, which would lead a reasonable person to believe that the vehicle or essential part is stolen or converted; or (B) if the person exercises exclusive unexplained possession over the stolen or converted vehicle or essential part, regardless of whether the date on which the vehicle or essential part was stolen is recent or remote.

Amends the Juvenile Court Act of 1987. Provides that for a minor arrested or taken into custody for vehicular hijacking or aggravated vehicular hijacking, a previous finding of delinquency for vehicular hijacking or aggravated vehicular hijacking shall be given greater weight in determining whether secured custody of a minor is a matter of immediate and urgent necessity for the protection of the minor or of the person or property of another. Effective immediately.

#### Comments:

IPI 13.21 & 13.34 have discouraged use of permissive inference/exclusive possession of stolen property jury instructions since 1981 (preferring full argument by parties), however such instructions can be constitutional when possession is recent and exclusive, with corroborating evidence (see IPI 23.36a); *People v. Housby*, 84 Ill.2d 415 (1981). Given the highly regulated nature of motor vehicle possession, whether remoteness in time of possession makes such an inference unconstitutional was reserved in *People v. Funches*, 212 Ill. 2d 334 (2004), because the possession there was recent. But see *People v. Greco*, 204 Ill.2d 400 (2003), where the inference of theft was found unconstitutional as applied to special mobile equipment, e.g. uni-loader/Bobcat, which need not be registered with the government and can be transferred by oral contract(625 ILCS 5/4-103.2[a][5]).

Also see *People v. Natal*, 368 Ill. App. 3d 262 (1<sup>st</sup> D. 2006)

Overview: Defendant's conviction of residential burglary, 720 Ill. Comp. Stat. Ann. 5/19-3(a) (2002), was reversed because the trial court impermissibly inferred the burglary merely from defendant's possession of the stolen property and there was no corroborating evidence of defendant's guilt.

*People v. Hyde*, 97 Ill. App. 2d 43 (5<sup>th</sup> D. 1968)

Overview: Defendant's conviction of theft of property in excess of \$ 150 in value was proper where the jury was justified in finding that defendant's relationship to the jointly possessed stolen car frame was more than mere association with the article and was actually possession.

No **5<sup>th</sup> amendment problem** with “recent unexplained possession” element in *People v. Hayes*, 133 Ill. App.2d 885 (5<sup>th</sup> D. 1971), as proof did not depend upon a statement made during custodial interrogation (pre-arrest question). Possession of stolen property can be explained by either documentary evidence or the testimony of other witnesses. Relying on *People v. Whittaker*, 45 Ill. 2d 491 (1970) – recent unexplained possession of stolen property (and forced entry) = burglary, which inference has been used for over a century. Notwithstanding a **burden-shifting** argument? It in turn relied on constitutionality of importation inference for heroin. *Turner v. United States*, 396 U.S. 398 (1970).

#### HB2063

Short Description: VICTIM COMPENSATION FOR TRAFFICKING

Status: P.A. 100-1037, eff. 1-1-19

740 ILCS 45/6.1

#### Summary

Amends the Crime Victims Compensation Act. Provides that if an applicant or victim is engaged in a legal proceeding involving a claim that the applicant or victim is a victim of human trafficking, the victim or applicant meets the notification and cooperation with law enforcement requirements to be eligible for compensation under the Act.

#### HB2354

Short Description: LETHAL ORDER OF PROTECTION

Status: P.A. 100-607, eff. 1-1-19

New Act

430 ILCS 65/8.2

430 ILCS 66/70

430 ILCS 65/8.3 new

#### Summary

Creates the Firearms Restraining Order Act. Provides that a petitioner may request an emergency firearms restraining order by filing an affidavit or verified pleading alleging that the respondent poses an immediate and present danger of causing personal injury to himself, herself, or another by having in his or her custody or control, purchasing, possessing, or receiving a firearm. Provides that the petition shall also describe the type and location of any firearm or firearms presently believed by the petitioner to be possessed or controlled by the respondent. Provides that the petitioner may be a family member of the respondent or a law enforcement officer, who files a petition alleging that the respondent poses a danger of causing personal injury to himself, herself, or another by having in his or her custody or control, purchasing, possessing, or receiving a firearm. Establishes factors that the court must consider before issuing a firearms restraining order. **Provides for the issuance of ex parte orders and 6-month orders.** Provides that if the court issues the order, the respondent must: (1) refrain from having in his or her custody or control, purchasing, possessing, or receiving additional firearms for the duration of the order; and (2) turn over to the local law enforcement agency any firearm, Firearm Owner's Identification Card, or concealed carry license in his or her possession. Provides that a respondent whose Firearm Owner's Identification Card has been revoked may petition the court to transfer the respondent's

firearm to a person who is lawfully able to possess the firearm if the person does not reside at the same address as the respondent. Provides that notice of the petition shall be served upon the person protected by the firearms restraining order. Provides that if a person other than the respondent claims title to any firearms surrendered under this provision, he or she may petition the court, if the petitioner is present in court or has notice of the petition, to have the firearm returned to him or her. Provides that if the court determines that person to be the lawful owner of the firearm, the firearm shall be returned to him or her, provided that: (1) the firearm is removed from the respondent's custody, control, or possession and the lawful owner agrees to store the firearm in a manner such that the respondent does not have access to or control of the firearm; and (2) the firearm is not otherwise unlawfully possessed by the owner. Provides that the person petitioning for the return of his or her firearm must swear or affirm by affidavit that he or she: (1) is the lawful owner of the firearm; (2) shall not transfer the firearm to the respondent; and (3) will store the firearm in a manner that the respondent does not have access to or control of the firearm. Establishes factors for renewing and terminating firearms restraining orders. Provides that if the court denies issuance of a firearms restraining order against the respondent, all records of the proceeding shall be immediately expunged from the court records. Provides that if the firearms restraining order is granted, all records of the proceeding shall, 3 years after the expiration of the order, be sealed. Provides that any act of omission or commission by any law enforcement officer acting in good faith in rendering emergency assistance or otherwise enforcing this Act shall not impose civil liability upon the law enforcement officer or his or her supervisor or employer, unless the act is a result of willful or wanton misconduct.

Amends the Firearm Owners Identification Card Act and the Firearm Concealed Carry Act to make conforming changes.

#### HB3648

Short Description: COUNTIES CODE – STATES ATTORNEY APPOINTEES

Status: P.A. 100-669, eff. 1-1-19

55 ILCS 5/4-2003

#### Summary

Amends the Counties Code. Provides that the State's Attorney may appoint qualified attorneys to assist as Special Assistant State's Attorneys when the public interest so requires.

#### HB3920

Short Description: 6-303 SUSPENSION FOR UNPAID CIVIL PENALTY

Status: P.A. 100-1004, eff. 1-1-19

625 ILCS 5/6-303

#### Summary

Amends the Illinois Vehicle Code. Provides that a person who drives or is in actual physical control of a

motor vehicle while his or her driver's license or privilege to drive is suspended due to unpaid civil violations (625 ILCS 5/6-306.5, parking & automated traffic; 625 ILCS 5/7-702, child support arrears) shall receive a Uniform Traffic Citation from the law enforcement officer, and be subject to a \$50 petty offense. No suspension extension for a "conviction." Provides that a person who receives 3 or more Uniform Traffic Citations without paying any fees associated with the citations shall be guilty of a Class A misdemeanor. Makes conforming changes.

Comment: Bill to eliminate child support suspension totally (SB3513) got out of Senate but died in a HJUD I subcommittee. RDP's rarely gotten: 115 of 46,974 per SOS.

#### HB4100

Short Description: NURSES-VIOLENCE PREVENTION

Status: P.A. 100-1051, eff. 1-1-19

20 ILCS 2805/2.07      110 ILCS 330/10 new      210 ILCS multi new      225 ILCS  
65/multi & new 730 ILCS 5/3-6-2      New Act

#### Summary

Amends the Nurse Practice Act. Defines "retail health care facility". Creates provisions concerning workplace violence against nurses in specified medical facilities concerning notice, contacting law enforcement, and mental health services. Requires specified medical facilities to create a workplace violence prevention program with specified requirements. Provides whistleblower protections for any nurse of a specified medical facility if management retaliates against the nurse for certain actions.

Creates the Health Care Violence Prevention Act. Moves provisions concerning workplace violence against nurses in the introduced bill to the Health Care Violence Prevention Act and provides appropriate cross references in various Acts. Defines "health care worker". Applies certain provisions concerning workplace safety to health care workers. Provides for application of the Act. Provides that a workplace violence prevention program shall reference Occupational Safety and Health Administration guidelines for preventing workplace violence for health care and social service workers. Provides that the Department of Public Health and Department of Veterans' Affairs may by rule adopt additional criteria for workplace violence prevention programs.

In provisions amending the Unified Code of Corrections, makes changes concerning requirements that an institution or facility of the Department of Corrections, the Department of Juvenile Justice, a county, or a municipality shall meet when a person receives medical care and treatment at a place other than the institution or facility. Provides that hospitals or medical facilities shall establish protocols for the receipt of incarcerated persons. Makes other changes.

In the Health Care Violence Prevention Act, removes facilities subject to the MC/DD Act and the ID/DD Community Care Act from the definition of "health care provider". Provides that if a committed person receives medical care and treatment at a place other than an institution or facility of the Department of Corrections, the Department of Juvenile Justice, a county, or a municipality, then the institution or

facility shall ensure that the transferred committed person is accompanied by the most comprehensive medical records possible. Makes changes concerning the circumstances under which a committed person shall be restrained and the types of restraints.

Amends the County Jail Act. Provides that restraint of a pregnant female prisoner in the custody of the Cook County shall comply with specified provisions of the Counties Code. Makes other changes.

#### HB4259

Short Description: VEH CD-MULTI YEAR REGISTRATION

Status: P.A. 100-986, eff. 1-1-2021

625 ILCS 5/3-414.5 new

625 ILCS 5/8-102

#### Summary

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall permit the owner of a motor vehicle of the first division, a motor vehicle of the second division weighing not more than 8,000 pounds, or a motor vehicle of the second division applying for a C class registration plate to register the motor vehicle for a 2-year period. Provides that a 2-year registration period for a vehicle shall coincide with the vehicle's emission inspection cycle. Provides that an owner may transfer a 2-year registration period to another vehicle with the same emissions inspection cycle. Provides that if an owner discontinues use of the registration before the expiration of the 2-year registration, the owner is not entitled to a complete or prorated refund of the registration fee. Provides the fees for a 2-year registration period. Provides that beginning January 1, 2021, the Secretary shall permit the owner of a trailer to register a trailer for a period of one year or for an extended period of up to 5 years. Provides that an owner of a trailer with an extended registration period may transfer the extended registration period to another trailer of the same weight class. Provides the fees for an extended registration period. Provides that if a vehicle issued a multi-registration is subject to specified annual surcharges, the Secretary shall collect the surcharge for each registration year of the multi-year registration at the same time the Secretary collects the one-time registration fee. Provides that beginning January 1, 2020, each owner of a certain type of vehicle required to obtain minimum liability insurance shall attest that the vehicle is insured in at least the minimum required amount. Provides that if the owner does not provide certain documentation within 7 calendar days of being requested to do so, the Secretary may suspend the vehicle registration until the owner provides the documentation. Allows the Secretary to adopt rules to implement the new provisions. Effective January 1, 2021.

#### HB4332

Short Description: ID CARD/DL-VETERAN DESIGNATION

Status: P.A. 100-811, eff 1-1-19

15 ILCS 335/5 625 ILCS 5/6-106

### Summary

Amends the Illinois Identification Card Act. Provides that, for purposes of issuing an identification card with a veteran designation under the Act, the acceptable forms of proof an applicant may provide includes an identification card issued under the federal Veterans Identification Card Act of 2015, or a United States Department of Veterans Affairs summary of benefits letter. Amends the Illinois Vehicle Code. Makes conforming changes in regards to a driver's license with a veteran designation.

Provides that if a document cannot be stamped, the Illinois Department of Veterans' Affairs shall provide a certificate to the veteran to provide to the Secretary of State.

### HB4340

Short Description: TRAFFICKING RESOURCE NOTICES

Status: P.A. 100-671, eff. 1-1-19

775 ILCS 50/multi

### Summary

Amends the Human Trafficking Resource Center Notice Act. To the list of entities required to post the notice under the Act, adds massage establishments; public gatherings and special events conducted on property open to the public that require the issuance of a permit from the unit of local government; public and private elementary and secondary schools; and establishments registered under the Tattoo and Body Piercing Establishment Registration Act. Defines "massage establishment". Provides that a business or establishment that fails to comply with the Act is guilty of a petty offense, and subject to a fine of up to \$500 for each violation (instead of liable for a civil penalty of \$500 for a first offense and \$1,000 for each subsequent offense). Provides that school districts and personnel are not subject to the penalties. Provides that the governmental entity regulating a business or establishment or local law enforcement agency having jurisdiction shall monitor and enforce compliance with the Act. Provides that the Attorney General or State's Attorney may prosecute a violation of the Act

Provides that "massage establishment" does not include a business owned by a sole licensed massage therapist or a cosmetology or esthetics salon registered under the Barber, Cosmetology, Esthetics, Hair Braiding, and Nail Technology Act of 1985. Further provides that "massage establishment" does not include an establishment at which persons licensed under the Medical Practice Act of 1987, the Illinois Physical Therapy Act, or the Naprapathic Practice Act engage in practice under one of those Acts.

### HB4348

Short Description: UNIDENTIFIED HUMAN REMAINS

Status: P.A. 100-901, eff. 1-1-19

50 ILCS 722/20

50 ILCS 722/25

### Summary

Amends the Missing Persons Identification Act. Provides that the assisting law enforcement agency,

medical examiner, or coroner shall seek support from appropriate State and federal agencies, including National Missing and Unidentified Persons System resources to facilitate prompt identification of human remains. Provides that this support may include, but is not limited to, fingerprint comparison; forensic odontology; nuclear or mitochondrial DNA analysis, or both; and forensic anthropology. Provides that the assisting law enforcement agency, medical examiner, or coroner shall obtain a National Crime Information Center number from the Department of State Police to verify entry and maintain this number within the unidentified human remains case file. Provides that a National Crime Information Center Unidentified Person record shall remain on file indefinitely or until action is taken by the originating agency to clear or cancel the record. Provides that the assisting law enforcement agency, medical examiner, or coroner shall create an unidentified person record in the National Missing and Unidentified Persons System prior to the submission of samples or within 30 days of the discovery of the remains, if no identification has been made. Provides that the DNA sample shall be forwarded to a National Missing and Unidentified Persons System partner laboratory or other resource for analysis and inclusion in the National DNA Index System. Defines "assisting law enforcement agency". Makes other changes.

HB4377

Short Description: REAR-FACING CHILD RESTRAINT

Status: P.A. 100-672, eff. 1-1-19

625 ILCS 25/4

Synopsis As Introduced

Amends the Child Passenger Protection Act. Provides that when any person is transporting a child in this State who is under the age of 2 years in a motor vehicle of the first division or motor vehicle of the second division weighing 9,000 pounds or less, he or she shall be responsible for properly securing the child in a rear-facing child restraint system, unless the child weighs 40 or more pounds or is 40 or more inches tall.

\*HB4420

Short Description: CRIMINAL JUSTICE-TASK FORCE

Status: P.A. 100-852, eff. 8-14-18

20 ILCS 5115/20      20 ILCS 5115/25

Synopsis As Introduced

Amends the Protection of Individuals with Disabilities in the Criminal Justice System Task Force Act. Changes the date by which the Task Force shall submit its report with findings and recommendations from March 31, 2018 to March 31, 2019. Changes the date on which the Act is repealed from June 30, 2018 to June 30, 2020. Effective immediately.

**\*HB4424**

Short Description: SOS-ID CARDS AND FEES

Status: P.A. 100-827, eff. 8-13-18

15 ILCS 335/8 15 ILCS 335/12

**Synopsis As Introduced**

Amends the Illinois Identification Card Act. Provides that every original, renewal, or duplicate non-Real ID identification card issued to a person who has reached his or her 65th birthday shall be permanent and need not be renewed. Provides that every original, renewal, or duplicate non-Real ID Illinois Person with a Disability Identification Card issued to a qualifying person shall expire 10 years thereafter. Removes a specified fee in connection with the issuance of Illinois Identification Cards. Effective immediately.

**HB4472**

Short Description: VEH CD – LIABILITY INSURANCE

Status: P.A. 828, eff. 1-1-19

625 ILCS 5/7-601

**Summary**

Amends the Illinois Vehicle Code. Provides that no person shall operate a motor vehicle registered in another state upon the highways of this State unless the vehicle is covered by a liability insurance policy issued by the state where the vehicle is registered. Provides that the operator of the vehicle shall carry within the vehicle evidence of the insurance.

Comment: Meant to reverse holding in *People v. Benton*, 322 Ill.App.3d 958 (3rd Dist. 2001).

**HB4476**

Short Description: VEH CD-NONRESIDENT-CITATIONS

Status: P.A. 100-674, eff. 1-1-19

625 ILCS 5/3-711 625 ILCS 5/6-308 625 ILCS 5/6-803 625 ILCS 5/6-306.4 rep.

**Synopsis As Introduced**

Amends the Illinois Vehicle Code. Provides that any person cited for violating the Code or a similar provision of a local ordinance for which the violation is a petty offense shall not be required to sign the citation. Provides that Illinois Supreme Court Rules shall govern bail and appearance procedures when a person who is a resident of another state that is not a member of the Nonresident Violator Compact of 1977 is cited for violating this Code or a similar provision of a local ordinance. Repeals a provision governing the procedures for citations issued by a police officer in this State to a resident of another state that is a member of the Nonresident Violator Compact of 1977. Makes conforming changes.

HB4554

Short Description: CD CORR-AGGRAVATING FACTOR-DUI

Status: P.A. 100-1053, eff. 1-1-19

730 ILCS 5/5-5-3.2

Summary

Amends the Unified Code of Corrections. Provides that it is an aggravating factor in sentencing that the defendant committed the offense of driving while under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination thereof in violation of the Illinois Vehicle Code or a similar provision of a local ordinance and the defendant during the commission of the offense was driving his or her vehicle upon a roadway designated for one-way traffic in the opposite direction of the direction indicated by official traffic control devices. Defines "traffic control devices."

HB4594

Short Description: FEES - FINES – ASSESSMENTS

Status: P.A. 100-987, eff. 7-1-19

Statutes Amended In Order of Appearance	New Act	730 ILCS 5/5-9-1.1	730 ILCS 5/5-9-
1.1-5	20 ILCS multi	30 ILCS multi	50 ILCS 705/9
rep.	55 ILCS multi	625 ILCS multi	705 ILCS multi
5/124A-20 new	725 ILCS 240/10	730 ILCS multi	725 ILCS
		735 ILCS 5/5-105	

Summary

\*see attachment

Creates the Criminal and Traffic Assessment Act. Provides a minimum fine is \$25. Provides when any defendant is convicted, pleads guilty, or placed on court supervision for a violation of a law or local ordinance, the court shall order one standard schedule of assessments in the case plus any conditional assessment applicable to a conviction in the case, as set forth in the Act, for the defendant to pay in addition to any fine, restitution, or forfeiture ordered by the court. Provides all money collected by the clerk of the court based on the schedules or conditional assessments shall be remitted to the appropriate treasurer as directed in the Act. Provides the treasurers shall deposit the money as indicated in the ordered schedule or conditional assessment.

Amends the Code of Criminal Procedure of 1963. Provides that a defendant may petition the court for full or partial waiver of court assessments imposed under the Criminal and Traffic Assessment Act. Provides the court shall grant a full or partial waiver of court assessments if specified financial conditions are met. Makes corresponding and conforming changes to various Acts and Codes. Repeals various laws

Provides for a delinquency fee based on the length of the delinquency on unpaid assessments and circuit court civil fees.

Effective July 1, 2019, except for certain MEG share provisions that are effective July 1, 2018.

\*HB4707

Short Description: CONTROLLED SUB- TASKFORCE

Status: P.A. 100-989, eff. 8-20-18

New Act

#### Summary

Creates the Prescription Drug Task Force Act. Creates the Prescription Drug Task Force. Prescribes membership. Provides that the Task Force may seek the assistance of the Departments of Human Services, Financial and Professional Regulation, and Public Health in performing its duties. Provides that the Task Force shall: (1) study prescription opioid abuse in this State; (2) study the over-prescription of opioids such as Hydrocodone and Oxycodone; and (3) recommend any other legislation, including amendments to the Illinois Controlled Substances Act, that would have the effect of reducing opioid addiction and abuse. Provides that after completion of its duties, the Task Force shall report its recommendations to the General Assembly. Provides that the report to the General Assembly shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct. Provides that the Task Force shall focus its efforts in a manner that best utilizes the unique skills and perspectives of the experts on the Task Force. Provides that the Department of Human Services shall provide administrative and other support to the Task Force. Member include: 2 members who are parents whose children have died from drug overdoses, appointed by the Secretary of Human Services; 2 members who are selected from county sheriffs, municipal police chiefs, and State's Attorneys, appointed by the Attorney General.

Establishes membership on the Task Force at 25 members. Provides that one member shall be from a statewide organization representing physician assistants Adds to the Task Force: (1) 2 members who are representatives of providers of addiction treatment services, appointed by the Secretary of Human Services; (2) **2 members who are public defenders, appointed by the Attorney General;** and (3) 2 members who are physicians licensed to practice medicine in all its branches, including one physician specializing in pain management and one physician specializing in emergency medicine, nominated by a statewide organization representing physicians licensed to practice medicine in all its branches, appointed by the Secretary of Human Services. Provides that The Task Force shall submit a report of its recommendations to the General Assembly on or before December 31, 2019. Provides that the Act is repealed on January 1, 2021. Effective immediately.

HB4741

Short Description: CORRECTIONS-VISIT POLICY

Status: P.A. 100-677, eff. 1-1-19

730

ILCS 5/3-7-2

#### Summary

Amends the Unified Code of Corrections. Provides that each committed person is entitled to 7 visits per month. Provides that every committed person may submit a list of 30 persons to the Department of

Corrections that are authorized to visit the committed person. Provides that the list shall be kept in an electronic format by the Department beginning on August 1, 2019.

HB4795

Short Description: SUBSTANCE USE DISORDER ACT

Status: P.A. 100-759, eff. 1-1-19

Statutes Amended		In Order of Appearance		20 ILCS multi	50 ILCS multi
55 ILCS multi	60 ILCS 1/30-145	60 ILCS 1/190-10	105 ILCS 5/22-30	210	
ILCS 85/3	215 ILCS 5/367d.1	225 ILCS multi	305 ILCS multi	325 ILCS 5/7.3b	325
ILCS 5/8.2	405 ILCS multi	705 ILCS multi	720 ILCS multi	730 ILCS multi	
	735 ILCS 5/8-2002	740 ILCS 40/7	745 ILCS 35/3	745 ILCS 49/36	745 ILCS 49/70
	750 ILCS 90/65				

#### Summary

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Changes the short title of the Act to the Substance Use Disorder Act. Removes the terms "addict", "addiction", "alcoholic", "alcoholism", and "substance abuse" and their corresponding definitions. Requires the Department of Human Services to reduce the incidence of substance use disorders (rather than reduce the incidence and consequences of the abuse of alcohol and other drugs). Defines "substance use disorder". Requires the Department to design, coordinate, and fund prevention, early intervention, treatment, and other recovery support services for substance use disorders that are accessible and address the needs of at-risk individuals and their families. Requires the Department to develop a comprehensive plan on the provision of such services; assist other State agencies in developing and establishing substance use disorder services for the agencies' clients; adopt medical and clinical standards on how to determine a substance use disorder diagnosis; and other matters. Contains provisions concerning the licensing of substance use disorder treatment providers; licensure categories and services; the identification of individuals who need substance use disorder treatment using "SBIRT"; patients' rights; services for pregnant women, mothers, and criminal justice clients; and other matters

Further amends the Alcoholism and Other Drug Abuse and Dependency Act. Defines the terms "designated program", "recovery", "recovery support", "substance use disorder", and "withdrawal management". Retains all references to "designated program", e.g. TASC

In provisions allowing an individual who is charged with or convicted of a crime to receive substance use disorder treatment from a designated program as a condition of probation, requires case management services to be delivered by the designated program. Effective 1-1-19.

HB4796

Short Description: ORDER PROTECT-ADOPTION/FOSTER

Status: P.A. 100-639, eff. 1-1-19

725 ILCS 5/112A-4      725 ILCS 5/112A-4.5      750 ILCS 60/201

#### Synopsis As Introduced

Amends the Illinois Domestic Violence Act of 1986 and the Protective Orders Article of the Code of Criminal Procedure of 1963. To the list of protected persons, adds any of the following persons abused by a family or household member of a child: (1) a foster parent of that child if the child has been placed in the foster parent's home by the Department of Children and Family Services or by another state's public child welfare agency; (2) a legally appointed guardian or legally appointed custodian of that child; (3) an adoptive parent of that child; or (4) a prospective adoptive parent of that child if the child has been placed in the prospective adoptive parent's home pursuant to the Adoption Act or pursuant to another state's law. Includes these persons in the list of persons permitted to file a petition for an order of protection. Provides that, for purposes of the provisions of the amendatory Act, individuals who would have been considered "family or household members" of the child before a termination of the parental rights with respect to the child continue to meet the definition of "family or household members" of the child.

#### HB4843

Short Description: IVORY BAN

Status: P.A. 100-857, eff. 1-1-19

New Act

#### Synopsis As Introduced

Creates the Ivory Ban Act. Provides that it shall be unlawful for any person to import, sell, offer for sale, purchase, barter, or possess with intent to sell, any ivory, ivory product, rhinoceros horn, or rhinoceros horn product. Provides that these provisions do not apply to specified antique weapons or musical instruments. Establishes penalties for violation of the Act. Provides that the Department of Natural Resources may permit, under terms and conditions as the Department may adopt by rule, the import, sale, offer for sale, purchase, barter, or possession with intent to sell, of any ivory, ivory product, rhinoceros horn, or rhinoceros horn product for bona fide educational or scientific purposes, unless this activity is prohibited by federal law. Provides that the Department may adopt any rules necessary for the implementation of the Act. Penalty: business offense; 2d plus Class A misdemeanor.

#### HB4846

Short Description: VEH CD-ELECTRONIC DEVICE

Status: P.A. 100-858, eff. 7-1-19

625 ILCS 5/12-610.2

#### Summary

Amends the Illinois Vehicle Code. Provides that a violation (rather than a second or subsequent

violation) of a provision in the Code governing the use of an electronic communication device while operating a motor vehicle is an offense against traffic regulations governing the movement of vehicles. Retains a provision providing that a person who violates the governing provision shall be fined a maximum of \$75 for a first offense, \$100 for a second offense, \$125 for a third offense, and \$150 for a fourth or subsequent offense. Effective July 1, 2019.

HB4855

Short Description: FOID-RENEWAL & SUSPENSION; "PATIENT"/CLEAR & PRESENT DANGER

Status: P.A. 100-906, eff. 1-1-19

Statutes Amended	In Order of Appearance	430 ILCS 65/1.1	430 ILCS 65/5	430
ILCS 65/7	430 ILCS 65/8.3 new	430 ILCS 65/13.2		

#### Summary

Amends the Firearm Owners Identification Card Act. Provides that renewal applications shall be approved or denied within 60 business days, provided the applicant submitted his or her renewal application prior to the expiration of his or her Firearm Owner's Identification Card. Provides that if a renewal application has been submitted prior to the expiration date of the applicant's Firearm Owner's Identification Card, the Firearm Owner's Identification Card shall remain valid while the Department processes the application, unless the person is subject to or becomes subject to revocation under the Act. Provides that the cost for a renewal application shall be \$10 which shall be deposited into the State Police Firearm Services Fund. Provides that the Department of State Police may, by rule in a manner consistent with the Department's rules concerning revocation, provide for the suspension of the Firearm Owner's Identification Card of a person whose Firearm Owner's Identification Card is subject to revocation and seizure under the Act for the duration of the disqualification if the disqualification is not a permanent grounds for revocation of a Firearm Owner's Identification Card under the Act. Provides that the cost for replacement of a lost, destroyed, or stolen card shall be \$5 if the loss, destruction, or theft of the card is reported to the Department of State Police. Provides the fee shall be deposited into the State Police Firearm Services Fund. Makes other changes.

Defines "patient" for purposes of the Act as a person who is admitted as an inpatient or resident of a public or private mental health facility for mental health treatment under the Mental Health and Developmental Disabilities Code as an informal admission, a voluntary admission, a minor admission, an emergency admission, or an involuntary admission, unless the treatment was solely for an alcohol abuse disorder; or a person who voluntarily or involuntarily receives mental health treatment as an out-patient or is otherwise provided services by a public or private mental health facility, and who poses a clear and present danger to himself, herself, or to others).

HB4887

Short Description: DCFS-YOUTH-NECESSARY DOCUMENTS

Status: P.A. 100-680, eff. 1-1-19

20 ILCS 505/35.10 new

705 ILCS 405/2-31

#### Synopsis As Introduced

Amends the Children and Family Services Act. Requires the Department of Children and Family Services to assist youth in care in identifying and obtaining documents necessary to function as an independent adult prior to the closure of the youth's case to terminate wardship under the Juvenile Court Act of 1987. Provides that the necessary documents shall include, but not be limited to: State identification card or driver's license; social security card; medical records; educational records; and other documents. Provides that if a court orders that the wardship of a youth in care be terminated and all proceedings under the Juvenile Court Act of 1987 respecting the youth in care finally closed and discharged, the Department shall ensure that the youth in care has a copy of the court's order. Provides that a court shall find that it is in the minor's best interest to continue wardship of a minor if the Department of Children and Family Services has not made reasonable efforts to ensure that the minor has documents necessary for adult living. Provides that it shall not be in the minor's best interest to terminate wardship of a minor over the age of 18 who is in the Department's guardianship if the Department has not made reasonable efforts to ensure that the minor has documents necessary for adult living.

HB4888

Short Description: CD CORR-DOC-REPORTS-VIOLENCE

Status: P.A. 100-907, eff. 1-1-19

730 ILCS 5/3-2-12 new

730 ILCS 5/3-5-3.1

#### Summary

Amends the Unified Code of Corrections. Provides that the Department of Corrections shall collect and report specified data regarding violence within Department institutions and facilities. Provides that the Department of Corrections shall collect and report specified data regarding public safety of released committed persons. Provides that the data shall be published not less than once each quarter and published with an aggregate chart at the agency level and individual reports by each correctional institution or facility of the Department of Corrections. Provides that the Director of Corrections shall ensure that the agency level data is reviewed by the Director's executive team on a quarterly basis. Provides that the correctional institution or facility's executive team and each chief administrative officer of the correctional institution or facility shall examine statewide and local data at least quarterly. Provides that during these reviews each chief administrative officer shall: (1) identify trends; (2) develop action items to mitigate the root causes of violence; and (3) establish committees at each correctional institution or facility which shall review the violence data on a quarterly basis and develop action plans to reduce violence. These plans shall include a wide range of strategies to incentivize good conduct.

Provides the data collected on a rate per 100 of committed persons regarding violence within Department of Corrections institutions and facilities shall use, if applicable, terms as defined in the Department's discipline and grievance provisions in the Illinois Administrative Code. Allows data

collected for the report of violence in the Department of Corrections to be included in the Department's quarterly report to the General Assembly and requires a copy of it to be posted to the Department's Internet website at the time the report is submitted to the General Assembly.

Further amends the Unified Code of Corrections. Provides the Department of Corrections quarterly report to the General Assembly shall include information reflecting the period ending 30 days prior to the submission of the report. Provides the quarterly report shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct.

Provides that the data collected and reported by the Department of Corrections shall include on a rate per 100 of committed persons the type of housing facility, whether a private residence, transitional housing, homeless shelter or other, committed persons are released to from Department correctional institutions and facilities. Effective January 1, 2019.

#### HB4909

Short Description: BIRTH RECORDS-YOUTH IN CARE

Status: P.A. 100-619, eff. 1-1-19

410 ILCS 535/25.4 new

#### Synopsis As Introduced

Amends the Vital Records Act. Provides that specified fees for birth record searches or certified copies of birth records shall be waived for all requests made by a youth in care, as defined in the Children and Family Services Act, or a person under the age of 27 who was a youth in care, as defined in the Children and Family Services Act, on or after his or her 18th birthday. Sets forth provisions concerning verification of a person's youth in care status. Provides that a person whose fees are waived must not be charged for verification. Provides that a person who knowingly or purposefully falsifies the verification is subject to a penalty of \$100. Requires the State Registrar of Vital Records to establish standards and procedures for waiver of the applicable fees. Limits a person to no more than 4 birth records annually under these provisions.

#### HB4944

Short Description: VEH CD-VEH SAFETY TEST

Status: P.A. 100-683, eff. 1-1-19

625 ILCS 5/13-109

#### Summary

Amends the Illinois Vehicle Code. Provides that the requirement of a safety test at least every 12 months applies to truck tractors, semitrailers, and property-carrying vehicles weighing more than 10,000 pounds but less than 26,001.

**\*HB5000**

Short Description: DHS-INVESTIGATIVE REPORTS

Status: P.A. 100-991, eff. 8-20-18

20 ILCS 1305/1-17

**Synopsis As Introduced**

Amends the Department of Human Services Act. In a provision concerning investigative reports issued by the Office of the Inspector General upon completion of an abuse or neglect investigation, provides that the victim and the victim's guardian shall be provided with a redacted copy of the investigative report if the allegations of abuse or neglect are substantiated. Provides that unredacted investigative reports, as well as raw data, may be shared with a local law enforcement entity, a State's Attorney's office, or a county coroner's office upon written request. Effective immediately.

**\*HB5005**

Short Description: DEPT JUV JUSTICE-TEACHERS

Status: P.A. 100-953, eff. 8-19-18

20 ILCS 415/12g new

**Summary**

Amends the Personnel Code. Provides that the Department of Central Management Services is not required to verify the State educator license of a teacher employed by the Department of Juvenile Justice if the license is verified by the State Board of Education. Provides that the provision shall become inoperative when the consent decree entered into on December 6, 2012 (as has been or may be corrected, amended, or modified in the action entitled R.J., et al. v. Mueller, case no. 12-cv-07289, in the United States District Court for the Northern District of Illinois, Eastern Division) is no longer in force. Amends the Department of Juvenile Justice School District Article of the School Code. Effective immediately.

**HB5056**

Short Description: VEHICLE CODE VARIOUS

Status: P.A. 100-956, eff. 1-1-19

625 ILCS multi

**Summary**

Amends the Illinois Vehicle Code. Defines "road machine". Provides that the owner of a junk vehicle is not required to surrender the vehicle's certificate of title under certain circumstances. Provides that the Secretary of State may use alternating numeric and alphabetical characters when issuing a special registration plate. Provides that a permanent vehicle registration plate shall be issued for a one-time fee

of \$8 to certain types of buses operating within a municipality. Provides that any vehicle with a permanent vehicle registration plate owned or operated by a public school district from grades K-12, a public community college, or a medical facility or hospital is exempt from any fee for the transfer of registration. Provides that the Secretary shall notify the State Police or the Secretary of State Department of Police if an application for a certificate of title or registration of a vehicle and the vehicle has been reported stolen or converted is received. Provides that the Secretary of State Department of Police shall conduct an investigation concerning the identity of the registered owner of the vehicle. Allows the Secretary of State Department of Police to restore, restamp, or reaffix a vehicle identification number plate or affix a new plate bearing the original manufacturer's vehicle identification number. Provides that a new or used vehicle dealer cannot issue any other person a newly created key to a vehicle without a color photocopy or electronic scan of the driver's license or identification card. Provides that for certain recyclable metals, a scrap processor shall obtain a color photocopy or electronic scan of the driver's license or identification card. Repeals a provision providing for 2-year registration period for buses operating within a municipality. Makes other changes.

Provides that each second division motor vehicle that pulls or draws a trailer, semitrailer, or pole trailer with a gross weight of 10,001 pounds or more (instead of more than 8,000 pounds) or is registered for a gross weight of 10,001 pounds or more (instead of more than 8,000 pounds) is subject to inspection by the Department of Transportation. Provides that a second division vehicle registered for a gross weight of 10,000 pounds (rather than 8,000 pounds) or less, except when the second division motor vehicle pulls or draws a trailer, semitrailer, or pole trailer having a gross weight of or that is registered for a gross weight of more than 10,000 pounds (rather than 8,000 pounds), is exempt from safety test or certificate of safety requirements.

Provides that the safety test or certification of safety requirements apply to any property carrying vehicles that are registered for a gross weight of more than 8,000 lbs but less than 10,001 lbs and are being operated in commerce.

HB5057

Short Description: STATE POLICE-TRUCK INSPECTION

Status: P.A. 100-830, eff. 1-1-19

20 ILCS 2610/18

625 ILCS 5/15-301

625 ILCS 5/15-102

#### Summary

Amends the State Police Act. Provides that the Director of State Police may also authorize any civilian employee of the Department of State Police who is not a State policeman to be a truck weighing inspector with the power of enforcing a provision of the Illinois Vehicle Code which allows upon application and good cause for the issuing of a special permit authorizing the applicant to operate or move a vehicle or combination of vehicles of a size or weight of vehicle or load exceeding the maximum permitted or otherwise not in conformity with the Illinois Vehicle Code upon any highway under the jurisdiction of the party granting the permit.

Amends the Illinois Vehicle Code. Provides that any person, firm, or corporation convicted of a violation for a permit issued for excess size and weight for the third offense by the same person, firm, or corporation within a period of one year after the date of the first offense, not less than \$300 nor more than \$500 and the Department of State Police may not issue permits to the person, firm, or corporation convicted of a third offense during a period of one year after the date of conviction or supervision for such third offense, unless the violation is the cause or contributing cause in a motor vehicle accident causing damage to property, injury, or death to a person. Provides that if the violation is the cause or contributing cause in a motor vehicle accident of damage to property, injury, or death to a person, the person, firm, or corporation shall not be issued a permit for one year after the date of conviction or supervision for the offense.

Provides the Department of Transportation may, in its discretion, not issue a permit to the person, firm, or corporation convicted of a third excess size and weight vehicle offense, during a period of one year after the date of conviction or supervision on the third offense. Provides that if any violation is the cause or contributing cause in a motor vehicle accident causing damage to property, injury, or death to a person, the Department may, in its discretion, not issue a permit to the person, firm, or corporation for a period of one year after the date of conviction or supervision for the offense.

Further amends the Illinois Vehicle Code. Provides that a civilian escort vehicle shall be a vehicle (rather than a passenger car or a second division vehicle) not exceeding a gross vehicle weight rating of 26,000 pounds (rather than not exceeding a gross vehicle weight of 8,000 pounds) that is designed to afford clear and unobstructed vision to both front and rear.

**\*HB5077**

Short Description: JUV CT- DJJ COMMITMENT REPORTS

Status: P.A. 100-765, eff. 8-10-18

705 ILCS 405/5-750

**Summary**

Amends the Juvenile Court Act of 1987. Provides that if a minor is committed to the Department of Juvenile Justice, the clerk of the court shall forward to the Department a report detailing the minor's criminal history in a manner and form prescribed by the Department of Juvenile Justice. Effective immediately.

**HB5143**

Short Description: VEH CD-DUTCH REACH (TEST QUESTION)

Status: P.A. 100-770, eff. 1-1-19

625 ILCS 5/2-112      625 ILCS 5/6-109

**Summary**

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall include, in the Illinois Rules of

the Road publication, information advising drivers to use the Dutch Reach method when opening a vehicle door. Provides that the Secretary of State shall include test questions concerning bicycle safety, of which one may be concerning the Dutch Reach method, in the question pool used for the written portion of the driver's license examination.

Additionally (1) specifies that the Dutch Reach method is to be used when opening a vehicle door after parallel parking on a street; (2) provides that the Dutch Reach method reduces the risk of injuring a bicyclist or opening the door in the path of a vehicle approaching from behind.

#### HB5203

Short Description: POLICE-VICTIM SENSITIVITY

Status: P.A. 100-910, eff. 1-1-19

50 ILCS 705/7

725 ILCS 203/15

#### Summary

Amends the Illinois Police Training Act and the Sexual Assault Incident Procedure Act. Provides that on or before January 1, 2020, the Office of the Attorney General, in consultation with the Illinois Law Enforcement Training Standards Board and the Department of State Police, shall revise the comprehensive training guidelines to include responding to victims who are under 13 years of age at the time the sexual assault or sexual abuse occurred. Provides that on or before January 1, 2021, every law enforcement agency shall revise and implement its written policies regarding procedures for incidents of sexual assault or sexual abuse consistent with these guideline revisions. Provides that the bill may be referred to as Kayla's Law.

#### \*HB5231

Short Description: POLICE & FOID CARD

Status: P.A. 100-911, eff. 8-17-18

50 ILCS 725/multi

#### Summary

Amends the Uniform Peace Officers' Disciplinary Act. Provides that an employer of an officer shall not make possession of a Firearm Owner's Identification Card a condition of continued employment.

Further provides that nothing in this provision shall otherwise impair an employer's ability to determine an officer's fitness for duty. Provides that on and after the effective date of the amendatory Act, a provision requiring that the Act applies only to the extent there is no collective bargaining agreement currently in effect dealing with the subject matter shall not apply to the prohibition requiring a Firearm Owner's Identification Card as a condition of continued employment, but a collective bargaining agreement already in effect on the effective date of the amendatory Act cannot be modified.

Further provides that an employer of an officer shall not make possession of a Firearm Owner's Identification Card a condition of continued employment if the officer's Firearm Owner's Identification Card is revoked or seized because the officer has been a patient of a mental health facility and the officer has not been determined to pose a clear and present danger to himself, herself, or others as determined by a physician, clinical psychologist, or qualified examiner. Effective immediately.

HB5245

Short Description: SEXUAL ASSAULT-TREATMENT

Status: P.A. 100-775, eff. 1-1-19

410 ILCS 70/multi

410 ILCS 70/10 new

#### Summary

Amends the Sexual Assault Survivors Emergency Treatment Act. Adds various provisions concerning requirements for hospitals and pediatric health care facilities in relation to pediatric sexual assault care. Provides that a hospital licensed under the Hospital Licensing Act or operated under the University of Illinois Hospital Act that provides general medical and surgical hospital services shall provide either transfer services to all sexual assault survivors, medical forensic services to all sexual assault survivors, or transfer services to pediatric sexual assault survivors and medical forensic services to sexual assault survivors 13 years old or older (rather than transfer services or hospital emergency services and forensic services in relation to injuries or trauma resulting from sexual assault). Provides that a pediatric health care facility may provide medical forensic services to pediatric sexual assault survivors. Adds provisions concerning requirements placed on the Department of Public Health; consent to jurisdiction for pediatric health care facilities; storage, retention, and dissemination of photo documentation relating to medical forensic services; sexual assault services vouchers; pediatric sexual assault care; and requirements placed on the Attorney General.

Further provides that the Department of Public Health may not approve a sexual assault transfer plan unless a treatment hospital has agreed, as a part of an areawide treatment plan, to accept sexual assault survivors from the proposed transfer hospital and a transfer to the treatment hospital would not unduly burden the sexual assault survivor. Provides that in counties with a population of less than 1,000,000, the Department may not approve a sexual assault transfer plan for a hospital located within a 20-mile radius of a 4-year public university, not including community colleges, unless there is a treatment hospital with a sexual assault treatment plan approved by the Department within a 20-mile radius of the 4-year public university. Makes several changes to provisions requiring sexual assault-related training for certain employees of treatment hospitals and treatment hospitals with approved pediatric transfer and Department personnel that conduct on-site reviews of approved sexual assault treatment plans. Provides that the Department, in consultation with the Office of the Attorney General, shall adopt administrative rules by January 1, 2020 establishing a process for physicians and physician assistants to provide documentation of training and clinical experience that meets specified guidelines in order to qualify as a sexual assault forensic examiner. Provides that a qualified medical provider must provide specified medical forensic, information, medication, photo documentation, instruction, referral, and

medical advocacy services by January 1, 2021 (rather than 2023). Provides that by January 1, 2021 (rather than 2023), every hospital with a treatment plan approved by the Department shall employ or contract with a qualified medical provider. Provides that if a sexual assault survivor is unable to consent to medical forensic services, the services may be provided under applicable State and federal laws. Provides that photo documentation of a sexual assault survivor under the age of 18 shall be retained indefinitely and shall not be destroyed. Provides that photo documentation of a sexual assault survivor 18 years of age or older shall be retained for a period of 20 years. Makes other changes. Further amends the Sexual Assault Survivors Emergency Treatment Act. Adds provisions concerning out-of-state hospitals. Provides that a transfer hospital, treatment hospital, treatment hospital with approved pediatric transfer, or approved pediatric health care facility located in a county adjacent to the city of St. Louis, Missouri may transfer a pediatric sexual assault survivor to an out-of-state hospital located in St. Louis, Missouri, that has been designated as a trauma center by the Department under the Emergency Medical Services (EMS) Systems Act if the out-of-state hospital meets certain criteria. Makes related changes. Creates the Sexual Assault Medical Forensic Services Implementation Task Force to assist hospitals and approved pediatric health care facilities with the implementation of the changes made by the amendatory Act. Adds provisions concerning the membership of the Task Force. Provides that the Office of the Attorney General shall provide the Task Force with administrative and other support. Provides that the first meeting of the Task Force shall be called by the co-chairpersons of the Task Force no later than 90 days after the effective date of these provisions. Provides that the Task Force shall have specified goals. Provides that the provisions concerning the Task Force are repealed on January 1, 2021. Establishes the Sexual Assault Nurse Examiner Program within the Office of the Attorney General for sexual assault training-related purposes under the Act. Provides that the amendatory Act takes effect January 1, 2019, except that the effective date provision and the provisions creating the Task Force are effective immediately.

Provides that a qualified medical provider must provide specified medical forensic, information, medication, photo documentation, instruction, referral, and medical advocacy services by January 1, 2022. Provides that by January 1, 2022, every hospital with a treatment plan approved by the Department of Public Health shall employ or contract with a qualified medical provider. Provides that records of medical forensic services and photo documentation of sexual assault survivors under the age of 18 shall be retained by a hospital for a period of 60 years after the sexual assault survivor reaches the age of 18. Provides that records of medical forensic services and photo documentation of sexual assault survivors 18 years of age or older shall be retained by the hospital for a period of 20 years after the date the record was created. Makes changes to provisions concerning out-of state hospitals, including removing certain location limitations and making certain provisions concerning the transfer to out-of-state hospitals inoperative on and after January 1, 2024. Makes changes to provisions concerning the Sexual Assault Medical Forensic Services Implementation Task Force, including adding Task Force goals and repealing the provisions on January 1, 2024. Makes changes to provisions concerning the online sexual assault training developed by the Sexual Assault Nurse Examiner Program. Makes changes to the definition of "sexual assault forensic examiner". Makes other changes. Provides that the amendatory Act takes effect January 1, 2019, except that the effective date provision and the provisions creating the Task Force are effective immediately.

HB5257

Short Description: JUV COURT (ABUSE)-SIGNIFICANT EVENTS

Status: P.A. 100-689, eff. 1-1-19

20 ILCS 505/35.1          705 ILCS 405/2-17 & 405/1-3

#### Summary

Amends the Children and Family Services Act. Provides that the Department of Children and Family Services shall provide a minor's guardian ad litem or a minor's attorney appointed under the Juvenile Court Act of 1987, with a copy of each significant event report, as defined by Department rule, involving the minor no later than 3 days after the Department learns of an event requiring a significant event report to be written, or earlier as required by Department rule.

Amends the Juvenile Court Act of 1987. Provides that a guardian ad litem appointed or attorney appointed under the Act, shall receive a copy of each significant event report, as defined by Department of Children and Family Services rule, that involves the minor no later than 3 days after the Department learns of an event requiring a significant event report to be written, or earlier as required by Department rule.

Further amends the Juvenile Court Act of 1987. Defines "significant event report" as a written document describing an occurrence or event beyond the customary operations, routines, or relationships in the Department of Children and Family Services, a child care facility, or other entity that is licensed or regulated by the Department or that provides services for the Department under a grant, contract, or purchase of service agreement; involving children or youth, employees, foster parents, or relative caregivers; allegations of abuse or neglect or any other incident raising a concern about the well-being of a minor under the jurisdiction of the court under the Juvenile Court Act; incidents involving damage to property, allegations of criminal activity, misconduct, or other occurrences affecting the operations of the Department or a child care facility; any incident that could have media impact; and unusual incidents as defined by Department rule.

HB5267

Short Description: VICTIMS COMPENSATION-RECORDS

Status: P.A. 100-690, eff. 1-1-19

5 ILCS 140/7.5          740 ILCS 45/2          740 ILCS 45/4.2 new

#### Summary

Amends the Crime Victims Compensation Act. Provides that "crime of violence" includes: (i) posting identifying or graphic information on a pornographic Internet site or possessing graphic information with pornographic material; and (ii) non-consensual dissemination of private sexual images. Specifies that "pecuniary loss" means appropriate expenses (instead of expenses) for psychiatric care or counseling. Provides that a law enforcement agency within this State shall, within 15 days of receipt of a

written request, provide the Attorney General's office with the law enforcement agency's full written report of the investigation of the crime for which an application for compensation has been filed. Provides that within 15 days of receipt of the request, a law enforcement agency shall respond to a written request from the Attorney General's office for additional information necessary to assist the Bureau in making a recommendation for compensation. Provides that records that are obtained by the Attorney General's office shall not be disclosed to the public, including the applicant, by the Attorney General's office. Provides that the records, while in the possession of the Attorney General's office, are exempt from disclosure under the Freedom of Information Act. Makes a corresponding change in the Freedom of Information Act.

Provides that the law enforcement agency may redact the following from the report: names of confidential sources and informants; locations from which law enforcement conduct surveillance; and information related to issues of national security the law enforcement agency provided to or received from the United States Department of Homeland Security or another federal law enforcement agency. Provides that the Attorney General's office and a law enforcement agency may agree to the redaction of other information in the report or to the provision of necessary information in another format.

**\*HB5317**

Short Description: WILDLIFE-RESTITUTION VALUE

P.A. 100-960, eff. 8-19-18

520 ILCS 5/2.36a

**Synopsis As Introduced**

Amends the Wildlife Code. Raises the fair market value or replacement cost of various species protected by the Act. Provides that a person who possesses whitetail antlered deer, in whole or in part, captured or killed in violation of the Act, shall pay restitution to the Department of Natural Resources in the amount of \$1,000 per whitetail antlered deer and an additional \$500 per antler point, for each whitetail antlered deer with at least 8 but not more than 10 antler points. Provides that for whitetail antlered deer with 11 or more antler points, restitution of \$1,000 shall be paid to the Department per whitehead antlered deer plus \$750 per antler point. Defines "point". Effective immediately.

**\*HB5341**

Short Description: CRIM ID-FINANCIAL OBLIGATIONS; SEALING/EXPUNGEMENT

Status: P.A. 100-776, eff. 8-10-18

20 ILCS 2630/5.2

**Summary**

Amends the Criminal Identification Act. Provides that notwithstanding any other provision of law, the court shall not deny a sealing or expungement petition because the petitioner has not satisfied an outstanding financial obligation established, imposed, or originated by a court, law enforcement agency,

or a municipal, State, county, or other unit of local government, including, but not limited to, any cost, assessment, fine, or fee. Makes changes to the definition of "terminate".

Provides that upon motion, the court may order that a sealed judgment or other court record necessary to demonstrate the amount of any legal financial obligation due and owing be made available for the limited purpose of collecting any legal financial obligations owed by the petitioner that were established, imposed, or originated in the criminal proceeding for which those records have been sealed. Provides that notwithstanding any other provision, a circuit court clerk may access a sealed record for the limited purpose of collecting payment for any legal financial obligations that were established, imposed, or originated in the criminal proceedings for which those records have been sealed. Provides that if the record brought under an expungement petition was previously sealed, the fee for the expungement petition for that same record shall be waived. Makes conforming changes. Effective immediately.

**\*HB5447**

Short Description: FIRST 2018 GENERAL REVISORY

Status: P.A. 100-863, eff. 8-14-18

Includes multi 625, 705, 720, 725, 730 ILCS cites

**Synopsis As Introduced**

Creates the First 2018 General Revisory Act. Combines multiple versions of Sections amended by more than one Public Act. Renumbers Sections of various Acts to eliminate duplication. Corrects obsolete cross-references and technical errors. Makes stylistic changes. Effective immediately.

**\*HB5494**

Short Description: SEALING-TRAFFICKING VICTIMS

Status: P.A. 100-692, eff. 8-3-18

20 ILCS 2630/5.2

**Summary**

Amends the Criminal Identification Act. Provides that a trafficking victim as defined by the Criminal Code of 2012 shall be eligible to petition for the immediate sealing of his or her criminal record upon the completion of his or her last sentence if his or her participation in the underlying offense was a direct result of human trafficking under the Criminal Code of 2012 or a severe form of trafficking under the federal Trafficking Victims Protection Act. Provides that a petitioner under this provision, in addition to other requirements provided by law, shall include in his or her petition a clear and concise statement that: (1) he or she was a victim of human trafficking at the time of the offense; and (2) that his or her participation in the offense was a direct result of human trafficking under the Criminal Code of 2012 or a severe form of trafficking under the federal Trafficking Victims Protection Act. Provides that if an objection is filed alleging that the petitioner is not entitled to immediate sealing, the court shall conduct

a hearing and the court shall determine whether the petitioner is entitled to immediate sealing under the provision. Effective immediately.

\*HB5497

Short Description: CREDIT UNION-AUDIT/EMAIL; RECORD ACCESS BY POLICE

Status: P.A. 100-778, eff. 8-10-18

205 ILCS 305/10

205 ILCS 305/34

205 ILCS 305/59

#### Summary

Amends the Illinois Credit Union Act. Makes technical changes. Provides that a credit union may furnish the financial records of a member to an appropriate law enforcement authority upon written request from the law enforcement authority explaining a reasonable suspicion of an imminent threat to the personal security and safety of a member exists. Provides that a law enforcement authority's written request for the credit union to furnish financial records shall reflect that it has been authorized by a supervisory or managerial official of the law enforcement authority. Provides that a credit union providing information upon a law enforcement authority's written request shall not be liable for the disclosure of the information to the law enforcement authority. Effective immediately.

HB5558

Short Description: MHDD CD-GUARD&ADV COMM-CONTACT INFO

Status: P.A. 100-915, eff. 1-1-19

405 ILCS 5/2-200

#### Synopsis As Introduced

Amends the Mental Health and Developmental Disabilities Code. Provides that every facility shall also post conspicuously in public areas contact information for the Guardianship and Advocacy Commission and the agency designated by the Governor under the Protection and Advocacy for Persons with Developmental Disabilities Act to administer a State plan to protect and advocate the rights of persons with developmental disabilities in accordance with the requirements of the federal Developmental Disabilities Assistance and Bill of Rights Act.

HB5573

Short Description: CRIME VICTIM RIGHTS CONSOLIDATION

Status: P.A. 100-961, eff. 1-1-19

705 ILCS 405/5-705

725 ILCS 120/3

725 ILCS 120/4.5

725 ILCS 120/6

730 ILCS 5/5-2-4

730 ILCS 5/5-4-1

#### Summary

Amends the Juvenile Court Act of 1987. Provides that a crime victim shall be allowed to present an oral

or written statement in any case in which: (1) a juvenile has been adjudicated delinquent for a violent crime after a bench or jury trial; or (2) the petition alleged the commission of a violent crime and the juvenile has been adjudicated delinquent under a plea agreement of a crime that is not a violent crime.

Amends the Rights of Crime Victims and Witnesses Act. Makes changes to the definitions of "sentence", "sentencing", and "court proceeding". Defines "status hearing" and "support person". Provides that a party who intends to call an advocate as a witness at trial must seek permission of the court before the subpoena is issued. Provides that the party must file a written motion at least 90 days before trial that sets forth specifically the issues on which the advocate's testimony is sought and an offer of proof regarding: (1) the content of the anticipated testimony of the advocate; and (2) the relevance, admissibility, and materiality of the anticipated testimony in sufficient time to allow the court to rule and the victim to seek appellate review. Provides that if a victim has asserted the right to have a support person present at the court proceedings, the victim shall provide the name of the person the victim has chosen to be the victim's support person to the prosecuting attorney, who shall provide the name to defendant. Provides that if the defendant intends to call the support person as a witness at trial, the defendant must seek permission of the court before a subpoena is issued.

Amends the Unified Code of Corrections. Provides that the court shall allow a victim to make an oral statement if the victim is present in the courtroom and requests to make an oral statement. Provides that an oral statement includes the victim or a representative of the victim reading the written statement. Provides that victim and any person making an oral statement shall not be put under oath or subject to cross-examination.

Provides that the court may allow the defendant to inquire about matters outside the scope of the direct examination of the advocate/support person during cross examination. Provides that if the court does not allow the defendant to inquire about matters outside the scope of the direct examination, the support person shall be allowed to remain in the courtroom after the support person has been called by the defendant or the defendant has rested. Provides that the court shall allow the support person to testify in the State's rebuttal

Provides that a crime victim shall be allowed to present an oral and written victim impact statement at a hearing ordered by the court under the Mental Health and Developmental Disabilities Code to determine if the defendant is: (1) in need of mental health services on an inpatient basis; (2) in need of mental health services on an outpatient basis; or (3) not in need of mental health services unless the defendant was under 18 years of age at the time the offense was committed. Provides that if various provisions or its application to any person or circumstance is held invalid, the invalidity of that provision does not affect any other provision or application that can be given effect without the invalid provision or application. Provides that the provision which allows a crime victim to make a written and oral statement under the DMHDD Code do not apply if the defendant was under 18 years of age at the time the offense was committed.

\*HB5597

Short Description: CUSTODIAL SEXUAL MISCONDUCT

Status: P.A. 100-693, eff. 8-3-18

720 ILCS 5/11-9.2

#### Summary

Amends the Criminal Code of 2012. Provides that a person commits custodial sexual misconduct when he or she is an employee of a law enforcement agency and engages in sexual conduct or sexual penetration with a person who is in the custody of a law enforcement agency or employee Provides that "employee" includes an employee of a law enforcement agency. Defines "law enforcement agency" as an agency of the State or of a unit of local government charged with enforcement of State, county, or municipal laws or with managing custody of detained persons in the State, but not including a State's Attorney. Makes conforming changes. Effective immediately.

HB5632

Short Description: VEH CD-EMS-SIREN & LAMPS; DUTCH REACH IN QUESTION POOL

Status: P.A. 100-962, eff. 1-1-19

625 ILCS 5/11-1421      625 ILCS 5/2-112      625 ILCS 5/6-109

#### Summary

Amends the Illinois Vehicle Code. Provides that an ambulance or rescue vehicle shall operate a siren and lamp or lamps only when it is reasonably necessary to warn pedestrians and other drivers of the approach thereof while responding to an emergency call or transporting a patient who presents a combination of circumstances resulting in a need for immediate medical intervention.

Limits the new provisions governing an ambulance or rescue vehicle to municipalities with a population over 1,000,000; provides that the Secretary of State shall include, in the Illinois Rules of the Road publication, information advising drivers to use the Dutch Reach method when opening a vehicle door after parallel parking on a street; and provides that the Secretary shall include, in the question pool used for the written portion of the driver's license examination, test questions concerning safe driving in the presence of bicycles.

HB5745

Short Description: JURY DUTY EXEMPTION-LACTATION

Status: P.A. 100-696, eff. 1-1-19

705 ILCS 310/10.3 new

#### Synopsis As Introduced

Amends the Jury Commission Act. Provides that any nursing mother shall be excused from jury service upon request.

HB5749

Short Description: VEH CD-OVERWEIGHT AXLE PERMITS

Status: P.A. 100-1090, eff. 1-1-19

625 ILCS 5/15-301

625 ILCS 5/15-312

Summary

Amends the Illinois Vehicle Code. Provides that a special permit issued by the Department of Transportation shall be required from September 1 through December 31 for a vehicle that exceeds the maximum axle weight and gross weight limits or exceeds the vehicle's registered gross weight, provided that the vehicle's axle weight and gross weight do not exceed 10% above the maximum limits under the Code and does not exceed the vehicle's registered gross weight by 10%. Makes conforming changes. Provides that an applicant for a State Police escort shall pay \$75 per hour, per State Police vehicle.

LEGISLATION 2018 – OUTLINE SUMMARY #B  
100<sup>th</sup> General Assembly

LIVE BILLS  
CRIMINAL, TRAFFIC & JUVENILE

Steve Baker

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312-603-0720

Legislative Liaison

Law Office of the Cook County Public Defender

Last update: 11-30-18

\*denotes an immediate effective date

- a. New Offenses
- b. Amendment to Existing Offenses
- c. Criminal Procedure
- d. Code of Corrections
- e. Crime Victims
- f. Domestic Violence
- g. Drugs

- h. Juvenile [delinquency & abuse]
- i. Animals
- j. Sex Offenders
- k. Vehicle Code
- l. Firearms
- m. Omnibus
- n. Public Health
- o. Miscellanea
- p. Reentry Issues

Full text and bill status can be found at <http://www.ilga.gov>

A. NEW OFFENSES

Status:

HB4843 Ivory Ban (bus offense/Class A sub) P.A. 100-857, eff. 1-1-19

B. AMENDMENT TO EXISTING OFFENSES

**\*HB1804 PSMV & Juv Detention (Hijacking) P.A. 100-745, eff. 8-10-18**  
**\*HB5597 Custodial Sexual Misconduct – Police P.A. 100-693, eff. 8-3-18**

C. CRIMINAL PROCEDURE

SB564 Civil Forfeiture – trailer bill #1 P.A. 100-699, eff. 8-3-18  
**\*SB1830 Jailhouse Informant -Reliability P.A. 100-1119, eff. 1-1-19**  
 SB2342 Civil Forfeiture -trailer bill #2 Pass both Houses VS  
**SB2579 Bail Reform Trailer - \$30/day; AUUW out P.A. 100-929, eff. 1-1-19**  
 SB2891 Stat of Lim – Vendor &Hlth Care Fraud P.A. 100-998, eff. 1-1-19  
 HB1464 Pregnant in Jail – Release on Bail Protocol P.A. 100-630, eff. 1-1-19  
 HB3648 Cnty Cd – States Attorney Appointees P.A. 100-669, eff. 1-1-19

D. CODE OF CORRECTIONS

**SB3388 Adult Redeploy – Probation Viol Offend P.A. 100-999, eff. 1-1-19**  
**HB531 Under 21 Parole 10/20 – Prospective Pass both Houses; MTR**  
 HB4741 IDOC Visitation/# of visits P.A. 100-677, eff. 1-1-19  
 HB4888 IDOC – Violence Reports P.A. 100-907, eff. 1-1-19

E. CRIME VICTIMS

SB34 Crime Victim U/T Visa Authentication P.A. 100-1115, eff. 1-1-19  
 SB580 Trafficking Victim Lawsuit by Passed both Houses VS  
 SB2265 Missing Person w/ Disability P.A. 100-662, eff. 1-1-19

*SB2407 18	Child Death Review Teams	P.A. 100-1122, eff. 11-27-18
SB3108	Trafficking Victims – Civil Action	P.A. 100-939, eff. 1-1-19
SB3404	Title IX; Sex Invest Protocol	P.A. 100-1087, eff. 1-1-19
SB3411	Stalking OOP; Petitioners other	P.A. 100-1000, eff. 1-1-19
HB2063	Crime Victim Comp/Trafficking	P.A. 100-1037, eff. 1-1-19
HB4100	Nurses Violence Prevention Protocol	P.A. 100-1051, eff. 1-1-19
HB4340	Trafficking Resource Notices	P.A. 100-671, eff. 1-1-19
HB4348	Unidentified Human Remains	P.A. 100-901, eff. 1-1-19
HB4796	Order of Protection; Adoptive/Foster	P.A. 100-639, eff. 1-1-19
HB5000	Dept Human Services; IG reports to	P.A. 100-991, eff. 8-20-18
HB5203	Police Train – Victim Sensitivity	P.A. 100-910, eff. 1-1-19
HB5245	Sexual Assault Treatment Protocols	P.A. 100-775, eff. 1-1-19
HB5267	Victim Compensation Records	P.A. 100-690, eff. 1-1-19
*HB5494	Sealing Other – Trafficking Victims	P.A. 100-692, eff. 8-3-18
HB5573	Victim Rights Consolidation	P.A. 100-961, eff. 1-1-19

#### F. DOMESTIC VIOLENCE

*SB558 OOP: Respondent Answer; SAO Role		P.A. 100-597, eff. 6-29-18
SB2330	Name Change – Domestic Violence	P.A. 100-788, eff. 1-1-19

#### G. DRUGS

*SB336	Opioid Dependence/Public Health Plan	P.A. 100-1114, eff. 8-28-18
*SB2298	Industrial Hemp	P.A. 100-1091, eff. 8-26-18
SB2341	Synthetic Drugs/Cathinones Sch 1	P.A. 100-789, eff. 1-1-19
SB3023	Substance Abuse Deflection Program	P.A. 100-1025, eff. 1-1-19
*HB4707	Rx Drug Taskforce	P.A. 100-989, eff. 8-20-18
HB4795	Substance Abuse Disorder & DHS Misc.	P.A. 100-759, eff. 1-1-19

#### H. JUVENILE LAW (Abuse & Delinquency)

SB293	Abuse – Unfounded Report Retention	P.A. 100-697, eff. 1-1-19
*SB1008	IVC Diesel Emissions; DJJ Location Notice	P.A. 100-700, eff. 8-3-18
SB1993	Juvenile Expungement – Trailer #2	Pass both Houses VS
SB2461	DCFS – Special Placement – Sex Traffick	P.A. 100-705, eff. 1-1-19
SB2655	Abuse Permanency Goals	P.A. 100-978, eff. 8-19-18
SB2915	Juv Expungement –Trailer bill #1	P.A. 100-720, eff. 8-3-18
*SB3004	DJJ – Birth Certificates	P.A. 100-724, eff. 8-3-18
*SB3105	DCFS – Police Assistance	P.A. 100-625, eff. 7-20-18
HB4887	DCFS Youth & Necessary Documents	P.A. 100-680, eff. 1-1-19
HB4909	Birth Records/DCFS Youth	P.A. 100-619, eff. 1-1-19
*HB5005	DJJ Teachers	P.A. 100-953, eff. 8-19-18

*HB5077	Juv Ct Records to DJJ	P.A. 100-765, eff. 8-10-18
HB5157	Surrogate Health Decisions – Juv	P.A. 100-959, eff. 1-1-19
HB5257	Abuse & Delinquency Event Reports	P.A. 100-689, eff. 1-1-19

#### I. ANIMALS

SB2270	Animal Rescue from Vehicle	P.A. 100-740, eff. 1-1-19
*SB2313	County Animal Funds	P.A. 100-787, eff. 8-10-18
SB2386	Reckless Dog Owner	P.A. 100-971, eff. 1-1-19
HB1671	Police Dogs – Squad Temperature	P.A. 100-666, eff. 1-1-19
*HB5317	Wildlife Cd – Deer Taken/Restitution	P.A. 100-960, eff. 8-19-18

#### J. SEX OFFENDERS

SB2271	Adult Stat of Lim (Unconscious)	P.A. 100-1010, eff. 1-1-19
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#### K. VEHICLE CODE

SB2285	Temp Disability Decal; Displaced Person	P.A. 100-702, eff. 1-1-19
SB2511	Backup Lamp – Amber	P.A. 100-707, eff. 1-1-19
*SB2585	Sec of State – Abstract access & fee	P.A. 100-590, eff. 6-8-18
*SB3010	Tow Truck Plates; Penalty Reduction	P.A. 100-725, eff. 8-3-18
*SB3024	Cellphone Use – 1 <sup>st</sup> Responder	P.A. 100-727, eff. 8-3-18
SB3028	IDOT Registration	P.A. 100-728, eff. 1-1-19
SB3148	RDP Duration	P.A. 100-803, eff. 1-1-19
<b>HB3920</b>	<b>6-303 for Unpaid Civil fine; petty/A</b>	<b>P.A. 100-1004, eff. 1-1-19</b>
HB4259	Multi-Year Registration	P.A. 100-986, eff. 1-1-21
HB4332	ID/DL of Veteran	P.A. 100-811, eff. 1-1-19
HB4377	Rear-Facing Child Restraint	P.A. 100-672, eff. 1-1-19
*HB4424	SOS – ID Cards Senior	P.A. 100-827, eff. 8-13-18
HB4472	Veh Cd – Liability Insur/out of state	P.A. 100-828, eff. 1-1-19
HB4476	Non-Resident Citation; No Signature	P.A. 100-674, eff. 1-1-19
HB4554	Cd Corr Agg Factor DUI –One-way	P.A. 100-1053, eff. 1-1-19
HB4846	Electronic Device/Penalty	P.A. 100-858, eff. 7-1-19
HB4944	IVC Safety Test by Weight	P.A. 100-683, eff. 1-1-19
HB5056	IVC Miscellany	P.A. 100-956, eff. 1-1-19
HB5057	ISP Truck Inspection	P.A. 100-830, eff. 1-1-19
HB5143	Test Question – Dutch Reach	P.A. 100-770, eff. 1-1-19
HB5632	IVC EMS Sirens and Lamps	P.A. 100-962, eff. 1-1-19
HB5749	IVC Overweight Axle Permits	P.A. 100-1090, eff. 1-1-19

#### L. WEAPONS

SB337	Gun Dealer Certification	Pass both; MTR
*SB2642	Firearm Control Card – Officer	P.A. 100-712, eff. 8-3-18
SB3256	Firearm Delivery – 72 hour delay	P.A. 100-606, eff. 1-1-19

HB2354	Firearm OOP	P.A. 100-607, eff. 1-1-19
HB4855	FOID Renewal & Suspension/" patient"	P.A. 100-906, eff. 1-1-19

M. OMNIBUS

<b>HB4594</b>	<b>Fees; Fines; Assessment Schedule</b>	<b>P.A. 100-987, eff. 7-1-19</b>
*HB5447	First 2018 General Revisory	P.A. 100-863 eff, 8-14-18
SB544	Civil Case Fees – Municipalities# 1	P.A. 100-994, eff. 7-1-19
<b>SB1328</b>	<b>Fees; Fines Trailer; Waiver &amp; Reports Trlr #2</b>	<b>Pass both Houses VS</b>

N. PUBLIC HEALTH & MENTAL HEALTH

SB2226	Epinephrine Liability Limit to Prescribers	P.A. 100-648, eff. 7-31-18
SB2514	Smoke Free Illinois – Civil Penalty	P.A. 100-877, eff. 1-1-19
*SB2609	Psychotropics & Electroconvulsive POA	P.A. 100-710, eff. 8-3-18
SB2903	DHS = Release; ID Card	P.A. 100-717, eff. 7-1-19
SB3223	DCFS – Child Death Investigation	P.A. 100-733, eff. 1-1-19
SB3503	County Cd – Courthouse Lactation Rm	P.A. 100-947, eff. 1-1-19
HB1464	Jail Birth Protocol	P.A. 100-630, eff. 1-1-19
*HB5231	Police –FOID challenge-Employ	P.A. 100-911, eff. 8-17-18
HB5558	MHDDC Posting of Rights	P.A. 100-915, eff. 1-1-19

O. MISCELLANY

<b>SR1797</b>	<b>Gang Data Review by ICJIA</b>	<b>Reso Adopted</b>
SB2378	Police Shooting Protocol	P.A. 100-970, eff. 1-1-19
SB2907	State Police Rap Back Data/federal	P.A. 100-718, eff. 1-1-19
SB2925	School Resource Officer – Training	P.A. 100-984, eff. 1-1-19
*SB3136	Zero Drug Tolerance MJ – ISP & IDOC	P.A. 100-1130,eff. 11-27-18
SB3263	ISP – No Auxiliary Police	P.A. 100-808, eff. 1-1-19
*SB3291	Drone Regs – Preemption X Chicago	P.A. 100-735, eff. 8-3-18
SB3295	Civil Pro – Pleading Certification	P.A. 100-1086, eff. 1-1-19
SB3509	Muni Cd – Police Citation Quotas; Pop	P.A. 100-1001, eff. 1-1-19
*HB4420	Crim Justice TF – Disabilities	P.A. 100-852, eff. 8-14-18
*HB5497	Credit Union Audit; Record Access Police	P.A. 100-778, eff. 8-10-18
HB5745	Jury Exemption – Lactation Room	P.A. 100-696, eff. 1-1-19

P. REENTRY ISSUES

*SB2439	License Suspension – Ed Loan-ISAC	P.A. 100-872, eff. 8-14-18
SB2560	Consumer Fraud – Crim Record Correct	P.A. 100-927, eff. 1-1-19
*SB2853	Prof Reg – Crim History Effect	P.A. 100-883, eff. 8-14-18

SB3488 Anti-Registry Program Act  
SB3489 VOYRA – Verify Request to SAO

P.A. 100-1088, eff. 1-1-19  
P.A. 100-946, eff. 1-1-19

\*HB5341 \$ Owed – Expunge/Seal

P.A. 100-776, eff. 8-10-18

[END]

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