



Amendments Filed - Week of March 20-24

The following amendments relevant to counties were filed during the week of March 20-24.

House Amendments

[HB 475 \(HFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Community Mental Health Act. Provides that if a successful referendum is held by a governmental unit to levy an annual tax for the purpose of providing mental health facilities and services, the governmental unit shall appoint all members to its community mental health board within 60 days after the local election authority certifies the passage of the referendum. Provides that all terms for board members shall be measured from the first day of the month (rather than first day of the year) of the appointment. Requires every community mental health board to meet within 30 days after members are first appointed and within 30 days after members are appointed or reappointed upon the expiration of a member's term (rather than requiring the board to meet immediately after appointment). Provides that a community mental health board may fix a fiscal year for the board. Provides that every community mental health board shall be subject to the requirements under the Freedom of Information Act and the Open Meetings Act. Makes other changes. **(No Position)**

[HB 558 \(HFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Public Utilities Act. Provides that a unit of local government may request that an electric cooperative or municipal system inspect the connection to a meter in a specified residential rental property or the submeter in an individual rental unit to which it delivers utility services to ensure that the billing of the property or unit is accurate. Provides that an electric cooperative or municipal system shall post on its publicly available website any residential rental properties or individual rental units that are revealed to have a discrepancy between the service provided and the cost billed to the customer. Provides that an electric cooperative or municipal system shall report to the Attorney General any residential rental properties or individual rental units that are revealed to have a discrepancy between the service provided and the cost billed to the customer. **(No Position)**

[HB 559 \(HFA 0003\)](#)

Replaces everything after the enacting clause. Provides that the amendatory Act may be referred to as the Health Care Workforce Reinforcement Act. Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that any person who was issued a temporary out-of-state permit or temporary reinstatement permit by the Department of Financial and Professional Regulation in response to the COVID-19 pandemic may continue to practice under his or her temporary out-of-state permit if he or she submits an application for licensure by endorsement to the Department on or before May 11, 2023. Provides for license application requirements for holders of temporary out-of-state permits or temporary reinstatement permits in specified professions. Amends the Assisted Living and Shared Housing Act, the Nursing Home Care Act, the MC/DD Act, the ID/DD Community Care Act, and the Specialized Mental Health Rehabilitation Act of 2013. Provides that, during a statewide public

health emergency, the Department of Public Health and the Department of Human Services may take specified actions pertaining to inspections within an appropriate time frame to the extent feasible. Provides that probationary and provisional licenses may be extended for an additional 120 if requested and approved by the Department. Amends the Medical Practice Act of 1987. Provides that during a public health emergency, any provision of the Act that would prevent a physician licensed to practice medicine in all of its branches under the Act from delegating any and all authority prescribed to the physician by law to international medical graduate physicians who are working in response to the public health emergency declared by the Governor are suspended. Defines "international medical graduate physician". Amends the Radiation Protection Act of 1990. Provides that during a public health emergency, provisions that limit the validity of industrial radiography certifications to 5 years and industrial radiography trainee certifications to 2 years shall be suspended. Amends the Pharmacy Practice Act. Provides that the "practice of pharmacy" includes vaccination of patients 7 years of age and older for COVID-19 or influenza subcutaneously, intramuscularly, or orally; administration of COVID-19 therapeutics subcutaneously, intramuscularly, or orally; and ordering and administration of tests and screenings for (i) influenza, SARS-COV 2, and other emerging and existing public health threats. Provides that a registered pharmacy technician or student pharmacist may administer COVID-19 therapeutics and COVID-19 and influenza vaccinations subject to certain conditions. Amends the Illinois Public Aid Code and the Illinois Insurance Code to provide coverage for in-pharmacy COVID and influenza testing, screening, vaccination, and treatments. Effective immediately. **(No Position)**

[HB 559 \(HFA 0004\)](#)

Provides that the "practice of pharmacy" includes the ordering and administration of tests and screenings for (i) influenza, (ii) SARS-COV 2, and (iii) health conditions identified by a statewide public health emergency, as defined in the Illinois Emergency Management Agency Act (instead of other emerging and existing public health threats identified by the Department of Public Health or by emergency order). **(No Position)**

[HB 1110 \(HFA 0002\)](#)

Provides that a person shall (rather than may) be required to produce when so requested a physical driver's license to a law enforcement officer, a representative of a State or federal department or agency, court, officer of the court, or a private entity. Provides that any law enforcement officer, representative of a State or federal department or agency, court, officer of the court, or an individual from a private entity who is presented with a digital driver's license on a mobile electronic device shall be immune from any liability resulting from damage to the device. **(No Position)**

[HB 1571 \(HFA 0001\)](#)

Replaces everything after the enacting clause. Provides that the amendatory Act may be referred to as the Michael Bauer Memorial Act. Amends the Cemetery Oversight Act. In the Code of Professional Conduct and Ethics, provides that licensed cemetery authorities shall have clear and specific cemetery rules and regulations and apply them equally to all consumers and individuals serviced (rather than families served). Provides that a cemetery authority shall make publicly available (rather than available for inspection and, upon reasonable request and the payment of a reasonable copying fee, provide) a copy of its bylaws, rules, and regulations (rather than rules and regulations) through continuous publication on an Internet website or social media page or, if it does not have a website or social media page, provide a copy to each person either prior to or contemporaneous with the cemetery authority's or its representative's presentment of any contract or legal agreement for services in relation to the cemetery or within 5 days of such a person's request. Provides that a cemetery authority shall make available for viewing and provide a copy of its current prices of disinterment. Amends the Vital Records Act. Provides that, if a court finds that a party to a disinterment dispute has acted in bad faith, the court may, in its sole discretion, award costs, including reasonable attorney's fees, against the person it finds has acted in bad faith. Makes conforming changes in the Disposition of Remains Act and the Cemetery Protection Act. **(No Position)**

[HB 2040 \(HFA 0002\)](#)

Provides that a board of trustees in a county organized under the Counties Code may contract (rather than contact) with a neighboring township to provide highway commission or clerk services if no qualified candidate who has resided in the road district for a least one year is willing to serve as highway commissioner or clerk. **(No Position)**

[HB 2046 \(HFA 0002\)](#)

Provides that under no circumstances shall confidential information received from opioid treatment programs or confidential information otherwise protected under federal confidentiality of substance use disorder patient records regulations under 42 CFR Part 2 be included in the information shared under specified provisions. **(No Position)**

[HB 2086 \(HFA 0001\)](#)

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: Provides that self-service by consumers is not prohibited if the take-home containers are maintained clean, sanitary, free from debris, smooth, durable, and easy-to-clean, and are not capable of causing, through cleanliness or design, conditions that may cause or spread disease (rather than cleaned, stored, and dispensed in a sanitary manner). Provides that a restaurant or retailer may fill or refill a consumer-owned container with ready-to-eat or dry bulk foods (rather than ready-made food). Provides that the local (rather than county) health departments and municipalities shall not prohibit specified actions by a retailer or restaurant. Removes language providing that the Department of Public Health shall produce materials for restaurants and retailers in print format. Allows the Department of Public Health to adopt administrative rules necessary to implement, interpret, and administer the provisions. Effective immediately. **(No Position)**

[HB 2102 \(HFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Health Care Worker Background Check Act. In provisions concerning a health care employer or long-term care facility hiring individuals convicted of committing or attempting to commit various specified offenses, adds substantially equivalent offenses under the laws of any other state or of the laws of the United States, as verified by court records, records from a state agency, or an Federal Bureau of Investigation criminal history records check. In provisions concerning fingerprint-based criminal history records, provides that fingerprints submitted shall be transmitted through a live scan fingerprint vendor licensed by the Department of Financial and Professional Regulation. Provides that fingerprints shall be checked against the Illinois State Police and Federal Bureau of Investigation criminal history records databases now and hereafter filed, including, but not limited to, civil, criminal, and latent fingerprint databases (instead of fingerprints submitted shall be checked against the fingerprint records now and hereafter filed in the Illinois State Police criminal history record databases). Provides that fee charged for conducting the criminal history records check shall be deposited into the State Police Services Fund. Provides that the Illinois State Police shall furnish, pursuant to positive identification, records of Illinois convictions and shall forward the national criminal history record information to the department or agency. Provides that the Illinois State Police shall forward the applicant's fingerprints to the Federal Bureau of Investigation. Provides that the Illinois State Police shall request that the Federal Bureau of Investigation conduct a national criminal history pertaining to the applicant. **(No Position)**

[HB 2118 \(HFA 0002\)](#)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Amends the Environmental Protection Act. Defines "applicable facility" to include the principal place of business of any government official who is collecting for transport, storage, treatment, transfer, or disposal hypodermic, intravenous, or other medical needles, or hypodermic or intravenous syringes, by reason of his or her official duties. Amends the Hypodermic Syringes and Needles Act. Deletes the minimum age of 18 for the purchase of hypodermic syringes and needles. **(No Position)**

[HB 2245 \(HFA 0001\)](#)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Provides that the county sheriff shall collaborate with vehicle manufacturers, dealers, and vehicle location vendors to provide information and assistance to law enforcement officers in the investigation of a vehicular hijacking or kidnapping incident and ensure that consumers are provided with information concerning the hotline, new or used vehicles manufactured with stolen vehicle locator capabilities, and how consumers can activate stolen vehicle locator services by publishing the information in a conspicuous location on the county sheriff's website. Provides that, if a vehicle is equipped with functioning vehicle location tracking capability, but the capability is not currently activated, the manufacturer or the vehicle location vendor, shall waive all fees associated with initiating, renewing, reestablishing, or maintaining the vehicle location service the vehicle is equipped with during the investigation of the vehicle being stolen in a vehicular hijacking incident or being used in the commission of kidnapping incident when law enforcement has confirmed that the situation involves a clear and present danger of death or great bodily harm to persons and requires disclosure of vehicle location information without delay. Provides that there shall be no cause of action or liability under the laws of this State for a vehicle manufacturer, its subsidiaries, or vendors, or any employee, officer, director, representatives, or contractor of the manufacturer, subsidiary, or vendor, that provides, or in good faith attempts to provide, information or assistance to a law enforcement agency, 9-1-1 call center, or designated dispatch center. **(No Position)**

[HB 2287 \(HFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Requires the Environmental Protection Agency to establish a Fleet Electrification Incentive Program to promote the use of electric trucks by fleet owners by offering a voucher of up to \$200,000 per electric Class 6 truck, electric Class 7 truck, or electric Class 8 truck purchased or leased for a fleet by the fleet's owner or operator. Provides that an applicant shall submit a proof of purchase, lease, or other binding contract regarding the electric Class 6 truck, electric Class 7 truck, or electric Class 8 truck in order to be awarded the voucher. Contains other program requirements. Defines "Class 6 truck", "Class 7 truck", and "Class 8 truck." **(No Position)**

[HB 2347 \(HFA 0002\)](#)

Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by House Amendment No. 1. Further amends the Children and Family Services Act. Provides that the Illinois Juvenile Justice Commission shall study and make recommendations to the General Assembly regarding the impact and advisability of raising the minimum age of detention to 14, and develop a process to assist in the implementation of the provisions of the amendatory Act. Further amends the Juvenile Court Act of 1987. Provides that probation and court services shall document and share on a monthly basis with the Illinois Juvenile Justice Commission each instance where alternatives to detention failed or were lacking, including the basis for detention, the providers who were contacted, and the reason alternatives were rejected, lacking, or denied. Provides that instead of detention, minors under the age of 13 who are in conflict with the law may be held accountable through a petition under the Minors Requiring Authoritative Intervention Article of the Act, or may be held accountable through a community mediation program. Provides that on or after July 1, 2025, with the exception of minors age 12 years or older and charged with first degree murder, aggravated criminal sexual assault, aggravated battery in which a firearm was used in the offense, or aggravated vehicular hijacking, any minor 13 years of age or older arrested pursuant to the Act where there is probable cause to believe that the minor is a delinquent minor and that secure custody is a matter of immediate and urgent necessity in light of a serious threat to the physical safety of a person or persons in the community, or to secure the presence of the minor at the next hearing as evidenced by a demonstrable record of willful failure to appear at a scheduled court hearing within the past 12 months may be kept or detained in an authorized detention facility. Deletes the provisions raising the minimum age from 13 to 14 in which the minor may be committed to the Department of Juvenile Justice. **(No Position)**

[HB 2418 \(HFA 0003\)](#)

Provides that a petition for the vacation and expungement or sealing of trafficking victims' crimes shall (rather than may) be prepared, signed, and filed in accordance with Supreme Court Rule 9 (rather than prepared, signed, and filed electronically). Provides that the court may allow the petitioner to attend any required hearing remotely in accordance with local rules (rather than by audiovisual conference if the petition affirms that attendance in court would be an undue hardship or could create a risk of harm to the petitioner). **(No Position)**

[HB 2500 \(HFA 0001\)](#)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that an animal shelter or animal control facility shall waive the adoption fee (rather than an animal control facility shall not charge an adoption fee) to specified veterans. Adds a requirement for the fee waiver that the person must present a certified copy of the person's DD Form 214 (Certificate of Release or Discharge from Active Duty). Limits the number of dogs or cats adopted under the provisions to one dog or cat each in a 2-year period (rather than each 6-month period). **(No Position)**

[HB 2500 \(HFA 0002\)](#)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that an animal shelter or animal control facility shall waive the adoption fee if the person adopting the dog or cat (i) presents to the animal shelter or animal control facility a current and valid driver's license with the word "veteran" printed on its face, a current and valid Illinois Identification Card with the word "veteran" printed on its face, or a certified copy of the person's Department of Defense form DD-214 (Certificate of Release or Discharge from Active Duty) and a valid driver's license or valid Illinois Identification Card and (ii) complies with the adoption policies of the animal shelter or animal control facility. Limits the number of dogs or cats adopted under the provisions to one dog or cat each in a 2-year period (rather than each 6-month period). **(No Position)**

[HB 2500 \(HFA 0003\)](#)

Changes references from "valid driver's license" to "valid Illinois driver's license." **(No Position)**

[HB 2526 \(HFA 0003\)](#)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Grants the Department of Human Services (rather than the Department of Public Health) the power to use moneys in the Opioid Antagonist Bulk Purchase Fund and to adopt rules necessary to administer the Fund. Effective immediately. **(Support)**

[HB 2547 \(HFA 0003\)](#)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes that include the following. Removes a provision establishing a civil penalty for failing to disclose a quota. Provides that each employer shall establish, maintain, and preserve for 3 years contemporaneous, true, and accurate records to ensure compliance with employee and Director of Labor requests for data (instead of specified records). Adds provisions concerning injunctive relief. Makes changes to provisions concerning definitions, complaints, and the Attorney General's powers. Effective January 1, 2024. **(No Position)**

[HB 2719 \(HFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Community Benefits Act. Provides that information made available to the public shall include the number of uninsured patients who have declined or failed to respond to the screening described specified provisions and the 5 most frequent reasons for declining. Amends the Fair Patient Billing Act. Makes a change in provisions concerning legislative findings. Sets forth provisions concerning screening patients for health insurance and financial assistance. In provisions concerning hospitals pursuing collective action, provides that hospitals and their agents may pursue collective action against an uninsured patient only if the hospital has complied with the

screening requirements set forth in specified provisions and exhausted any discount available to the patient under specified provisions. Provides that obligations of hospitals under the amendatory Act Defines terms. Amends the Hospital Uninsured Patient Discount Act. Provides that if a patient declines to apply for a public health insurance program on the basis of concern for immigration-related consequences, the hospital may refer the patient to a free, unbiased resource to address the patient's immigration-related concerns and assist in enrolling the patient in a public health insurance program. Provides that a hospital may still screen the patient for eligibility under its financial assistance policy. Provides that hospitals shall permit an uninsured patient to apply for a discount within 90 days of completion of the screening under specified provisions or denial of an application for a public health insurance program. **(No Position)**

[HB 2767 \(HFA 0001\)](#)

Provides that for cases that arise in county-operated juvenile detention centers, the Independent Juvenile Ombudsman shall report the data to the chief judge of the applicable judicial circuit and the Director of the Administrative Office of the Illinois Courts concerning: (1) cases of severe abuse or injury of a youth; (2) serious misconduct, misfeasance, malfeasance, or serious violations of policies and procedures concerning the administration of a county-operated juvenile detention center program or operation; (3) serious problems concerning the delivery of services in a county-operated juvenile detention center; (4) interference by the county-operated juvenile detention center with an investigation conducted by the Office of the Independent Juvenile Ombudsman; and (5) other cases as deemed necessary by the Ombudsman. Provides that with respect to county-operated juvenile detention centers, the Ombudsman shall provide data responsive to: (1) the work of the Ombudsman; (2) the status of any review or investigation undertaken by the Ombudsman, but the data may not contain any confidential or identifying information concerning the subjects of the reports and investigations; and (3) any recommendations that the Independent Juvenile Ombudsman has relating to a systemic issue in the county-operated juvenile detention center's provision of services and any other matters for consideration by the General Assembly to the chief judge of the applicable judicial circuit and to the Director of the Administrative Office of the Illinois Courts, and shall make the data publicly available. Defines "county-operated juvenile detention center" to include a facility that detains youth in the juvenile justice system that is specifically designated to detain or incarcerate youth. Provides that "county-operated juvenile detention center" does not include police or other temporary law enforcement holding locations. Adds a January 1, 2025 effective date to the bill. **(No Position)**

[HB 2890 \(HFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Reinserts the provisions of the introduced bill. Provides that a person found guilty under the Juvenile Court Act of 1987 for first degree murder, aggravated criminal sexual abuse, predatory criminal sexual assault of a child, criminal sexual assault, or aggravated criminal sexual shall, regardless of the sentence or disposition imposed, be required to submit specimens of blood, saliva, or tissue to the Illinois State Police if the person was found guilty under the Juvenile Court Act of 1987 for first degree murder, aggravated criminal sexual abuse, predatory criminal sexual assault of a child, criminal sexual assault, or aggravated criminal sexual assault on or after the effective date of the amendatory Act. **(No Position)**

[HB 3055 \(HFA 0001\)](#)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. In the Faith Behind Bars Act, changes definitions of "chaplaincy services" and "undue burden". Provides that a committed person has a right (rather than a constitutional right) to practice his or her faith group in a correctional institution or facility absent or without undue burden to the State's correctional system. Provides that absent harm or undue burden a correctional institution or facility shall provide reading materials for diverse faith groups. Provides in determining whether an action would result in an undue burden, warden or chief administrative officer of the correctional institution or facility shall consider security requirements that are necessary. **(No Position)**

[HB 3129 \(HFA 0001\)](#)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Further amends the Equal Pay Act of 2003. Provides that an employer shall be liable for a third party's failure to include the pay scale and benefits in a job posting. Provides that an employer shall announce, post, or otherwise make known all opportunities for promotion to all current employees no later than the same calendar day that the employer makes an external job posting for the position. Provides that an employer shall make and preserve records that document the pay scale and benefits for a position. Provides that the Department of Labor may initiate investigations of alleged violations of provisions concerning disclosing a pay scale in job postings. Provides that, if the Department determines that a violation occurred, the employer shall have 7 days upon receipt of notice of a violation from the Department to remedy the violation. Provides that the employer shall demonstrate to the Department that the violation has been remedied or the employer shall be subject to a civil penalty of \$100 per day for each day that a violation continues after the 7-day notice period. Effective January 1, 2024 (rather than effective immediately). **(No Position)**

[HB 3131 \(HFA 0001\)](#)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Changes the name of the Workplace COVID-19 Safety Committees Act to the Workplace Safety Committees Act. Provides that the safety committees shall consist of no fewer than 4 members (rather than no fewer than 2 members for each employer with 30 or fewer employees or no fewer than 4 members for each employer with more than 30 employees). Provides that representatives on the safety committee shall be selected by management. Provides that the Department of Labor has the power to conduct investigations in connection with the administration and enforcement of the Act. Changes references from "the COVID-19 pandemic" to "a public health emergency declared by the Governor". Makes other changes. **(No Position)**

[HB 3140 \(HFA 0001\)](#)

Deletes references to the Department of Corrections. Deletes references to jails and prisons and replaces detention centers. Changes references from correctional facility to youth facility. Defines "covered juvenile" as any person under 21 years of age incarcerated in a Department of Juvenile Justice facility or any person under 18 years of age incarcerated in a county or municipal facility. Makes other changes. **(No Position)**

[HB 3140 \(HFA 0002\)](#)

Deletes references to the Department of Corrections. Deletes references to jails and prisons and replaces detention centers. Changes references from correctional facility to youth facility. Defines "covered juvenile" as any person under 21 years of age incarcerated in a Department of Juvenile Justice facility or any person under 18 years of age detained in a county facility under the authority of the local circuit court. Makes other changes. **(No Position)**

[HB 3253 \(HFA 0001\)](#)

In the provisions of the Juvenile Court Act of 1987 concerning the prohibition of the use of deceptive tactics by law enforcement officers of juvenile suspects at custodial interrogations, adds a definition of a "person with a severe or profound intellectual disability". Deletes from the new definition of "protected person" a person with a severe or profound developmental disability. **(No Position)**

[HB 3284 \(HFA 0001\)](#)

Replaces everything after the enacting clause. Creates the Community Violence Intervention Workforce Development Act. Reinserts the provisions of the bill as introduced. Changes the name of the Community Violence Intervention Workforce Development Task Force to the Community Violence Intervention Workforce Development Workgroup. Provides that the members of the Workgroup, other than the General Assembly members, shall be appointed by the Assistant Secretary of Firearm Violence Prevention, or the Assistant Secretary's designee. Deletes provisions that not less than 35% of the members shall reside outside the City of Chicago. Deletes provisions that the Office of Firearm Violence

Prevention shall provide administrative support. Provides that the Assistant Secretary of Firearm Violence Prevention, or his or her designee, shall convene the Community Violence Intervention Workforce Development Workgroup, and work in collaboration with members to submit a final report to the General Assembly. Effective immediately. **(No Position)**

[HB 3303 \(HFA 0001\)](#)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that a district plan shall be prepared by the property owner or owners who submit the written petition to the clerk. Provides that the ordinance establishing the business improvement district and any amendments may not create additional obligations, burdens, requirements, liabilities, or restrictions for the business improvement district or the district management association other than those that are expressly contemplated by the district plan. Replaces provisions limiting home rule powers with provisions describing how a person may contest the validity of a business improvement district created or amended, district plan established, or district charge imposed under the Act. Effective 120 days after becoming law. **(No Position)**

[HB 3322 \(HFA 0001\)](#)

Deletes from the definition of "gang database", data maintained in multiple databases. Provides that law enforcement agency policy about gang databases must be implemented on or before January 1, 2024 (rather than July 1, 2023). **(No Position)**

[HB 3326 \(HFA 0001\)](#)

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: Provides that an ALPR user shall not sell ALPR information under any circumstances. Provides that an ALPR user shall not share or transfer (rather than sell, share or transfer) ALPR information unless it is to investigate or locate a vehicle or person reasonably suspected of: (1) being the subject of an active warrant; (2) being involved in the commission of a forcible felony, motor vehicle theft, or vehicular hijacking; (3) committing a major traffic offense; or (4) being the subject of an active missing or endangered person alert. Provides that an ALPR user shall not share or transfer data with another state that has enacted laws that interfere with a woman's right to choose or obtain an abortion (rather than laws that interfere with a woman's right to choose or obtain an abortion prior to viability or when the abortion is a medical necessity), laws that criminalize a person's undocumented immigration status, and laws that deny or interfere with any person's health care that is not unlawful under the laws of this State, for the purpose of investigation or enforcement of those laws. Allows the Illinois State Police to retain ALPR data for 90 days. Provides that an ALPR shall not use facial recognition technology. **(No Position)**

[HB 3326 \(HFA 0002\)](#)

Defines "automated license plate reader" or "ALPR". Provides that an ALPR user shall not sell ALPR information under any circumstance. Provides that an ALPR user shall not share or transfer ALPR information, except to a local law enforcement agency, a law enforcement agency of this State, the federal government, an organization established to detect or prevent insurance crime or fraud, or another state if that state does not: (1) deny or interfere with a woman's right to choose or obtain an abortion; (2) criminalize a person's undocumented immigration status; or (3) deny or interfere with any person's health care that is lawful under the laws of the State. Provides that any law enforcement agency using ALPR systems shall require out-of-state law enforcement agencies to acknowledge that any shared ALPR images or data generated in the State will not be used in a manner inconsistent with the provisions by executing a written declaration before using that data. Provides that ALPR information shall be deleted within 30 days, unless the information is relevant to an ongoing investigation or pending criminal trial. Provides that the Illinois State Police may retain ALPR information for a period not to exceed 90 days, except that the information may be retained for more than 90 days if the information is relevant to an ongoing investigation or pending criminal trial. Provides that ALPR information shall be held confidentially to the fullest extent permitted by law and an ALPR user shall not sell, share, or transfer ALPR information for any commercial purpose and shall not disclose ALPR information to any entity for

the purposes of public disclosure. Provides that an ALPR shall not use facial recognition technology. **(No Position)**

[HB 3400 \(HFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Prevailing Wage Act. Provides that the Department of Labor shall report quarterly (rather than annually) to the General Assembly and the Governor the number of people employed on public works in the State during the preceding 3 months (rather preceding calendar year). This report shall include the total number of people employed on each public works project during the preceding 3 months. Provides that the report shall identify every public works project in the State by project name and contractor name and include the demographics of the workers on the project by percentage, including gender, race, and ethnicity. The report shall include information identifying the number of workers who are tradesmen, whether journeyman or apprentice, and the total work hours performed. **(No Position)**

[HB 3631 \(HFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Pharmacy Benefit Managers Article of the Illinois Insurance Code. Provides that a pharmacy benefit manager may not retaliate against a pharmacist or pharmacy for disclosing information in a court, in an administrative hearing, before a legislative commission or committee, in any other proceeding, or to a government or law enforcement agency, if the pharmacist or pharmacy has reasonable cause to believe that the disclosed information is evidence of a violation of a State or federal law, rule, or regulation. Provides that a pharmacist or pharmacy shall make commercially reasonable efforts to limit the disclosure of confidential and proprietary information. Provides that retaliatory actions against a pharmacy or pharmacist include specified actions. Provides that the provisions apply to contracts entered into or renewed on or after January 1, 2024 (instead of July 1, 2023). **(No Position)**

[HB 3631 \(HFA 0002\)](#)

Replaces everything after the enacting clause. Amends the Pharmacy Benefit Managers Article of the Illinois Insurance Code. Provides that a pharmacy benefit manager may not retaliate against a pharmacist or pharmacy for disclosing information in a court, in an administrative hearing, before a legislative commission or committee, in any other proceeding, or to a government or law enforcement agency, if the pharmacist or pharmacy has reasonable cause to believe that the disclosed information is evidence of a violation of a State or federal law, rule, or regulation. Provides that a pharmacist or pharmacy shall make commercially reasonable efforts to limit the disclosure of confidential and proprietary information. Provides that retaliatory actions against a pharmacy or pharmacist include specified actions. **(No Position)**

[HB 3716 \(HFA 0001\)](#)

Provides that the Nursing Home Resident Care Task Force shall include one representative of a statewide organization advocating on behalf of seniors. Provides that specified members of the Nursing Home Resident Care Task Force shall be appointed by the Governor. Further amends the Nursing Home Care Act. Sets forth provisions concerning a prohibition on retaliation against facility resident or employee complaint. **(No Position)**

[HB 3716 \(HFA 0002\)](#)

Provides that the President of the Senate, Minority Leader of the Senate, Speaker of the House of Representatives, and the Minority Leader of the House of Representatives shall each appoint one member of the New Directions for Nursing Home Resident Care Task Force (rather than the Governor appointing a member of the majority party of the Senate, the minority party of the Senate, the majority party of the House of Representatives, and the minority party of the House of Representatives). **(No Position)**

[HB 3751 \(HFA 0001\)](#)

Amends the Counties Code. Provides that a deputy sheriff or special policeman may be an individual who is not a citizen but is legally authorized to work in the United States under federal law. **(No Position)**

[HB 3751 \(HFA 0002\)](#)

Provides that an individual who is not a citizen but is legally authorized to work in the United States under federal law who is authorized to apply for the position of police officer or sheriff shall also be subject to federal approval to obtain, carry, or purchase or otherwise possess a firearm. **(No Position)**

[HB 3776 \(HFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Regional Superintendent of Schools Article of the Code. Provides that it is a duty of the regional superintendent of schools to improve outcomes for students by designating regional offices of education, as well as intermediate service centers, as learning partners in any iteration of the statewide system of support so that services are provided to schools identified through the annual accountability calculations required under the federal Elementary and Secondary Education Act. **(No Position)**

[HB 3809 \(HFA 0002\)](#)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that a group or individual policy of accident and health insurance amended, delivered, issued, or renewed on or after January 1, 2025 (rather than the effective date of the amendatory Act) shall provide coverage for therapy, diagnostic testing, and equipment necessary to increase quality of life for children who have been clinically or genetically diagnosed with any disease, syndrome, or disorder that includes low tone neuromuscular impairment, neurological impairment, or cognitive impairment. Removes language providing that the coverage shall include 315 combined therapy sessions per year. **(No Position)**

[HB 3812 \(HFA 0002\)](#)

Replaces everything after the enacting clause. Amends the Counties Code and the Illinois Municipal Code. Provides that, if a municipality or county, including a home rule municipality or county, is a self-insurer for purposes of providing health insurance coverage for its employees, the insurance coverage shall include mental health counseling for any police officer, firefighter, emergency medical services personnel, or employee who is a veteran without imposing a deductible, coinsurance, copayment, or any other cost-sharing requirement on the coverage to the extent such coverage would disqualify a high-deductible health plan from eligibility from a health savings account pursuant to the Internal Revenue Code. Preempts home rule. **(No Position)**

[HB 3955 \(HFA 0001\)](#)

Replaces everything after the enacting clause. Amends the University of Illinois Act and the Hospital Licensing Act. Provides that, notwithstanding any provision of law to the contrary, hospitals organized or licensed under the Acts, in accordance with specified federal law, shall not delay provisions of a required appropriate medical screening examination or further medical examination and treatment for a patient in a hospital's emergency room in order to inquire about the individual's method of payment or insurance status. **(No Position)**

Senate Amendments

[SB 125 \(SFA 0003\)](#)

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that no driver or passenger, who is a medical cannabis cardholder, a medical cannabis designated caregiver, medical cannabis cultivation center agent, or dispensing organization agent may possess medical cannabis within any area of any motor vehicle upon a highway in this State except in a secured, sealed or resealable, and child-resistant container (rather than a secured, sealed or resealable, odor proof, and child resistant medical cannabis container) that is inaccessible. Provides that no driver or passenger may possess cannabis within any area of any motor vehicle upon a highway in this State except in a secured, sealed or resealable, child-resistant container (rather than a secured, sealed or resealable, odor proof, and child resistant cannabis container) that is inaccessible. Provides that if a motor vehicle is driven or occupied by an individual 21 years of age or over, the odor of burnt or raw cannabis in a motor vehicle by itself shall

not constitute probable cause for the search of the motor vehicle, vehicle operator, or passengers in the vehicle. **(No Position)**

[SB 147 \(SCA 0001\)](#)

Replaces everything after the enacting clause. Creates the Paint Stewardship Act. Provides that each manufacturer of architectural paint sold or offered for sale at retail in the State shall submit to the Environmental Protection Agency a plan for the establishment of a postconsumer paint stewardship program. Requires the Agency to make a determination whether to approve or disapproved the plan within 60 days of the plan being submitted. Prohibits a person from incinerating architectural paint collected pursuant to a paint stewardship plan. Requires the plan to be submitted no later than 12 months after the effective date of the Act. Restricts a manufacturer or retailer from selling or offering to sell architectural paint to any person in the State unless the manufacturer of the paint brand or the manufacturer's representative organization is implementing a paint stewardship plan. Provides that a manufacturer or representative organization participating in a postconsumer paint stewardship program shall not be liable for any claim of a violation of antitrust, restraint of trade, unfair trade practice, or other anticompetitive conduct arising from conduct undertaken in accordance with the program. Provides that by July 1, 2026, and each July 1 thereafter, a manufacturer or representative organization shall submit a report to the Agency that details the implementation of the manufacturer's or representative organization's program during the prior calendar year. Provides that financial, production, or sales data reported to the Agency by a manufacturer, retailer, or representative organization is confidential business information and is exempt from disclosure under the Freedom of Information Act. Requires a manufacturer or representative organization submitting a program plan to pay an administrative fee of \$10,000 to the Agency at the time of submission. Provides that by July 1, 2026, and each July 1 thereafter, a manufacturer or representative organization operating a stewardship program shall remit to the Agency a \$40,000 administration fee. Provides that on or before January 1, 2025, a manufacturer or representative organization shall implement a postconsumer paint collection plan. Provides that collection sites shall accept architectural paint from households and very small quantity generators to the extent provided in the postconsumer paint stewardship program. Sets forth penalties for violation of the Act, including a \$7,000 civil penalty per violation. States legislative findings. Defines terms. Makes a conforming change in the Freedom of Information Act. **(Support)**

[SB 214 \(SCA 0002\)](#)

Replaces everything after the enacting clause. Amends the Public Employee Disability Act. Defines "illness" to mean any illness, disease, or condition the presence of which in a community results in the declaration of a disaster or emergency by a State, county, or municipal official. Defines "eligible employee" to mean any full-time law enforcement officer or full-time firefighter, including a full-time paramedic or a firefighter who performs paramedic duties, who is employed by any unit of local government, including any home rule unit. Provides that whenever an eligible employee suffers an illness in the line of duty which causes the employee to be unable to perform the employee's duties, the employee shall continue to be paid by the employing public entity on the same basis as the employee was paid before the or illness, with no deduction from the employee's sick leave credits, compensatory time for overtime accumulations or vacation, or service credits in a public pension fund during the time the employee is unable to perform the employee's duties due to the result of the illness, but not longer than one year in relation to the same illness. Sets forth provisions concerning verification of illness and denial of other employment. Limits exclusive and concurrent home rule powers for home rule units under a population of 1,000,000. **(Oppose)**

[SB 214 \(SFA 0003\)](#)

Replaces everything after the enacting clause. Amends the Public Employee Disability Act. Defines "illness" to mean any illness, disease, or condition the presence of which in a community results in the declaration of a disaster or emergency by a State, county, or municipal official. Defines "eligible employee" to mean any full-time law enforcement officer or full-time firefighter, including a full-time paramedic or a firefighter who performs paramedic duties, who is employed by any unit of local government, including any home rule unit. Provides that whenever an eligible employee suffers an illness

in the line of duty which causes the employee to be unable to perform the employee's duties, the employee shall continue to be paid by the employing public entity on the same basis as the employee was paid before the or illness, with no deduction from the employee's sick leave credits, compensatory time for overtime accumulations or vacation, or service credits in a public pension fund during the time the employee is unable to perform the employee's duties due to the result of the illness, but not longer than one year in relation to the same illness. Sets forth provisions concerning verification of illness and denial of other employment. Limits exclusive and concurrent home rule powers for home rule units under a population of 1,000,000. **(Oppose)**

[SB 282 \(SCA 0001\)](#)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that for the 2024 primary election and all subsequent elections, the State Board of Elections shall provide a certified remote accessible vote by mail system through which an election authority can deliver a vote by mail ballot (rather than through which a vote by mail ballot can be delivered) through electronic transmission to voters with a print disability and through which voters with a print disability can mark, verify, and return a vote by mail ballot to the election authority electronically. Further amends the Election Code. Provides that an election authority shall provide a certified remote accessible vote by mail system that complies with specified provisions, or use the system provided by the State Board of Elections under specified provisions, through which a vote by mail ballot can be delivered by electronic transmission to any voter eligible to receive a vote by mail ballot under the provisions and through which a voter can mark, verify, and return a vote by mail ballot to the election authority electronically. Provides that the certified remote accessible vote by mail system shall comply with specified requirements. Effective January 1, 2024. **(No Position)**

[SB 504 \(SFA 0001\)](#)

Replaces everything after the enacting clause. Creates the Illinois Work Without Fear Act. Provides that it is unlawful for any person to engage in, or to direct another person to engage in, retaliation against any person or their family member or household member for the purpose of, or with the intent of, retaliating against any person for exercising any right protected under State employment laws or by any local employment ordinance. Sets forth the duties and powers of the Department of Labor under the Act. Allows the Attorney General to initiate or intervene in a civil action to obtain appropriate relief if the Attorney General has reasonable cause to believe that any person has violated the Act and deems it necessary to protect the rights and interests of Illinois workers. Provides that nothing in the Act shall be construed to prevent any person from making complaint or prosecuting his or her own claim for damages caused by retaliation. Allows a person who is the subject of retaliation prohibited by the Act to bring a civil action for: (1) back pay, with interest, and front pay, or, in lieu of actual damages, liquidated damages of \$30,000; (2) a civil penalty in an amount of \$10,000; (3) reasonable attorney's fees and court costs; and (4) equitable relief as the court may deem appropriate and just. Provides that a person that violates any provision of the Act shall be subject to an additional civil penalty in an amount of \$25,000 for each violation, or \$50,000 for each repeat violation within a 5-year period. Sets forth license suspension penalties for violations of the Act. Amends the Whistleblower Act. Changes the definitions of "employer" and "employee". Defines "public body", "retaliatory action", and "supervisor". Provides that an employer may not take retaliatory action against an employee who discloses or threatens to disclose information about an activity, policy, or practice of the employer that the employee has reasonable cause to believe violates a State or federal law, rule, or regulation or poses a substantial and specific danger to public health or safety. Includes additional relief, damages, and penalties for violation of the Act. Allows the Attorney General to initiate or intervene in a civil action to obtain appropriate relief if the Attorney General has reasonable cause to believe that any person or entity is engaged in a practice prohibited by the Act and deems it necessary to protect the rights and interests of Illinois workers. **(No Position)**

[SB 686 \(SFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Counties Code. Provides that, except in a county with a population over 3,000,000, fees for a certified copy of a transcript of sworn testimony of a coroner's inquest made by written request declaring the request is for research or genealogy purposes is

\$15.00 for the entire transcript. Provides that a request shall be deemed a proper request for purpose of research or genealogy if the requested inquest occurred not less than 20 years prior to the date of the written request. Provides that the transcript shall be stamped with the words "FOR GENEALOGY OR RESEARCH PURPOSES ONLY". Provides that, except in a county with a population over 3,000,000, a coroner may waive, at his or her discretion, any coroner fees (rather than only the cremation permit fee) if the coroner determines that the person is indigent and unable to pay the permit fee or under other special circumstances as determined by the coroner. **(No Position)**

[SB 686 \(SFA 0002\)](#)

Provides that the provisions setting the fee for a certified copy of a transcript or sworn testimony of a coroner's inquest and concerning waiver of coroner fees apply on and after January 1, 2024. Adds language to specify that the changes made by the amendatory Act do not apply retroactively. **(No Position)**

[SB 754 \(SFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Firearm Owners Identification Card Act. Provides that no person may acquire or possess any prepackaged explosive components within this State without having in his or her possession a Firearm Owner's Identification Card previously issued in his or her name by the Department of State Police. Provides exemptions. Amends the Criminal Code of 2012. Provides that a person commits unlawful sale or delivery of prepackaged explosive components when he or she knowingly sells or gives prepackaged explosive components to a person who is disqualified under the Firearm Owner's Identification Card Act; sells or transfers prepackaged explosive components to a person who does not display to the seller or transferor of the prepackaged explosive components a currently valid Firearm Owner's Identification Card that has previously been issued in the transferee's name by the Department of State Police under the Firearm Owners Identification Card Act; or sells or gives prepackaged explosive components while engaged in the business of selling prepackaged explosive components at wholesale or retail without being licensed as a federal firearms dealer under the federal Gun Control Act of 1968. Provides that any person who is convicted of unlawful sale or delivery of prepackaged explosive components commits a Class 4 felony. Defines "prepackaged explosive components". Makes other changes. Effective July 1, 2023. **(No Position)**

[SB 806 \(SFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Property Tax Code. In provisions concerning the homestead exemption for veterans with disabilities, provides that the exemption applies to the first \$250,000 in equalized assessed value of the property (currently, a residence with an equalized assessed value of less than \$250,000 is considered a qualified residence). **(No Position)**

[SB 849 \(SFA 0001\)](#)

Replaces everything after the enacting clause. Reenacts the Blue-Ribbon Commission on Transportation Infrastructure Funding and Policy Act. Makes changes to the dates by which the Commission's members must be appointed, hold their first meeting, and report their findings to the General Assembly. Extends the Act's repeal date to February 1, 2024. Effective immediately. **(No Position)**

[SB 850 \(SFA 0001\)](#)

Replaces everything after the enacting clause. Creates the Grocery Initiative Act. Provides that the Department of Commerce and Economic Opportunity shall study food insecurity in urban and rural food deserts. Provides that the Department shall establish a Grocery Initiative to expand access to healthy foods in food deserts in Illinois by providing assistance to independently owned for-profit grocery stores, as well as grocery stores owned and operated by local governmental units. Provides that the Department may enter into contracts, grants, or other agreements to administer grants and other financial support. Provides that the Department shall provide technical assistance. Provides the Department with rulemaking powers. Defines terms. Amends the Illinois Enterprise Zone Act. Provides that a business that is a grocery store and receives financial support under the Grocery Initiative Act during a specified period is eligible to be a High Impact Business. **(No Position)**

[SB 855 \(SFA 0001\)](#)

Replaces everything after the enacting clause. Provides that the Act may be referred to as the Residential Facility Safety and Support Act. Amends the Department of Human Services Act. In provisions concerning investigative reports issued by the Department of Human Services' Inspector General that pertain to allegations of resident abuse or neglect at State-operated mental health facilities, expands the list of reportable conduct to include material obstruction of an investigation by a facility employee. Requires the Inspector General to report to the Department of Public Health's Health Care Worker Registry, the identity and finding of each employee of a facility or agency against whom there is a final investigative report prepared by the Office of the Inspector General containing a substantiated allegation of material obstruction of an investigation. Defines "material obstruction of an investigation" and "presenting untruthful information". Amends the Mental Health and Developmental Disabilities Administrative Act. Prohibits mental health facilities or agencies that are licensed, certified, operated, or funded by the Department of Human Services from employing any person identified by the Health Care Worker Registry as having been the subject of a substantiated finding of physical abuse, sexual abuse, financial exploitation, egregious neglect, or material obstruction of an investigation (rather than abuse or neglect of a service recipient). Amends the Health Care Worker Background Check Act. Prohibits health care employers from hiring or retaining any individual in a position with duties involving direct care of clients, patients, or residents who has a finding by the Department of Human Services denoted on the Health Care Worker Registry of material obstruction of an investigation. Effective immediately. **(No Position)**

[SB 1066 \(SFA 0001\)](#)

Replaces everything after the enacting clause. Authorizes the Director of the Department of Natural Resources to execute and deliver to Lake County, for \$1, specified property located in Lake County, subject to certain conditions. Effective immediately. **(Support)**

[SB 1127 \(SFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Counties Code. In provisions regarding county regulation of commercial wind energy facilities and commercial solar energy facilities, provides that changes adopted by Public Act 102-1123 do not apply to a commercial wind energy or commercial solar energy development on property that is located within an enterprise zone certified under the Illinois Enterprise Zone Act, that was classified as industrial by the appropriate zoning authority on or before January 27, 2023, and that is located within 4 miles of the intersection of Interstate 88 and Interstate 39. Effective immediately. **(No Position)**

[SB 1128 \(SFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Counties Code. In provisions about commercial wind energy facilities and commercial solar energy facilities, removes changes made by Public Act 102-1123. Provides that any provision of a county zoning ordinance pertaining to wind farms, commercial wind energy facilities, or commercial solar energy facilities that was in effect before January 27, 2023 may continue in effect notwithstanding any changes made in Public Act 102-1123 and, if applicable, any provision of a county zoning ordinance pertaining to wind farms that was in effect before August 16, 2007 may continue in effect notwithstanding the changes made in Public Act 95-203. **(No Position)**

[SB 1148 \(SFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that the term "veteran" also includes an Illinois resident who has served as a member of the United States Armed Forces on active duty or State active duty, a member of the Illinois National Guard, or a member of the United States Reserve Forces and who has received a medical discharge. **(No Position)**

[SB 1150 \(SFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that certain food, drugs,

and medical appliances that were taxed at the rate of 1% shall be exempt from the taxes under those Acts. Provides that certain amounts shall be transferred from the General Revenue Fund to certain local tax funds. Effective immediately. **(No Position)**

[SB 1210 \(SFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Recreational Trails of Illinois Act. Provides that the Department of Natural Resources may expend funds for the maintenance and restoration of the existing part of the National Road located in southeastern Illinois. Provides that the Department may make grants to contractors for the maintenance and restoration of the existing part of the National Road located in southeastern Illinois. Provides that the grants shall be made from State appropriations and to the extent permitted by federal law from federal funds for this purpose. Provides that moneys for this purpose may be received from local units of government or appropriate and allowable not-for-profit or private organizations. **(No Position)**

[SB 1282 \(SFA 0001\)](#)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that a group or individual policy of accident and health insurance or a managed care plan that is amended, delivered, issued, or renewed on or after January 1, 2025 (rather than the effective date of the amendatory Act) shall provide coverage for preventative liver disease screenings for individuals 35 years of age or older and under the age of 65 (rather than for persons 18 years of age or older and under the age of 65) at high risk for liver disease, including liver ultrasounds and alpha-fetoprotein blood tests every 6 months, without imposing a deductible, coinsurance, copayment, or any other cost-sharing requirement on the coverage provided. Provides that the provisions do not apply to coverage of liver disease screenings to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings account pursuant to specified federal law. **(No Position)**

[SB 1438 \(SFA 0001\)](#)

Replaces everything after the enacting clause with provisions of the introduced bill, and makes the following changes: Removes language concerning: (1) the costs and trenching and installing broadband infrastructure; and (2) rules ensuring that existing broadband infrastructure and underground utility facilities are not disadvantaged. Provides that the Department of Transportation, the Illinois State Toll Highway Authority, the Illinois Commerce Commission, and the Department of Commerce and Economic Opportunity shall consult with the State-Wide One-Call Notice System to jointly develop rules for the design and construction of road, highway, tollway, and expressway projects to reduce the need for the relocation of public water and wastewater infrastructure and to promote the deployment (rather than reduce the scale and number of repeated excavations of roads, highways, tollways, and expressways for the installation and maintenance) of broadband infrastructure and underground utility facilities in an efficient and competitively neutral process for all road, highway, tollway, and expressway projects. Provides that the rules adopted under the Act are not intended to delay the design or construction of road, highway, tollway, and expressway construction projects, and shall not be construed to provide authority to approve, deny, or delay broadband infrastructure projects or underground utility facilities projects. **(No Position)**

[SB 1646 \(SFA 0002\)](#)

Replaces everything after the enacting clause. Reinserts the provisions of the bill, as amended by Senate Amendment No. 1, with the following changes. Further amends the Illinois Pension Code. In the Chicago Laborers Article, provides that the Board of Trustees of the Fund has the power to issue subpoenas to compel the attendance of witnesses to testify before it and to compel the production of documents and records upon any matter concerning the Fund. Makes changes concerning witness fees. In the General Provisions Article, excludes disclosures made to the Municipal Employees Society of Chicago from a provision that prohibits the disclosure of certain information regarding members or participants of a pension fund or retirement system. In the Firefighters' Pension Investment Fund Article, makes changes concerning the oath of office; reimbursement for travel expenses; and trustee vacancies. In the Chicago Municipal Article, provides that for school years beginning on or after July 1, 2023, an age and service or

prior service annuity shall not be cancelled in the case of an employee who is re-employed by the Board of Education of the city as a paraprofessional or related service provider on a temporary and non-annual basis or on an hourly basis so long as the person: (1) does not work for compensation on more than 120 days in a school year; or (2) does not accept gross compensation for the re-employment in a school year in excess of \$30,000. Amends the School Code. Provides that the school board and other employers shall make available to each active teacher who is an elected trustee under the Chicago Teachers Article of the Illinois Pension Code up to 22 days of paid leave of absence per year for the purpose of attending meetings and seminars of the Board of Trustees. In the Downstate Teacher Article of the Illinois Pension Code, makes changes concerning the employer's submission of reports and contributions. In the Cook County Article of the Code, provides that if an employee annuitant re-enters service as an election worker and provides services for a scheduled federal, State, or local election for a period of 60 days or less during a calendar year, that employee annuitant's annuity shall not be suspended. In a provision of the Chicago Teachers Article allowing a member to establish credit for service as a teacher or administrator employed by a private school, provides that the applicable interest rate is the actuarially assumed rate in effect at the time of application (rather than at a rate determined by the Board of Trustees). Amends the State Mandates Act to require implementation without reimbursement. Effective immediately. **(No Position)**

[SB 1710 \(SFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that the authority having maintenance jurisdiction over publicly owned bicycle trails in the State shall erect permanent regulatory or warning signage alerting pedestrians or cyclists of a vehicle crossing. Provides that in the event of an emergency or safety hazard, the authority having maintenance jurisdiction over publicly owned bicycle trails shall erect temporary signage alerting pedestrians or cyclists of damage to the trail, maintenance being performed on the trail, or other temporary hazards along the trail. Requires the Department of Transportation with reference to State highways under its jurisdiction, and the local authority with reference to other highways under its jurisdiction, to erect permanent signage warning vehicular traffic in advance of bicycle trail crossings. Provides that signage erected shall conform with the State manual and permanent advanced warning signage shall be located at least 150 feet in advance of the crossing. **(No Position)**

[SB 1769 \(SFA 0003\)](#)

Provides that all passenger vehicles (rather than all vehicles) purchased or leased by a governmental entity, except law enforcement vehicles, must be either a manufactured zero-emission vehicle or a converted zero-emission vehicle by: (1) January 1, 2028 for units of local government; and (2) January 1, 2030 for State government. Makes a conforming change. **(Oppose)**

[SB 1804 \(SFA 0002\)](#)

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Provides that a refrigerant designated as approved in accordance with the safe alternatives policy of the United States Code shall be allowed for use in the State as long as any equipment containing such refrigerant is listed and installed in accordance with safety standards and use conditions imposed pursuant to such designation. Provides that no unit of local government or municipality shall be restricted from authorizing or prohibiting alternative refrigerants otherwise authorized for use in the State. Effective immediately. **(No Position)**

[SB 1886 \(SFA 0002\)](#)

Provides that in any instance in which the court, as a condition of probation, conditional discharge, or supervision, orders testing for cannabis or alcohol (rather than for each condition imposed), the court shall state the reasonable relation the condition has to the person's crime of conviction. **(No Position)**

[SB 1933 \(SCA 0002\)](#)

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Allows the Environmental Protection Agency and the person complained against to agree to an extended time period to (i) submit a written response to the alleged violations and (ii) hold a requested meeting without a

representative of the Office of the Attorney General or the State's Attorney of the county in which the alleged violation occurred. Provides that the Agency and the person complained against may agree to a later time period, not to exceed an additional 30 days, in which the person shall either agree to and sign the proposed Compliance Commitment Agreement or notify the Agency of the person's rejection of the proposed Compliance Commitment Agreement. Effective immediately. **(No Position)**

[SB 2038 \(SCA 0001\)](#)

Replaces everything after the enacting clause. Amends the Equal Pay Act of 2003. Provides that an employer or employment agency shall disclose in each public and internal posting for each job, promotion, transfer, or other employment opportunity the wage or salary, or the wage or salary range, and a general description of the benefits and other compensation to be offered for the job, promotion, transfer, or other employment opportunity. Provides that nothing in the amendatory Act requires an employer or employment agency to create a public or internal posting for jobs, promotions, and transfers where none previously existed. Provides that the amendatory Act covers positions that will be physically performed, at least in part, in Illinois, or a job, promotion, transfer, or other employment opportunity that will be physically performed outside of Illinois but the employee reports to a supervisor, office, or other work site in Illinois. Requires an employer or employment agency to disclose to an applicant for employment the wage or salary, or the wage or salary range, and a general description of the benefits and other compensation to be offered for the job, promotion, transfer, or other employment opportunity prior to any offer or discussion of compensation and at any time at the applicant's request, if a public or internal posting for the job, promotion, transfer, or other employment opportunity has not been made available to the applicant. Makes changes to provisions concerning employer record keeping requirements; investigations initiated by the Department of Labor on alleged violations of the requirements set forth in the amendatory Act; notification requirements to employers that violate the requirements set forth in the amendatory Act; fines and penalties for employers and employment agencies; and other matters. Effective January 1, 2024. **(No Position)**

[SB 2044 \(SFA 0001\)](#)

Replaces everything after the enacting clause. Amends the Lyme Disease Prevention and Protection Act. Renames the Act the Tickborne Disease Prevention and Protection Act. Adds findings to the Act relating to tickborne disease. Defines "tickborne disease". Replaces some references to Lyme disease with tickborne disease. Provides that the Department of Public Health shall study the diseases carried by ticks in Illinois and the number of people infected by ticks in Illinois to provide data to the public on the incidence of tickborne disease and locations of exposure by county in Illinois. Provides that the Department shall require local health departments, health care professionals, and laboratories to report to each other and to the Department, within the period specified in the Control of Communicable Diseases Code for reporting a communicable disease case to local health departments, each case of a tickborne disease in the local health department in whose jurisdiction the case is reported. Removes provisions relating to studying the population of ticks carrying Lyme disease and requiring health care professionals and laboratories to report acute Lyme disease cases. Provides that, to raise awareness about and promote the prevention of tickborne disease, the protocols and best practices developed by the Department shall be published on a designated and publicly accessible webpage, shall include up-to-date information about the prevention, detection, and treatment of all tickborne disease, and shall illustrate the prevalence of tickborne disease using historical mapping. Provides that the amendatory Act may be referred to as the Gabby Galbo Tickborne Disease Prevention and Protection Law. **(No Position)**

[SB 2197 \(SFA 0003\)](#)

Provides that "county-operated juvenile detention center" does not include police or other temporary law enforcement holding locations. Adds a January 1, 2025 effective date to the bill. **(No Position)**

[SB 2212 \(SFA 0001\)](#)

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: Provides that self-service by consumers is not prohibited if the take-home containers are maintained clean, sanitary, free from debris, smooth, durable, and easy-to-clean, and are not capable

of causing, through cleanliness or design, conditions that may cause or spread disease (rather than cleaned, stored, and dispensed in a sanitary manner). Provides that a restaurant or retailer may fill or refill a consumer-owned container with ready-to-eat or dry bulk foods (rather than ready-made food). Provides that the local (rather than county) health departments and municipalities shall not prohibit specified actions by a retailer or restaurant. Removes language providing that the Department of Public Health shall produce materials for restaurants and retailers in print format. Allows the Department of Public Health to adopt administrative rules necessary to implement, interpret, and administer the provisions. Effective immediately. **(No Position)**

[SB 2277 \(SFA 0002\)](#)

Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that the interest penalty for the delinquent payment of taxes shall be waived if the county treasurer determines that: (i) the delinquency occurred because the subject tax bill was mailed to an incorrect address or e-mailed to an e-mail address other than the e-mail address provided to the county treasurer by the taxpayer or property owner; (ii) the mistake was not the fault of the property owner or any other entity liable for the payment of the tax; and (iii) the amount of delinquent taxes is paid in full within one year after the installment due date on which the taxes became delinquent. **(No Position)**

[SB 2278 \(SFA 0001\)](#)

Replaces everything after the enacting clause with provisions of the introduced bill, and makes the following changes: Provides that if not already required by the local ordinance or resolution process, a local authority must fix a time and place to examine a section of roadway (rather than route of the township or district road) if it wishes to permanently prohibit trucks over 55 feet in length from traveling on highways under its jurisdiction and must also hear reasons for against reasons for posting a reduced truck length limit. Provides that the local authority (rather than highway commissioner) shall give written notice at least 10 days prior to the time of the examination or hearing to the public. Removes language concerning vehicle height. **(No Position)**

[SB 2368 \(SFA 0003\)](#)

Provides that provisions concerning certification for inspection shall apply to a substantially improved commercial building. Provides that specified amendatory changes to the Capital Development Board Act shall apply beginning January 1, 2025 (rather than July 1, 2024). Defines "substantial damage" and "substantially improved commercial building". Makes other changes. **(No Position)**

[SB 2368 \(SFA 0004\)](#)

Provides that provisions concerning certification for inspection shall apply to a substantially improved commercial building. Provides that specified amendatory changes to the Capital Development Board Act shall apply beginning January 1, 2025 (rather than July 1, 2024). Defines "substantial damage" and "substantially improved commercial building". Makes other changes. **(No Position)**

[SB 2395 \(SFA 0001\)](#)

Adds language clarifying that the bill applies only in counties with 3,000,000 or more inhabitants. **(No Position)**