

Bills Approved by Both Chambers

Legislation of Interest to Counties in 2024

August 12, 2024

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This report includes bills approved by both chambers in 2024 that either affect county operations or that may be of interest to county officials. County officials are encouraged to share this report with their staffs to facilitate awareness of the issues contained herein. This report will be updated with additional bills approved by the General Assembly during 2024. The summaries within this report are **not intended to substitute for a review of the actual text of the legislation** available at <u>www.ilga.gov</u>.

AGRICULTURE

SB 3219 (P.A. 103-0957) (Sen. Turner; Rep. Harper) - GROCERY INITIATIVE-GRANTS

Amends the Grocery Initiative Act. Provides that the Department of Commerce and Economic Opportunity may, subject to appropriation, provide grants for equipment upgrades for farmer-owned grocery stores or markets. (No **Position**)

COUNTY AUTHORITY

HB 2154 (Rep. Manley; Sen. Cunningham) – LOCAL-BATTERY-CHARGED FENCES

Provides that a county may not require a permit or other approval for the installation, maintenance, placement, replacement, or servicing of a battery-charged fence if the battery-charged fence is located on nonresidential property completely surrounded by a nonelectric perimeter fence or wall that is not less than 5 feet in height and does not exceed 10 feet in height or 2 feet higher than the nonelectric perimeter fence or wall, whichever is higher. Provides that the signs on the fence shall be located not less than 30 feet apart. (**No Position**)

SB 2849 (P.A. 103-0925) (Sen. Morrison; Rep. Rita) - UNMANNED AIRCRAFT REGULATION

Amends the Illinois Aeronautics Act. In provisions concerning the regulation of unmanned aircraft systems, provides that nothing in those provisions shall be construed to deny a unit of local government the right to adopt reasonable rules related to the use by a private party of airspace that is above ground level of public property owned or controlled by that unit of local government. Provides that the provisions apply to publicly owned or controlled property that is intended or permitted to be used for recreational or conservation purposes, including, but not limited to, parks, playgrounds, aquatic facilities, wildlife areas, or other recreational facilities. Provides that reasonable rules adopted pursuant to the provisions do not supersede any administrative rules adopted by the Department of Transportation or any federal laws, rules, or regulations. Effective immediately. **(Support)**

SB 2960 (P.A. 103-0934) (Sen. Fine; Rep. Buckner) - SMALL PLASTIC BOTTLE ACT

Creates the Small Single-Use Plastic Bottle Act. Provides that, beginning July 1, 2025, hotels with 50 rooms or more and, beginning January 1, 2026, hotels with less than 50 rooms may not provide small single-use plastic bottles containing personal care products to either (i) a customer of the establishment who is staying in a sleeping room accommodation or any space within the sleeping room accommodation or (ii) a customer of the establishment who is using a bathroom shared by the public or guests. Provides for enforcement by a State's Attorney or a municipal attorney. Establishes civil penalties. Limits the concurrent exercise of home rule powers. (**No Position**)

SB 3597 (P.A. 103-1023) (Sen. Ventura; Rep. Gabel) - COUNTIES CD-BORROWING MONEY

Creates the Climate Bank Loan Financing Act. Allows a governmental unit (i) to own, construct, equip, manage, control, erect, improve, extend, maintain, and operate new or existing clean energy infrastructure projects, to purchase real estate and any property rights to be used for clean energy infrastructure projects, and to charge for the use of clean energy infrastructure, (ii) to borrow money and to access a loan from the Illinois Finance Authority to finance projects for the acquisition, construction, or improvement of new or existing clean energy infrastructure under the Illinois Climate Bank bond loan programs of the Illinois Finance Authority, and (iii) to issue from time to time general obligation bonds, including alternate bonds and limited bonds, and revenue

bonds pursuant to applicable law for the purpose of evidencing its obligation to repay its loans from the Illinois Finance Authority. Includes requirements for the issuance of bonds. Requires the governmental unit to adopt an ordinance, or resolution when appropriate, to authorize participation in a loan from the Illinois Finance Authority, and to authorize and issue bonds. Specifies requirements of the ordinance or resolution, including levying a direct annual tax to pay for general obligation bonds and, for revenue bonds, to enter into covenants and agreements as may be found by the governmental unit to be necessary and appropriate to secure the punctual payment of the principal of and interest on the revenue bonds. Allows the governmental unit to enter into loan agreements and security agreements with respect to the borrowing of money from the Illinois Finance Authority pursuant to the Act. Includes provisions relating to authority to issue bonds under other provisions of law, executing of bonds, and severability. Effective immediately. (Support)

SB 3173 (P.A. 103-0947) (Sen. DeWitte; Rep. Moeller) - COUNTY/MUNI-BROADBAND PROJECTS

Amends the Counties Code and the Illinois Municipal Code. Provides that a county or municipality may undertake local broadband projects and the provision of services in connection with local broadband projects, may lease infrastructure that it owns or controls relating to local broadband projects or services, may aggregate customers or demand for broadband services, and may apply for and receive funds or technical assistance to undertake local broadband projects to address the level of broadband access available to its businesses and residents. Provides that, to the extent that it seeks to serve as a retail provider of telecommunications services, the county or municipality must obtain appropriate certification from the Illinois Commerce Commission as a telecommunications carrier. Provides that certification of a county or municipality serving as a retail provider of telecommunication services is an exclusive power and function of the State. Nothing in the provisions shall be construed to authorize a county to lease, license, or otherwise grant access to or use of infrastructure that the county does not own or control to public or private entities to facilitate the delivery of broadband services. **(Support)**

COUNTY OFFICES AND OFFICIALS

HB 4942 (Rep. Moeller; Sen. Edly-Allen) - COUNTIES CD-CORONER REPORTS

Amends the Counties Code. Provides that, if a drug overdose is officially determined to be the cause or a contributing factor in a death, the coroner or medical examiner shall report the following information, at a minimum, to the Department of Public Health: (i) if known or knowable, the cause of the overdose; (ii) whether or not fentanyl was part or all of the consumed substance; (iii) if fentanyl is part of the consumed substance, what other substances were consumed, if known or knowable; and (iv) if fentanyl is part of the consumed substance, in what proportion was fentanyl consumed to other substance or substances, if known or knowable. Requires the report to include, if possible, the cause of the overdose. Provides that the coroner must also communicate whether there was a suspicious level of fentanyl in combination with other controlled substances present to all law enforcement agencies in whose jurisdiction the deceased's body was found in a prompt manner. (**No Position**)

HB 5287 (Rep. Tarver; Sen. Holmes) - COUNTY CD-OFFICER STIPENDS

Amends the Counties Code. In provisions regarding county officer stipends in counties of less than 2,000,000 population, provides that, for State fiscal years beginning on or after July 1, 2024, the State Board of Elections shall remit to each county the amount required for the stipend for the county clerk, the county recorder, and the chief clerk of each county board of election commissioners. Requires the money from the State Board of Elections to be deposited by the county treasurer into a fund dedicated for that purpose and requires the county payroll clerk to pay the stipend within 10 business days after those funds are deposited into the county fund. Provides that the stipend shall not be considered part of the recipient's base compensation and must be remitted to the recipient in addition to the recipient's annual salary or compensation. Provides that, beginning July 1, 2024, the county shall be responsible for the State and federal income tax reporting and withholding as well as the employer contributions under the Illinois Pension Code on the stipend under the provisions. Effective immediately. (**No Position**)

COURTS

HB 0277 (Rep. Smith; Sen Villanueva) - CLERK OF COURT-NOTIFICATIONS

Amends the Illinois Vehicle Code. Provides that, whenever a person fails to appear in court and the court continues the case, if the clerk of the court elects to establish a system to send text, email, and telephone notifications, the clerk of the court may send notifications to an email address, may send a text message to the person's last known cellular telephone number, and if the person does not have a cellular telephone number, may reach the person at the person's last known landline telephone number regarding the continued court date. Provides that if the person does not (i) appear in court on or before the continued court date, (ii) satisfy the charge without a court appearance if allowed by Illinois Supreme Court Rule, or (iii) satisfy the court that the person's appearance in and surrender to the court is impossible for no fault of the person, the court shall enter an ex parte judgment of conviction imposing a single assessment, plus the minimum fine allowed by statute. Provides that the changes made to the Illinois Vehicle Code apply to each individual whose license was suspended under the provision between January 1, 2020, and the effective date of the amendatory Act. (Support)

HB 4226 (Rep. Tarver; Sen. Harmon) - JUDICIAL VACANCIES

Amends the Circuit Courts Act. Provides that vacancies in associate judgeships authorized under specified provisions of the Associate Judges Act occurring on or after June 1, 2023 shall be converted to resident circuit judgeships and shall be allotted in numerical order to subcircuits 16, 17, 18, 19, and 20, until there are 11 resident judges to be elected from each of those subcircuits (for a total of 55). Provides that beginning with the 2024 election cycle, the maximum number of former associate judgeship vacancies to be converted to resident circuit judgeships that may to be allotted in an election cycle to Judicial Subcircuits 16, 17, 18, 19, and 20 shall be 10 resident circuit judgeships, with each subcircuit allotted no more than 2 resident circuit judgeships per election cycle. Provides that any additional associate judgeship vacancies in excess of the maximum number per election cycle shall not be converted to resident circuit judgeships and shall be filled according to Supreme Court Rule until a vacancy in the associate judgeship occurs. Provides that a vacancy occurs when an associate judge dies, resigns, retires, is removed, or is not reappointed upon expiration of his or her term; a vacancy does not occur at the expiration of a term if the associate judge is reappointed. Defines "election cycle" as the period that begins on the day following the last day to certify judicial vacancies for election at the next general election and ends on the last day to certify judicial vacancies for election at the next general election, as provided in the Election Code. Amends the Associate Judges Act to make conforming changes. Effective immediately. (No **Position**)

HB 4623 (Rep. Gong-Gershowitz; Sen. Edly-Allen) - SEXUAL EXPLICIT DIGITAL IMAGE

Amends the Illinois Vehicle Code. Provides that a person who is convicted of obscene depiction of a purported child is ineligible to receive a school bus driver permit. Amends the Criminal Code of 2012. Provides that "child pornography" includes the depiction of a part of an actual child under 18 who by manipulation, creation, or modification, appears to be engaged in sexual activity. Creates the offenses of obscene depiction of a purported child and non-consensual dissemination of sexually explicit digitized depictions. Defines offenses and provides criminal penalties for violations. Amends the Code of Criminal Procedure of 1963. Provides for the forfeiture to the State: (1) of any profits or proceeds and any property the person has acquired or maintained in violation of those offenses; (2) any interest in, securities of, claim against, or property or contractual right of any kind affording a source of influence over any enterprise that the person has established, operated, controlled, or conducted in violation of those offenses; and (3) any computer that contains an obscene depiction of a purported child. Amends the Bill of Rights for Children. Provides that under certain conditions, the parent or legal guardian of a child who is the victim of obscene depiction of a purported child may make a victim's impact statement on the impact which the defendant's criminal conduct or the juvenile's delinquent conduct has had upon the child. Amends the Unified Code of Corrections. Provides that a period of probation, a term of periodic imprisonment, or conditional discharge shall not be imposed for specified violations of the offense of obscene depiction of a purported child. Provides for enhanced penalties for specified violations of obscene depiction of a purported child. Provides that the court shall impose a consecutive sentence when the defendant is convicted of specified violations of the offense of obscene depiction of a purported child. Amends the Sex Offender Registration Act to

provide that a person convicted of obscene depiction of a purported child must register as a sex offender. Further amends the Illinois Vehicle Code. Provides that a person convicted of committing or attempting to commit obscene depiction of a purported child is ineligible for a CDL with a school bus driver endorsement. Provides that, for purposes of the statute concerning child pornography, "child pornography" does not include images or materials in which the creator of the image or materials is the sole subject of the depiction. In the offense of obscene depiction of a purported child, specifies that it is an element of the offense to obtain (rather than to possess) the image or materials. In the offense of obscene depiction of a purported child, specifies that it. Deletes the amendatory changes to the Sex Offender Registration Act. Adds a severability provision to the bill. (No Position)

HB 5507 (Rep. Olickal; Sen. Villivalam) - BIRTH CERTIFICATE CHANGES

Amends the Code of Civil Procedure. Creates a process that an Illinois resident may use to seek an Illinois judicial order making findings of fact to change a birth certificate issued in another state or country so the Illinois resident may petition the issuing jurisdiction to change the birth certificate. Effective immediately. (**No Position**)

SB 2626 (P.A. 103-0755) (Sen. Peters; Rep. Buckner) - CRIM ID ACT-EXPUNGEMENT FILING

Amends the Criminal Identification Act. Provides that, in anticipation of the successful completion of a diversion program, a petitioner may file a petition for expungement at least 61 days or more before the anticipated dismissal of the case and, upon successful completion of the program and dismissal of the case or any time thereafter, the court shall review the petition of the person graduating from the program and shall grant expungement if the petitioner meets all requirements as specified in any applicable statute. Makes grammatical changes and changes to cross-references. Amends the Drug Court Treatment Act, the Veterans and Servicemembers Court Treatment Act, and the Mental Health Court Treatment Act to provide that a participant may file a petition to expunge the associated records pursuant to the Criminal Identification Act, including filing a petition in advance of anticipated vacatur and dismissal. Effective immediately. (**No Position**)

SB 3405 (P.A. 103-0988) (Sen. Rose; Rep. Miller) - COUNTIES-PROBLEM-SOLVING COURT

Amends the Counties Code. Provides that, notwithstanding any other provisions of law, a county may use funds designated by law or ordinance for transportation purposes to fund rides for persons to attend problem-solving courts. Allows a county to enter into an intergovernmental agreement with another unit of local government for the purposes of the provisions. Defines "problem-solving court" as a court program regulated under the Drug Court Treatment Act, the Juvenile Drug Court Treatment Act, the Mental Health Court Treatment Act, or the Veterans and Servicemembers Court Treatment Act. (Support)

SB 3513 (P.A. 103-1009) (Sen. Rose; Rep. Friess) - NOTARY PUBLIC-TRAINING EXEMPT

Amends the Illinois Notary Public Act. Provides that an applicant to renew an appointment as a notary public or as an electronic notary public is not required to complete a course of study or pass an examination if the applicant is a licensed attorney or judge or employed by a licensed attorney or the court. Provides that an applicant to renew an appointment as a notary public or electronic notary public is not required to complete the course of study required under the Act or pass the examination required under the Act if the applicant submits, in the form and manner prescribed by the Secretary of State, a signed statement that the applicant (i) is a licensed attorney or judge or is employed by a licensed attorney or the court and (ii) has read and understood the version of the Act that is in effect at the time of application. In the introduced bill, the applicant must establish that he or she is a licensed attorney or a judge or is employed by a licensed attorney or the court. (No Position)

CRIMINAL JUSTICE, LAW ENFORCEMENT AND PUBLIC SAFETY

HB 1168 (Rep. Syed; Sen. Villanueva) - DNA DATABASE-PROHIBITIONS

Amends the Rights of Crime Victims and Witnesses Act. Provides that except in certain medical examiner or coroner investigations, whenever a person's DNA profile is collected due to the person being a victim of a crime, as identified by law enforcement, that specific profile collected in conjunction with that criminal investigation

shall not be entered into any DNA database. Provides that nothing in this provision shall be interpreted to contradict rules and regulations developed by the Federal Bureau of Investigation relating to National DNA Index System or Combined DNA Index System. Defines "DNA database". (**No Position**)

HB 2323 (Rep. Didech; Sen. Edly-Allen) - UNIFORM CRIME STATISTICS DATA

Moves the provisions to the Illinois Criminal Justice Information Act from the Illinois State Police Law of the Civil Administrative Code of Illinois. Provides that the Illinois Criminal Justice Information Authority shall establish a Uniform Statewide Crime Statistics Task Force within 120 days after the effective date of the amendatory Act and provide administrative and technical support to the Task Force. Provides that the members of the Task Force shall be appointed by the Executive Director of the Illinois Criminal Justice Information Authority and modifies the membership of the Task Force. Requires the Task Force to meet at least quarterly to assist in the development and implementation of certain software for certain purposes. Requires the Task Force to submit a report no later than 18 months after first convening to the Governor, General Assembly, and the Executive Director of the Illinois Criminal Justice Information Authority. (No Position)

HB 4179 (Rep. Meier; Sen. Bennett) - EMERGENCY SERVICE DIST-VARIOUS

Amends the Rescue Squad Districts Act, which is becoming the Emergency Services District Act on January 1, 2024. Establishes the amount of the levy that a district may initially levy upon formation of the district and provides what levies districts organized before January 1, 2024, may impose by referendum. Limits some of the changes to apply only to counties outside of Cook County, DuPage County, Kane County, Lake County, McHenry County, and Will County. Effective immediately. (No Position)

HB 4409 (P.A. 103-0728) (Rep. Cassidy; Sen. Peters) - CRIME REDUCTION-ADULT REDEPLOY

Amends the Illinois Crime Reduction Act of 2009. Changes references from "offenders" to "justice-impacted individuals". Provides that funds shall be distributed via a grant program. Provides that the Adult Redeploy Illinois Oversight Board is created to oversee, provide guidance, and develop an administrative structure for the Adult Redeploy Illinois Program. Provides that once all members have been appointed, the Board may exercise any power, perform any function, take any action, or do anything in furtherance of its purposes and goals upon the appointment of a quorum of its members. Establishes specified membership on the Adult Redeploy Illinois Oversight Board. Provides that the Oversight Board shall, in addition to its other duties establish a grant program for the allotment of funds to local jurisdictions for local and community-based services in lieu of commitment to the Department of Corrections and a penalty amount for failure to reach the goal of reduced commitments stipulated in the plans. Provides that grant funds awarded shall be administered by the Illinois Oversight Board Authority, in coordination with the Oversight Board, and shall be consistent with the requirements of the Grant Accountability and Transparency Act. Provides that the Adult Redeploy Illinois Oversight Board shall include a representative of DuPage County Adult Probation appointed by the Chief Circuit Judge of the Eighteenth Judicial Circuit. (**No Position**)

HB 4351 (P.A. 103-0671) (Rep. Gong-Gershowitz; Sen. Martwick) - CIV PRO-PROCESS SERVERS

Amends the Code of Civil Procedure. Removes language providing that process may be served by a person who is licensed or registered as a private detective or by a registered employee of a private detective agency in counties with a population of less than 2,000,000. Provides that, in a county of 3,000,000 or more, any person who is licensed or registered as a private detective under the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004 or by a registered employee of a private detective agency certified under that Act and hired to serve process shall remit \$5 of each service fee to the county sheriff. Provides that the \$5 of each service fee to be paid to the sheriff in a county of more than 3,000,000 shall be paid by a person hired to serve summons. (**No Position**)

HB 4359 (P.A. 103-0672) (Rep. Canty; Sen. Edly-Allen) - FIRE PROTECTION DISTRICT-FUNDS Amends the Fire Protection District Act. In provisions authorizing taxes for ambulance services, provides that the board of trustees of a district may accumulate funds in its ambulance fund for the purposes of acquiring, building, or maintaining real property, procuring emergency medical service vehicles or equipment, or training to provide essential emergency medical services to the community. In provisions authorizing taxes for emergency and rescue crews and equipment, provides that the board of trustees may accumulate funds in its emergency and rescue fund for the purposes of acquiring, building, or maintaining real property for emergency and rescue purposes, procuring emergency rescue crews and equipment, or training to provide essential rescue, specialized rescue, and technical rescue services to the community. (No Position)

HB 5084 (P.A. 103-0688) (Rep. Jimenez; Sen. Hunter) - DHS-PUB AID ELIGIBILITY REVIEW

Amends the Department of Human Services Act. In provisions concerning the Women, Infants, and Children (WIC) Nutrition Program, removes a provision requiring the Department of Human Services to report quarterly to the Governor and the General Assembly on the status of obligations and expenditures of the WIC nutrition program appropriation and make recommendations on actions necessary to expend all available federal funds. Amends the Administration Article of the Illinois Public Aid Code. In provisions requiring the Department of Human Services to enter into intergovernmental agreements with the Illinois Department of Corrections, the Cook County Department of Corrections, and the office of the sheriff of every other county, removes a requirement that the Department conduct monthly exchanges of information with the specified agencies in order to determine if an assistance unit receiving public aid includes an individual who is an inmate of a correctional institution, facility, or jail. Removes a requirement that the Department to exchange information with the office of the sheriff to the extent available. Requires the Department to review each individual prior to authorizing benefits at application and redetermination to verify eligibility for benefits under the Code. (No Position)

HB 5085 (P.A. 103-0689) (Rep. Will Davis; Sen. Villivalam) - EMS ACT TRAINING & CURRICULUM

Amends the Emergency Medical Services (EMS) Systems Act. Provides that "clinical observation" means the ongoing observation of a patient's medical or mental health condition by a licensed health care professional utilizing a medical skill set while continuing assessment and care. Provides that "paramedic" means a person who has successfully completed a course in advanced life support care as approved by the Department of Public Health or accredited by the Committee on Accreditation for the EMS Professions (CoAEMSP), is licensed by the Department, and practices with an Advanced Life Support EMS System. Provides that the Department shall have the authority to adopt rules governing the curriculum, practice, and necessary equipment applicable to emergency medical responders and shall allow curriculum in addition to the National Registry curriculum. Provides that a fee for EMS personnel examination, licensure, and license renewal shall be reasonable. Provides that an EMS Lead Instructor is permitted to oversee a paramedic with at least 3 years of experience to teach EMT classes in high schools. Provides that high school students electing to not take the National Registry of Emergency Medical Technicians (NREMT) Certification exam shall not be accounted for in calculating the course pass rate by the EMS System or Department. Provides that pass rates for classes taught in high schools shall not adversely impact the lead instructor or affiliated EMS system, resource hospital, or provider. Provides that the Department may not include any additional criteria for approval of a staffing waiver utilizing an EMR other than the criteria outlined. Provides that the EMR pilot program shall not be implemented before Department approval which must be granted upon EMS System Medical Director approval. (No Position)

HB 5128 (P.A. 103-0693) (Rep. Windhorst; Sen. Fowler) - EMS TELEPHONE-BOARD MEMBERS

Amends the Emergency Telephone System Act. Provides that elected officials, including county sheriffs and members of a county board (rather than including members of a county board), are also eligible to serve on an Emergency Telephone System Board. (**No Position**)

HB 5166 (Rep. Moylan; Sen. Murphy) - ELK GROVE FIRE PROTECTION DIST

Amends the Fire Protection District Act. Provides that the Elk Grove Rural Fire Protection District is dissolved by operation of law effective immediately upon the occurrence of specified conditions (rather than on July 31, 2024). Appoints the president of the board of trustees of the Elk Grove Rural Fire Protection District serving on October 1, 2023 and the mayor of the Village of Mount Prospect to close up the business affairs of the Elk Grove Rural Fire Protection District, needing unanimous agreement to approve actions. After the District is dissolved, allows any bank or other financial institution at which the District has accounts to transfer, upon presentment of a certified copy of the resolution passed by the Cook County Board of Commissioners approving the accounting, the funds in the District's accounts to the Village of Mount Prospect. Provides that, notwithstanding the Special Service Area Tax Law, the special service area created by the Village of Mount Prospect and approved by Cook County in order to take the place of the Elk Grove Rural Fire Protection District's tax levy after dissolution shall not require geographical contiguity. Removes provisions about the District delegating its authority and obligations to one or more authorized delegees and other provisions about winding up the affairs of the District after dissolution. Effective immediately. (**No Position**)

HB 5431 (P.A. 103-0745) (Rep. Cassidy; Sen. Edly-Allen) - PREGNANT PRISONERS-RESTRAINTS

Further amends the County Department of Corrections Law, the Health Care Violence Prevention Act, and the County Jail Act to replace use of "prisoner" with "committed person". In the County Department of Corrections Law, the Unified Code of Corrections, and the County Jail Law, requires the Department of Public Health to provide the flyers that must be provided to pregnant committed persons, and provides that, when a person with a uterus is committed to a county jail or State correctional facility, the person shall take a pregnancy test. In the County Department of Corrections Law and the Unified Code of Corrections: (i) provides that reports a sheriff, the Department of Corrections, and the Department of Juvenile Justice must submit under the provisions must be provided to the Jail and Detention Standards Unit of the Department of Corrections (removing the requirement to submit the report to the General Assembly and the Office of the Governor in the County Department of Corrections Law); (ii) modifies the reporting requirements; (iii) and provides that other qualified medical professionals may determine that the postpartum period is longer than 6 weeks. In the County Department of Corrections Law, defines "participant" as an individual placed into an electronic monitoring program and makes conforming changes. In provisions relating to informational materials that must be provided to pregnant committed persons, provides that the information must also include the procedure for obtaining information about guardianship or adoption resources, if so desired. Provides that, when a person with a uterus is committed to a facility, the person shall within 14 days be given a medical screening and offered a pregnancy test. (Support)

SB 1102 (P.A. 103-0895) (Sen. McClure; Rep. McCombie) - SHELBY COUNTY VOLUNTEER RESCUE SQUAD

Amends the Counties Code. Provides that the Shelby County Board may form, manage, fund, and operate a volunteer rescue squad to provide assistance within Shelby County to any public entity providing law enforcement, firefighting, emergency disaster response, or first responder services. Provides that the volunteer rescue squad may (i) locate missing persons, including drowning victims, (ii) perform a supporting, and not direct, role in fighting fires, and (iii) extricate persons from unsafe conditions. Provides that the Shelby County Board may provide benefits for rescue squad volunteers who suffer disease, injury, or death in the line of duty. (Support)

SB 2683 (P.A. 103-0760) (Sen. Stadelman; Rep. Vella) - STALKING NO CONTACT-TRACKING

Amends the Stalking No Contact Order Act. Defines a course of conduct to include using any electronic tracking system or acquiring tracking information to determine a targeted person's location, moment, or travel patterns. Requires an order under this Act to prohibit this course of conduct. (**No Position**)

SB 2778 (Sen. Holmes; Rep. Moylan) - SHERIFF DEPT-VETERAN EXAM

Provides that a deputy sheriff applicant who is a veteran and who was discharged honorably or generally under honorable conditions no later than 6 months before applying may request examination to occur before the next scheduled examination date and, if requested, may be examined as soon as possible prior to the next examination date following receipt of the application. (**No Position**)

SB 3116 (P.A. 103-0939) (Sen. Morrison; Rep. Lilly) - EMS/OFFICERS-CELL MEDICAL INFO

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall require and conduct a program to train EMS personnel to access a cell phone's medical identification or medical information application. Requires the Department to adopt rules to implement the provisions. Provides that EMS personnel may not be charged any fee for training required under the provisions and may not be required to complete the training until at least 6 months after adoption of rules under the provisions. Amends the Illinois State Police Law of the Civil Administrative Code of Illinois and the Illinois Police Training Act requiring similar training of Illinois State Police officers and law enforcement officers, but allows the Illinois State Police and the Illinois Law Enforcement Training Standards Board to develop a training program based upon the Department of Public Health's training program. Effective January 1, 2025. (No Position)

SB 3201 (P.A. 103-0949) (Sen. Toro; Rep. Kelly) - POLICE TRAINING-AUTISM

Amends the Illinois Police Training Act. Provides that the Illinois Law Enforcement Training Standards Board shall develop or approve a course to assist law enforcement officers in identifying and appropriately responding to individuals with autism spectrum disorders. Modifies what may be included in the instruction in autisminformed responses, procedures, and techniques. Provides that the Board may consult with the Department of Public Health or Department of Human Services to develop and update the curriculum (rather than adopt specified rules in consultation with the Department of Public Health and the Illinois State Police). Requires the Board to, within a reasonable amount of time, update the course, from time to time, to conform with national trends and best practices. Encourages the Board to adopt model policies to assist law enforcement agencies in appropriately responding to individuals with autism spectrum disorders. Removes provisions requiring all permanent and part-time law enforcement officers and permanent and part-time corrections officers to complete an autism-informed training program conducted or approved under the provisions within 12 months after it was first offered or approved by the Board and every 24 months thereafter as part of the officer's in-service training. Further amends the Illinois Police Training Act. Provides that the minimum in-service training requirements that a law enforcement officer must satisfactorily complete every 3 years includes training relating to autisminformed law enforcement responses, techniques, and procedures. Amends the Illinois State Police Law of the Civil Administrative Code of Illinois. Requires the Division of the Academy and Training to provide training for State police officers on the nature of autism spectrum disorders and in identifying and appropriately responding to individuals with autism spectrum disorders. Requires the Illinois State Police to review the training curriculum, and allows the Illinois State Police to consult with the Department of Public Health or the Department of Human Services to update the training curriculum as needed. Provides that the training shall be made available to all cadets and State police officers. (No Position)

SB 3353 (P.A. 103-0982) (Sen. Halpin; Rep. Johnson) - COMMUNITY-BASED COR TASK FORCE

Creates the Community-Based Corrections Task Force Act. Creates the Community-Based Corrections Task Force Establishes membership of the Task Force. Provides that the Community-Based Corrections Task Force shall study and develop innovative ways to introduce community-based corrections and rehabilitation into the State's correctional system and develop a community-based correctional program that would support or remove barriers to community-based corrections in Illinois, with a focus on pretrial services and those sentenced to probation. Provides that appointments to the Task Force shall be made within 90 days after the effective date of this Act. Provides that the Illinois Criminal Justice Information Authority shall provide administrative and technical support for the Task Force and is responsible for ensuring that the requirements of the Task Force are met. Provides that on or before December 31, 2025, the Task Force shall publish a final report of its findings, developments, and recommendations and after the publication of its final report the Task Force shall be dissolved. Effective immediately. (**No Position**)

SB 3402 (P.A. 103-0987) (Sen. Rose; Rep. Niemerg) - COUNTIES CD/FPD ACT-AMBULANCES

Amends the Counties Code and the Fire Protection District Act. Provides that Clark County may, by ordinance, agree to provide emergency ambulance service to any portion of Marshall Fire Protection District that the county is already providing emergency ambulance service through an intergovernmental agreement if the ordinance

contains an affirmative obligation on the part of the county to provide emergency ambulance service to Marshall Fire Protection District once the intergovernmental agreement in effect at the time of the ordinance expires. Provides that the ordinance does not take effect until after Marshall Fire Protection District adopts a resolution to discontinue the emergency ambulance service and the intergovernmental agreement for emergency ambulance service between Clark County and Marshall Fire Protection District has ended. Provides that, upon certification to the county clerk by both Clark County and Marshall Fire Protection District that all criteria have been met under the provisions, the rate for emergency ambulance service for the area once serviced under Marshall Fire Protection District for emergency ambulance service shall be the rate the county levies under specified provisions. Provides that, if Marshall Fire Protection District elects to no longer provide emergency ambulance service under the provisions, the election shall not be construed as affecting the District's authority to levy a tax and provide fire protection service under the Fire Protection District Act. Effective immediately. (**No Position**)

SB 3434 (P.A. 103-0999) (Sen. Villanueva; Rep. West) - IEMA-OHS-GRANT PROGRAMS

Amends the Illinois Emergency Management Agency Act. Authorizes the Illinois Emergency Management Agency and office of Homeland Security to adopt rules for the implementation of its State-funded grant programs. Changes a provision regarding allowing the Illinois Emergency Management Agency and Office of Homeland Security to adopt rules. Provides that the Agency shall do all things necessary, incidental, or appropriate for the implementation of the Act, including the adoption of rules. (**No Position**)

SB 3648 (Sen. Peters; Rep. Cassidy) - COMMUNITY EMS SERVICES & SUPPORT

Amends the Community Emergency Services and Support Act. Provides that the EMS Medical Directors Committee or a chair appointed in agreement of the Division of Mental Health of the Department of Human Services and the EMS Medical Directors Committee is responsible for convening the meetings of a Regional Advisory Committee. Includes qualifications for the appointed chair. Provides that each Regional Advisory Committee and subregional committee established by the Regional Advisory Committee is responsible for designing the local protocols to allow its region's or subregion's 9-1-1 call centers and emergency responders to coordinate their activities with 9-8-8 as required by the Act and for monitoring current operation to advise on ongoing adjustments to the local protocols. Designates the membership, meetings, and duties of a subregional committee. Makes conforming changes. Effective immediately. (**No Position**)

SB 3775 (P.A. 103-1047) (Sen. Villivalam; Rep. Moylan) - VEH CD-VARIOUS

Amends the Illinois Vehicle Code. Provides that the driver of a vehicle that is in any manner involved in any of the following types of crashes within the State shall, if no police officer is present, give notice of the crash by the fastest available means of communication to the specified law enforcement agency: (1) a crash that results in injury to or death of any person; (2) a crash that results in damage to the property of any person in excess of a specified amount; (3) a crash involving a school bus if the crash is caused by a collision, a sudden stop, or otherwise, and the crash results in any property damage, personal injury, or death; or (4) a crash that occurs within 50 feet of a school bus and results in personal injury to or death of any person who is awaiting or preparing to board the school bus or immediately after the person exits the school bus. Provides that every law enforcement agency shall, by February 1 (rather than March 1) with regard to data collected during July through December of the previous calendar year, compile the data on the standardized law enforcement data compilation form provided by the Department of Transportation and transmit the data to the Department. Amends the DUI Prevention and Education Commission Act. Provides that moneys in the DUI Prevention and Education Fund shall be distributed by the Department with approval (rather than guidance) from the DUI Prevention and Education Commission for crash victim programs and materials, impaired driving prevention programs, law enforcement support, and other DUI-related programs (rather than as grants for those purposes). Makes related changes in the powers of the Commission. (No Position)

ELECTIONS

SB 2412 (Sen. Harmon; Rep. Hoffman) - ELECTION ISSUES

Amends the Election Code. Provides that any candidate for President of the United States may have the candidate's name printed upon the primary ballot of the candidate's political party by filing in the office of the State Board of Elections not more than 141 days (instead of 113) and not less than 134 days (instead of 106) prior to the date of the general primary. Changes the filing dates of petitions for nomination for a State, congressional, or judicial office; petitions for nomination to fill a vacancy by special election in the office of Representative in Congress; petitions for nomination for the office of Supreme, Appellate, or Circuit Court Judge; petitions for nomination for delegates or alternate delegates to a national nominating convention; petitions for nomination for a county office or trustee of a sanitary district; petitions for nomination for a municipal or township office; petitions of candidates for State central committeeperson; and petitions of candidates for precinct, township, or ward committeepersons. In provisions concerning the nomination of candidates to serve as General Assembly members, provides that, in the event that a candidate of a party who has been nominated under the provisions of the Article shall die before the general election, decline the nomination, or withdraw the candidate's name from the ballot prior to the general election, the legislative or representative committee of the party for such district shall nominate a candidate of the party to fill the vacancy. Removes a provision concerning alternative methods of filling the vacancy in nomination. Makes a conforming change. Describes the process used to fill a vacancy in nomination if a vacancy in office of State Senator occurs with more than 28 months remaining in the term and after the period for filing petitions for the general primary election has passed. Creates the Election Worker Protection and Candidate Accountability Referendum Act. Directs the State Board of Elections to cause the following advisory question to be submitted to the voters at the general election on November 5, 2024: "Should any candidate appearing on the Illinois ballot for federal, State, or local office be subject to civil penalties if the candidate interferes or attempts to interfere with an election worker's official duties?" Creates the Property Tax Relief and Fairness Referendum Act. Directs the State Board of Elections to cause the following advisory question to be submitted to the voters at the general election on November 5, 2024: "Should the Illinois Constitution be amended to create an additional 3% tax on income greater than \$1,000,000 for the purpose of dedicating funds raised to property tax relief?" Creates the Assisted Reproductive Health Referendum Act. Directs the State Board of Elections to cause the following advisory question to be submitted to the voters at the general election on November 5, 2024: "Should all medically appropriate assisted reproductive treatments, including, but not limited to, in vitro fertilization, be covered by any health insurance plan in Illinois that provides coverage for pregnancy benefits, without limitation on the number of treatments?" Requires immediate certification by the State Board of Elections of the advisory questions of public policy created by these new Acts. Provides for the repeal of the new Acts on January 1, 2025. Effective immediately. (No **Position**)

SB 3342 (P.A. 103-0976) (Sen. McClure; Rep. Faver Dias) - PESTICIDES-APPLICATION NOTICE Creates the Pesticide Application on Rights-of-Way Notification Act. Provides that, at least 24 hours before applying a pesticide, including a pesticide to control mosquitoes, to a public right-of-way that is located within the corporate boundaries of a municipality, the State or the unit of local government in which the application shall be made shall provide notice and the notice is sufficient if posted in newsletters, calendars, or other correspondence currently published by the State or the unit of local government in which the application is to be made. Provides that the State or a unit of local government, including a mosquito abatement district, need not comply with certain notice requirements if the application of pesticide is in response to (i) disease causing agents in vector mosquitoes, (ii) the occurrence of mosquito-borne disease in animal or human populations, or (iii) a natural disaster recovery effort. Provides for monetary penalties for violations following an administrative hearing with the Department of Agriculture. Provides penalties for violations of the Act following an administrative hearing. (**No Position**)

ENVIRONMENT

HB 1837 (Rep. Hammond; Sen. Anderson) - ENVIRONMENTAL PROTECTION ACT EXEMPTION

Amends the Environmental Protection Act. In provisions prohibiting the burning of landscape waste, exempts a person engaged in the business of tree removal, at the person's registered place of business, provided that the burning activity (i) is located in a county with a population of 50,000 or less, (ii) is more than 1,000 feet from the

nearest residence, (iii) is not located in an area with a PM2.5 design value greater than 9 micrograms per cubic meter, (iv) is not located in an area of environmental justice concern, as determined by the Agency's EJ Start tool, and (v) is conducted in accordance with all federal, State, and local laws and ordinances. (**No Position**)

SB 0839 (P.A. 103-0887) (Sen. Holmes; Rep. Manley) - PAINT STEWARDSHIP PROGRAM PLAN

Amends the Paint Stewardship Act. In a provision regarding a paint stewardship program plan, provides that not later than 90 days after submission of a plan, the Environmental Protection Agency shall approve or disapprove the plan, with certain requirements. Provides that the plan shall be submitted not later than July 1, 2025. Provides that by July 1, 2028, and each July 1 thereafter, a manufacturer shall submit a report to the Agency that details the implementation of the manufacturer's program during the prior calendar year. Amends the Environmental Protection Act. Excludes paint and paint-related waste, as well as certain paint and paint-related waste that are hazardous waste, from the definition of "special waste". Provides that paint and paint-related waste that are hazardous waste are designated as universal waste subject to the streamlined hazardous waste rules. Provides that the Environmental Protection Agency shall propose and the Pollution Control Board shall adopt rules to designate and provide for the management of paint and paint waste as universal waste. Provides that if the U.S. Environmental Protection Agency adopts streamlined hazardous waste regulations pertaining to the management of hazardous waste paint or paint-related waste, the Board shall adopt an equivalent rule within 180 days. Provides, until the Board adopts certain rules, requirements that apply to small quantity handlers of universal waste managing hazardous waste paint and paint-related waste as a universal waste, including to prevent releases of universal waste to the environment, with specific requirements. Requires labeling or marking of universal waste paint and paint-related waste containers. Provides that a small quantity handler of universal waste may accumulate universal waste paint and paint-related waste for no longer than one year from the date the universal waste is generated, unless such activity is solely for the purpose of accumulating quantities to facilitate proper recovery, treatment, or disposal, with certain requirements. Provides that a small quantity handler of universal waste shall provide information to employees that describes proper handling and emergency procedures appropriate to universal waste paint and paint-related waste, with certain requirements. Provides requirements for a small quantity handler of universal waste regarding response to releases. Prohibits off-site shipments of universal waste paint and paint-related waste for a small quantity handler of universal waste with certain requirements and exceptions. Requires, until the Board adopts certain rules, that paints and paint-related wastes that are exempt household wastes or very small quantity generator wastes remain exempt from the hazardous waste rules but may be managed as universal wastes. Requires, until the Board adopts certain rules, that universal waste transporters that transport paints or paint-related wastes that are universal wastes are subject to the existing Board rules for universal waste transporters. Requires, until the Board adopts certain rules, that universal waste destination facilities that manage paints or paint-related wastes that are universal wastes are subject to the existing Board rules for universal waste destination facilities. (No Position)

SB 2743 (P.A. 103-0917) (Sen. Ellman; Rep. Williams) - WATER PLAN TASK FORCE ACT

Creates the Water Plan Task Force Act. Establishes the State Water Plan Task Force. Provides that the Task Force shall be chaired by the Director of the Office of Water Resources of the Department of Natural Resources and composed of the directors, or their designee, from various other State entities. Requires the Task Force to identify critical water issues, to develop and implement recommendations that address the critical water issues, and to reevaluate critical water issues and needs. Requires the Task Force to publish a State Water Plan not less than every 10 years. Provides that the Task Force shall develop and maintain a publicly available website or portal that summarizes projects of the Task Force. Requires the Task Force to meet not less than once per quarter each calendar year. Enumerates the authority granted to the Task Force. (No Position)

SB 2781 (P.A. 103-0923) (Sen. Ventura; Rep. Huynh) - FORCE ACT FORESTS-WETLANDS-PRAIRIES

Creates the Forests, Wetlands, and Prairies Act. Provides that the Department of Natural Resources shall prepare and maintain a comprehensive Forests, Wetlands, and Prairies Grant plan for the preservation and enhancement of forests, prairies, and wetlands in Illinois. Provides that the Department of Natural Resources, pursuant to the comprehensive plan and subject to appropriation, shall establish and administer a Forests, Wetlands, and Prairies Grant Program to restore degraded forest lands and native prairies, and to promote the growth of native vegetation that remove carbon dioxide from the atmosphere and help to mitigate the impact of climate change. Provides that units of local government are eligible to submit a grant proposal in a format and at a time prescribed by the Department of Natural Resources. Provides that grants may be used by units of local government to fund: (1) local projects restoring or expanding forests, wetlands, prairies, or other natural landscapes demonstrated to absorb carbon dioxide from the atmosphere; (2) education and marketing regarding local projects or steps community members may take to promote the growth of native vegetation that removes carbon dioxide from the atmosphere; and (3) any other purpose approved by the Department of Natural Resources that advances the State goal that there be no overall net loss of the State's existing forest, prairie, or wetland acres or their functional value due to State-supported activities. Amends the Department of Natural Resources Act and the State Finance Act to make conforming changes. Provides that the Department of Natural Resources may use an amount not to exceed 2% of the moneys appropriated for the Healthy Forests, Wetlands, and Prairies Grant Program for administrative costs. Provides that the Department shall use an amount of not less than 75% of the moneys appropriated for the Program to disburse as grants. Provides that moneys in the Healthy Forests, Wetlands, and Prairies Grant Fund shall be used by the Department for advancing the purposes of the Act. Makes technical and other changes. (Support)

SB 2876 (P.A. 103-0927) (Sen. Villa; Rep. Tarver) - LARGE EVENT FACILITIES

Creates the Large Event Facilities Act. In provisions regarding requirements for an owner or operator of an event facility that has a maximum capacity of at least 3,500 persons, requires the owner or operator to provide for the composting of organic waste, collected separately from recyclable materials, in counties with composting facilities (rather than the composting of organic waste, collected separately from recyclable materials). In the same provisions, provides that the recyclable materials may be transferred to a recycling center in the same manner in which they were collected within the event facility. Provides that an owner or operator of an event facility is in compliance with these provisions if the owner or operator offers the disposal of recyclable materials and organic waste in separate containers clearly labeled and distributed throughout the event facility. Provides that an owner or operator of an event facility that commits a violation of this Act is guilty of a business offense and shall be fined not less than \$1,500 and not more than \$1,500 for each subsequent offense. Provides that an owner or operator of an event facility that commits a second or subsequent violation of this Act is guilty of a business offense that a State's Attorney or municipal attorney may prosecute an owner or operator of an event facility who violates this Act. (**Oppose**)

SB 3566 (P.A. 103-1017) (Sen. Harriss; Rep. Elik) - EPA-VEHICLE WASHING

Amends the Environmental Protection Act. Provides that, beginning on January 1, 2025, landfills in counties with a population over 250,000 (rather than landfills in counties with a population over 275,000) shall provide and operate facilities to clean the wheels and undercarriages of vehicles departing the landfill. (**No Position**)

SB 3716 (P.A. 103-1038) (Sen. Johnson; Rep. Du Buclet) - LAKE MICH MONITORING-REPORTING

Amends the Rivers, Lakes, and Streams Act. Removes a provision requiring the Environmental Protection Agency to work with the City of Chicago and affected units of government for specified concerns. Removes a provision that require the Environmental Protection Agency to conduct water quality and lake bed surveys to evaluate the ecology and the quality of water in Lake Michigan. Removes a provision concerning reporting requirements. Provides that the Environmental Protection Agency shall regularly monitor water quality from nearshores, harbors, and public water supply intakes in Lake Michigan and provide an executive summary biennially on conditions of the water quality in Lake Michigan to the Governor and members of the General Assembly. (**No Position**)

FOREST PRESERVES

SB 3091 (P.A. 103-0773) (Sen. Joyce; Rep. Haas) - IDNR-LAND TRANSFER-WILL CO Authorizes the Director of Natural Resources to convey the described parcel in Will County to the Forest Preserve District of Will County. Effective immediately. (**No Position**)

JUVENILE JUSTICE

HB 5465 (P.A. 103-0717) (Rep. Keicher; Sen. Harriss) - JUV REC-HUM TRAFFICKING VICTIM

Amends the Juvenile Court Act of 1987. Provides that a trafficking victim may petition for vacation and expungement or immediate sealing of his or her juvenile court records and juvenile law enforcement records relating to events that resulted in the victim's adjudication of delinquency for an offense if committed by an adult would be a violation of the criminal laws occurring before the victim's 18th birthday upon the completion of his or her participation in the underlying offense was a result of human. (No Position)

SB 0426 (P.A. 103-0875) (Sen. Murphy; Rep. Guzzardi) - JUVENILE JUSTICE - EMERGING ADULT PROGRAMS

Amends the Unified Code of Corrections. Provides that the Department of Juvenile Justice may establish and offer emerging adult programs for persons at least 18 years of age and under 22 years of age who are committed to the Department of Corrections. Provides that person at least 18 years of age and under 22 years of age who are in the custody of the Department of Corrections may be transferred to Department of Juvenile Justice facilities for the purposes of participating in emerging adult programs provided that all such transfers comply with the federal Juvenile Justice and Delinquency Prevention Act of 1974 and the federal Prison Rape Elimination Act of 2003. Provides that no transfer of any person in the custody of the Department of Corrections shall occur without written approval of the Director of Juvenile Justice and the Director of Corrections shall establish an intergovernmental agreement to govern eligibility criteria and transfer policies and procedures for persons at least 18 years of age and under 22 years of age who are in the custody of the Department of Corrections and are seeking transfer to Department of Juvenile Justice facilities for the purposes of participating in emerging adult programs at least 18 years of age and under 22 years of age who are in the custody of the Department of Corrections and are seeking transfer to Department of Juvenile Justice facilities for the purposes of participating in emerging adult programs. (No Position)

SB 3463 (P.A. 103-0787) (Sen. Peters; Rep. Slaughter) - JUV CT-AUTOMATIC EXPUNGEMENT

Amends the Juvenile Court Act of 1987. Provides that on the date that the minor's sentence ends or the date that the court enters an order committing the minor to the Department of Juvenile Justice, the juvenile court judge shall schedule a date to enter the automatic expungement order. Provides that the minor must be notified but shall not be required to be present for the scheduled court date when automatic expungement is to be ordered. Provides that if the minor is not yet eligible on the originally scheduled date, the court shall schedule a subsequent date to enter the automatic expungement order. (No Position)

SB 3713 (P.A. 103-1037) (Sen. Peters; Rep. West) - CRIME VICTIMS COMP ACT

Amends the Juvenile Court Act of 1987 to provide that law enforcement agencies may disclose law enforcement reports and records to the Attorney General to comply with the Crime Victims Compensation Act. Amends the Crime Victims Compensation Act. Defines "applicant", "crime of violence", "victim", "pecuniary loss", "dating relationship", and other terms. Provides that no compensation may be granted to an applicant under the Act while the applicant is held in a correctional institution. Provides that an applicant who is held in a correctional institution may apply for assistance under this Act at any time, but no award of compensation may be considered until the applicant is released. Authorizes the Attorney General to issue subpoenas to compel the production of law enforcement reports maintained by the enforcement agencies. Provides that if the victim or applicant has obtained an order of protection, a civil no contact order, or a stalking no contact order or the crime was allegedly committed by law enforcement use of force, it is appropriate notification if the applicant or victim has been treated by the medical provider or mental health provider. Creates criteria to determine whether an applicant has

cooperated with law enforcement. Provides that an applicant may provide notification by being treated by a mental health provider for psychological injuries for injuries arising from violations of the Criminal Code of 2012 for trafficking, sex crimes, and bodily harm. Requires the mental health provider to perform an independent medical evaluation and provide an opinion regarding causation of those injuries. Creates criteria for the Attorney General to use in evaluating an applicant's cooperation. Provides that an applicant's failure to respond to the Attorney General or Court of Claims may result in the claim being closed without compensation. Provides that an award shall be reduced or denied to the extent by which the victim's behavior posed an imminent threat of death or serious bodily injury to a law enforcement office and the victim's behavior was direct and proximate cause of the victim's injury in claims that a law enforcement officer's use of force caused the victim's injury or death. Makes other changes. Effective immediately, except certain provisions take effect January 1, 2025. (No Position)

LABOR, PERSONNEL AND PENSIONS

HB 2161 (Rep. Guzzardi; Sen. Toro) - UNLAWFUL DISCRIMINATION-FAMILY

Amends the Illinois Human Rights Act. Provides that it is the public policy of the State to prevent discrimination based on family responsibilities in employment. Provides that nothing contained in the Act may be construed to obligate an employer, employment agency, or labor organization to make accommodations or modifications to reasonable workplace rules or policies for an employee based on family responsibilities, including accommodations or modifications related to leave, scheduling, productivity, attendance, absenteeism, timeliness, work performance, referrals from a labor union hiring hall, and benefits, as long as its rules or policies are applied in accordance with this Act. Provides that nothing contained in the Act prevents an employer from taking adverse action or otherwise enforcing reasonable workplace rules or policies related to leave, scheduling, productivity, attendance, absenteeism, timeliness, work performance, referrals from a labor union hiring so policies are applied in accordance with this Act. Provides that nothing contained in the Act prevents an employer from taking adverse action or otherwise enforcing reasonable workplace rules or policies related to leave, scheduling, productivity, attendance, absenteeism, timeliness, work performance, referrals from a labor union hiring hall, and benefits against an employee with family responsibilities as long as its policies are applied in accordance with the Act. (**No Position**)

HB 2385 (Rep. Nichols; Sen Preston) - INS-COLONOSCOPY COVERAGE

Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance or managed care plan amended, delivered, issued, or renewed on or after January 1, 2026 shall provide coverage for a colonoscopy determined to be medically necessary. (**No Position**)

HB 3763 (P.A. 103-0727) (Rep. Guzzardi; Sen. Mason) – PERSONNEL RECORD REVIEW

Amends the Personnel Record Review Act. Provides for specific documents that every employee has a legal right to inspect and copy. Provides that an employer shall not include the imputed costs of time spent duplicating the information, purchasing or renting a copying machine, purchasing or renting computer equipment, or purchasing, renting, or licensing software in a fee for providing a copy of the documents. Provides that, if records are maintained in a manner and fashion that is already accessible by the employee, the employer may instead provide the employee with instructions on how to access that information. Provides that an employee may bring an action in circuit court regardless of whether that employee has filed a complaint concerning the same violation with the Department of Labor. Authorizes an employee to file a complaint with the Department regardless of whether the employee pursued or is pursuing an action for the same violation in circuit court. Repeals provisions concerning personnel record inspections by representatives of the employee. (**No Position**)

HB 3773 (Rep. Andrade; Sen. Cervantes) - LIMIT PREDICTIVE ANALYTICS USE

Amends the Illinois Human Rights Act. Provides that an employer that uses predictive data analytics in its employment decisions may not consider the applicant's biographical information, such as race or zip code, when used as a proxy for race to reject an applicant in the context of recruiting, hiring, promotion, renewal of employment, selection for training or apprenticeship, discharge, discipline, tenure or terms, privileges, or conditions of employment. Provides that nothing in the Act shall be construed to prevent the use of predictive data analytics to support an inclusive and diverse workforce. Further amends the Employment Article of the Illinois Human Rights Act. Provides that it is a civil rights violation: (1) with respect to recruitment, hiring, promotion, renewal of employment, selection

for training or apprenticeship, discharge, discipline, tenure, or the terms, privileges, or conditions of employment, for an employer to use artificial intelligence that has the effect of subjecting employees to discrimination on the basis of protected classes identified under the Article or to use zip codes as a proxy for protected classes identified under the Article; and (2) for an employer to fail to provide notice to an employee that the employer is using artificial intelligence. (**No Position**)

HB 4180 (Rep. Syed; Sen. Edly-Allen) - INSURANCE-DIAGNOSTIC MAMMOGRAM

Amends the Illinois Insurance Code. Provides that an individual or group policy of accident and health insurance or a managed care plan that is amended, delivered, issued, or renewed on or after January 1, 2026 shall provide coverage for molecular breast imaging (MBI) of an entire breast or breasts if a mammogram demonstrates heterogeneous or dense breast tissue or when medically necessary as determined by a physician licensed to practice medicine in all of its branches. Amends the Health Maintenance Organization Act. Subjects health maintenance organizations to provisions of the Illinois Insurance Code that require coverage for mammograms, mastectomies and certain other breast cancer screenings. Amends the Counties Code, the Illinois Municipal Code, and the Health Maintenance Organization Act. In provisions concerning coverage for mammograms, provides that coverage for certain types of mammography shall be made available to patients of a specified age. (No Position)

HB 4460 (Rep. Gill; Sen. Cunningham) – POLICE & FIRE INS-MENTAL HEALTH

Amends the State Employees Group Insurance Act of 1971, the Counties Code, and the Illinois Municipal Code. Provides that the State Employees Group Insurance Program (for Illinois State Police officers), a county (for members of the sheriff's office), and a municipality (for members of the police department or fire department) shall provide coverage for joint mental health therapy services for the officer or firefighter and a spouse or partner of the officer or firefighter who resides with officer or firefighter. (**No Position**)

HB 4719 (P.A. 103-0681) (Rep. Du Buclet; Sen. Halpin) - SECURE CHOICE PROGRAM-PLANS

Amends the Illinois Secure Choice Savings Program Act. Provides that participating employers may designate an open enrollment period during which employees who previously opted out of the Secure Choice Savings Program may enroll in the Program. Provides that an employers shall retain the option at all times to set up a qualified retirement plan. Removes offering an automatic enrollment payroll deduction IRA from a list of qualified retirement plans. Makes conforming changes. (**No Position**)

HB 5028 (Rep. Yang Rohr; Sen. Fine) - LABOR-OSHA-OPIOID GUIDANCE

Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Provides that a State agency may make opioid antagonists available at a location where its employees work if the State agency trains employees in the use and administration of the opioid antagonists. Makes other changes. Amend the Good Samaritan Act. Provides that any employee of a State agency who in good faith administers an opioid antagonist shall not, as a result of her or his acts or omissions, except for willful or wanton misconduct on the part of the employee in administering the drug, be liable for civil damages. Effective January 1, 2025. (No Position)

HB 5258 (P.A. 103-0700) (Rep. Huynh; Sen. Villivalam) - INS-DEPENDENT PARENT COVERAGE

Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance issued, amended, delivered, or renewed after January 1, 2026 that provides dependent coverage shall make that dependent coverage available to the parent or stepparent of the insured if the parent or stepparent meets the definition of a qualifying relative under specified federal law and lives or resides within the accident and health insurance policy's service area. Exempts specialized health care service plans, Medicare supplement insurance, hospital-only policies, accident-only policies, or specified disease insurance policies from the provisions. (No Position)

HB 5295 (P.A. 103-0703) (Rep. Dias; Sen. Holmes) - INS-HORMONE THERAPY-MENOPAUSE

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, 2026 shall provide coverage for medically necessary hormonal and non-hormonal therapy to treat menopausal symptoms if the therapy is recommended by a qualified health care provider who is licensed, accredited, or certified under Illinois law and the therapy has been proven safe and effective in peer-reviewed scientific studies. Provides that coverage for therapy to treat menopausal symptoms shall include all federal Food and Drug Administration-approved modalities of hormonal and non-hormonal administration, including, but not limited to, oral, transdermal, topical, and vaginal rings. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the medical assistance program shall provide coverage for medically necessary hormone therapy treatment to treat menopause that has been induced by a hysterectomy. Effective January 1, 2026. (No Position)

HB 5371 (Rep. Williams; Sen. Fine) - HUMAN RIGHTS-VARIOUS

Amends the Illinois Human Rights Act. Provides that an employer is responsible for harassment and sexual harassment of its employees by the employer's nonmanagerial and nonsupervisory employees, nonemployees, and third parties only if the employer becomes aware of the conduct and fails to take reasonable corrective measures. (No Position)

HB 5561 (Rep. Evans; Sen Castro) - WHISTLEBLOWER ACT

Amends the Whistleblower Act. Changes the definitions of "employer" and "employee". Defines "adverse employment action", "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 a good faith belief that such activity, policy, or practice 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. Provides that the changes made by the amendatory Act apply to claims arising or complaints filed on or after January 1, 2025. (No Position)

HB 5643 (Rep. Muhl; Sen. Fine) - INS CD-PREGNANCY TESTS

Amends the Illinois Insurance Code. 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 the effective date of the amendatory Act shall provide coverage for at-home, urine-based pregnancy tests that are prescribed to the covered person, regardless of whether the tests are otherwise available over-the-counter. Provides that, beginning January 1, 2025, the medical assistance program shall provide coverage for at-home, urine-based pregnancy tests that are ordered directly by a clinician or furnished through a standing order for patient use, regardless of whether the tests are otherwise available over the coverage is limited to a multipack, as defined by the Department of Healthcare and Family Services, of at-home, urine-based pregnancy tests every 30 days. (**No Position**)

SB 0508 (P.A. 103-0879) (Sen. Cervantes; Rep. Delgado) - ELECTRONIC EMPLOYMENT VERIFICATION SYSTEM

Provides that unless otherwise required by State or federal law, an employer shall not voluntarily enroll in the E-Verify program or a similar Electronic Employment Verification System. Provides that an employer shall not impose work authorization verification or re-verification requirements greater than those required by federal law. Provides that if an employer is required to participate in the E-Verify program or a similar Electronic Employment Verification System and receives notification from the Social Security Administration of a discrepancy between an employee's name or social security number and the Social Security Administration's records, the employer must provide the employee with specified documents. Provides for additional rights and protections granted to an employee following the notification from the Social Security Administration of a discrepancy. Provides that an employer shall provide notice to current employees, by posting in the language the employer normally uses to communicate employment-related information to the employee, of any inspections of I-9 Employment Eligibility Verification forms or other employment records conducted by the U.S. Immigration and Customs Enforcement, United States Customs and Border Protection, or any other federal entity enforcing civil immigration violations within 72 hours after receiving notice of the inspection. Provides for additional notice requirements concerning obligations of the employer and the employee. Provides for violations and civil penalties. (**No Position**)

SB 0773 (P.A. 103-0751) (Sen. Castro; Rep. Croke) - INSURANCE MANDATE - INFERTILITY TREATMENTS

Amends the State Employees Group Insurance Act of 1971. Provides that provisions concerning infertility coverage apply only to coverage provided on or after January 1, 2024 and before July 1, 2026. Amends the Illinois Insurance Code. Provides that no group policy of accident and health insurance that provides pregnancy-related benefits may be issued, amended, delivered, or renewed in this State on or after January 1, 2026 unless the policy contains coverage for the diagnosis and treatment of infertility, including specified procedures. Provides that the coverage required shall include procedures necessary to screen or diagnose a fertilized egg before implantation. Provides that a group or individual policy of accident and health insurance providing coverage for more than 25 employees that is amended, delivered, issued, or renewed on or after January 1, 2026 shall provide, for individuals 45 years of age and older, coverage for an annual menopause health visit. Provides that the coverage shall not impose a deductible, coinsurance, copayment, or any other cost-sharing requirement. Makes other changes. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act. Effective immediately. (No Position)

SB 1996 (P.A. 103-0590) (Sen. Cunningham; Rep. Hoffman) - ILLINOIS WORKERS' COMPENSATION COMMISSION OPERATIONS FUND

Amends the Illinois Insurance Code. Provides for increases in the rate of the annual Illinois Workers' Compensation Commission Operations Fund Surcharge. Amends the Workers' Compensation Act. Provides for increases in the rate of the Illinois Workers' Compensation Commission Operations Fund Fee and payments to the Rate Adjustment Fund. Provides for transfers from the Self-Insurers Security Fund to the Illinois Workers' Compensation Commission Operations Fund, to the extent that there are insufficient funds in the Illinois Workers' Compensation Commission Operations Fund to pay the operating costs of the Illinois Workers' Compensation Commission or the salaries and benefits of employees of the Illinois Workers' Compensation Commission. Makes changes in provisions concerning the collection of civil penalties or reimbursements for amounts paid by the Injured Workers' Benefit Fund due under an order of the Illinois Workers' Compensation Commission. Makes changes to penalties for any person, company, corporation, insurance carrier, healthcare provider, or other entity that intentionally prepares or provides an invalid, false, or counterfeit certificate of insurance as proof of workers' compensation insurance or intentionally assists, abets, solicits, or conspires with any person, company, or other entity to intentionally prepare or provide an invalid, false, or counterfeit certificate of insurance as proof of workers' compensation insurance. Makes other changes. Effective immediately. (**No Position**)

SB 2573 (P.A. 103-0753) (Sen. Harris; Rep. Morris) - INS-CANCER COVERAGE/WIGS

Amends the Accident and Health Article of the Illinois Insurance Code. Provides that a group or individual plan of accident and health insurance or managed care plan amended, delivered, issued, or renewed after January 1, 2026 must provide coverage for, no less than once every 12 months, one wig or other scalp prosthesis worn for hair loss caused by alopecia, chemotherapy, or radiation treatment for cancer or other conditions. (**No Position**)

SB 2672 (P.A. 103-0758) (Sen. Murphy; Rep. Costa Howard) - INS CD-GENERIC DRUG SHORTAGE

Amends the Accident and Health Article of the Illinois Insurance Code. Provides that if a generic drug or a therapudic equivalent is unavailable due to a supply issue and dosage cannot be adjusted, a group or individual policy of accident and health insurance or a managed care plan that is amended, delivered, issued, or renewed

after January 1, 2026 shall provide coverage for a brand name eligible prescription drug until supply of the generic drug is available. (**No Position**)

SB 2697 (P.A. 103-0914) (Sen. Morrison; Rep. Lilly) - INS CD-CANCER-GENETIC TESTING

Amends the Illinois Insurance Code. Provides that a group policy of accident and health insurance or managed care plan that is amended, delivered, issued, or renewed after January 1, 2026, shall provide coverage for clinical genetic testing for an inherited gene mutation for individuals with a personal or family history of cancer as recommended by a health care professional in accordance with current evidence-based clinical practice guidelines. Requires, for individuals with a genetic test that is positive for an inherited mutation associated with an increased risk of cancer, coverage to include any evidence-based screenings, as recommended by a health care professional in accordance by the policy, except that the coverage for the evidence-based screenings may be subject to a deductible, coinsurance, or other cost-sharing limitation. (**No Position**)

SB 2735 (Sen. Fine; Rep. Morgan) - INS-ELECTRONIC PAYMENT FEES

Amends the Illinois Insurance Code. Provides that any group or individual policy of accident and health insurance or managed care plan amended, delivered, issued, or renewed on or after January 1, 2026 shall offer all reasonably available methods of payment from the insurer or managed care plan, or its contracted vendor, to the contracted health care provider. Provides that an insurer or managed care plan shall not mandate payment by credit card. Provides that if one of the available payment methods has a fee associated with it, the insurer or managed care plan, or its contracted vendor, shall notify the health care provider of certain information and provide the health care provider with instructions on how to select each method. Provides that if a health care provider requests a change in the available payment method selected by the health care provider within 30 business days, subject to federal and State verification measures to prevent fraud and abuse. Provides that an insurer or managed care plan shall not use a health care provider's preferred method of payment as a factor when deciding whether to provide credentials to a health care provider. **(No Position)**

SB 2737 (P.A. 103-0915) (Sen. Faraci; Rep. Gurrero-Cullar) - FREEDOM TO WORK-EXCEPTIONS

Amends the Illinois Freedom to Work Act. Provides that the enforcement of a covenant not to compete or covenant not to solicit described in the amendatory Act shall not be enforceable if it is likely to result in an increase in cost or difficulty for any veteran or first responder seeking mental health services. Defines "licensed mental health professional" as a person licensed under the Clinical Psychologist Licensing Act, the Clinical Social Work and Social Work Practice Act, the Marriage and Family Therapy Licensing Act, the Nurse Practice Act, or the Professional Counselor and Clinical Professional Counselor Licensing and Practice Act. Changes the effective date to January 1, 2025. (No Position)

SB 2744 (P.A. 103-0918) (Sen. Fine; Rep. Morgan) - INS-VACCINE ADMINISTRATION FEE

Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act to provide 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 shall provide coverage for vaccine administration fees, regardless of the type of provider that administers the vaccine, without imposing a deductible, coinsurance, copayment, or any other cost-sharing requirement. Provides that the coverage does not apply to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings account under the Internal Revenue Code of 1986. (**No Position**)

SB 3203 (P.A. 103-0951) (Sen. Hunter; Rep. Faver Dias) - INS CD-INHALER COVERAGE

Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance or managed care plan amended, delivered, issued, or renewed on or before December 31, 2025 that provides coverage for prescription drugs may not deny or limit coverage for prescription inhalers (instead of prescription

inhalants) based upon any restriction on the number of days before an inhaler refill may be obtained if, contrary to those restrictions, the inhalants have been ordered or prescribed by the treating physician and are medically appropriate. Provides that a group or individual policy of accident and health insurance or managed care plan amended, delivered, issued, or renewed on or after January 1, 2026 that provides coverage for prescription drugs shall limit the total amount that a covered person is required to pay for a covered prescription inhaler to an amount not to exceed \$25 per 30-day supply, and provides that nothing in the provisions prevents a group or individual policy of accident and health insurance or managed care plan from reducing a covered person's cost sharing to an amount less than the cap. Makes a conforming change. Provides that coverage for prescription inhalers shall not be subject to any deductible, except to the extent that the coverage would disqualify a high-deductible health plan from eligibility for a health savings account. Authorizes rulemaking and enforcement by the Department of Insurance. Amends the State Employees Group Insurance Act of 1971. Provides that the program of health benefits shall provide coverage for prescription inhalers under the Illinois Insurance Code. Further amends the State Employees Group Insurance Act of 1971. (No Position)

SB 3208 (P.A. 103-0953) (Sen. Villa; Rep. Avelar) - WAGE PAYMENT-PAY STUBS

Provides that an employer shall provide employees and former employees with a copy of their pay stubs upon request. Provides that an employer is not required to grant a former employee's request for a copy of pay stubs more than twice in a 12-month period or more than one year after the date of separation. Provides that an employer who furnishes electronic pay stubs in a manner that a former employee cannot access for at least a full year after separation shall, upon an employee's separation from employment, offer to provide the outgoing employee with a record of all of the outgoing employee's pay stubs from the year preceding the date of separation. A request made for a copy of a pay stub shall be made to a person responsible for maintaining the employer's payroll, including the employer's human resources department or payroll department, the employee's supervisor or department manager or an individual designated in the employer's written policy. The bill includes a civil penalty of up to \$500 per violation. (**Oppose**)

SB 3305 (P.A. 103-0972) (Sen. Fine; Rep. Gong-Gershowitz) - DENTAL LOSS RATIO ACT

Amends the Illinois Insurance Code. Provides that an individual or group policy of accident and health insurance amended, delivered, issued, or renewed on or after January 1, 2026, shall provide coverage for medically necessary care and treatment to address a major injury to the jaw either through an accident or disease. Provides that the required coverage may impose the same deductible, coinsurance, or other cost-sharing limitations that are imposed on other related benefits under the policy. Defines "medically necessary care and treatment to address a major injury to the jaw either through an accident or disease." (No Position)

SB 3414 (Sen. Morrison; Rep. Ladisch Douglass) - INS-CONTINUOUS GLUCOSE MONITOR

Amends the Illinois Insurance Code. 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, 2026 shall provide coverage for continuous glucose monitors, related supplies, and training in the use of continuous glucose monitors for any individual if certain requirements are met. (No Position)

SB 3538 (Sen. Hastings; Rep. Guerrero-Cuellar) - LOC FIRST RESPONDER INSURANCE

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 employee who is a first responder, including police and corrections officers, deputy sheriffs, firefighters, or emergency medical services personnel dispatched pursuant to a 9-1-1 call, public safety telecommunicators, emergency medical dispatchers, and mental health professionals employed and dispatched by any unit of local government in response to emergency crisis calls received on public emergency service lines instead of or in conjunction with law enforcement. without imposing a deductible, coinsurance, copayment, or any other cost-sharing requirement on the coverage provided. Specifies that this requirement does not apply to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings account pursuant to the Internal Revenue Code. Provides that, if a fire protection district is a self-insurer for purposes of providing health insurance coverage for its employees, the insurance coverage shall include, on and after June 1, 2025, mental health counseling for any employee who is a first responder without imposing a deductible, coinsurance, copayment, or any other cost-sharing requirement on the coverage provided, except that this requirement does not apply to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings account under a specified provision of the Internal Revenue Code.Preempts home rule. (**No Position**)

SB 3599 (P.A. 103-1024) (Sen. Edly-Allen; Rep. Haas) - INS-MOBILE INTEGRATED HEALTH

Amends the Illinois Insurance Code. 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 shall provide coverage for medically necessary services provided by emergency medical services providers operating under a mobile integrated health care model. Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code to require coverage under those provisions. Removes language providing 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 shall provide coverage for medically necessary services provided by emergency medical services operating under a mobile integrated health care model. 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 shall provide coverage for medically necessary services provides that a group or individual policy of accident and health insurance or a managed care plan that is amended. 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, 2026, shall provide coverage to an eligible recipient for medically necessary mobile integrated health care services. Defines "eligible recipient" and "mobile integrated health care services". (No Position)

SB 3649 (Sen Peters; Rep. Evans) - EMPLOYEE FREEDOM OF SPEECH

Creates the Worker Freedom of Speech Act. Provides that an employer or the employer's agent, representative, or designee may not discharge, discipline, or otherwise penalize, threaten to discharge, discipline, or otherwise penalize, or take any adverse employment action against an employee: (1) because the employee declines to attend or participate in an employer-sponsored meeting or declines to receive or listen to communications from the employer or the agent, representative, or designee of the employer if the meeting or communication is to communicate the opinion of the employer about religious or political matters; (2) as a means of inducing an employee to attend or participate in meetings or receive or listen to communications; or (3) because the employee, or a person acting on behalf of the employee, makes a good faith report, orally or in writing, of a violation or a suspected violation of the Act. Provides for a private right of action to enforce the provisions of the Act. Sets forth the duties and powers of the Department of Labor under the Act. Provides that, within 30 days after the effective date of the Act, an employer shall post and keep posted a notice of employee rights under the Act where employee notices are customarily placed. (**No Position**)

LAND USE AND ZONING

SB 0691 (P.A. 103-0750) (Sen. Faraci; Rep. Ammons) - REGIONAL PLANNING COMMISSIONS REAL PROPERTY

Amends the Counties Code. In provisions about the powers of a joint regional planning commission as it relates to real property, makes the provisions applicable to regional planning commissions. Removes language restricting the provisions to a joint regional planning commission that consists of 3 or fewer counties that border the Illinois River, where at least one of those counties has a population of 180,000 or more. (**No Position**)

SB 0692 (P.A. 103-0882) (Sen. Morrison; Rep. Morgan) - INTERJURISDICTIONAL INDUSTRIAL ZONING IMPACTS TASK FORCE

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Creates the Task Force on Interjurisdictional Industrial Zoning Impacts to study State and local zoning laws and policies related to large industrial developments. Sets forth the membership of the Task Force. Effective immediately. (Support)

SB 2798 (Sen. Holmes; Rep. Keicher) - LAND TRANSFER-MONROE, KANE COUNTY

Authorizes the People of the State of Illinois to release specified property located in Monroe County from all dedication and easement rights and interest acquired for highway purposes for the sum of \$2,700. Authorizes the People of the State of Illinois to release or restore any rights of easements of access, crossing, light, air, and view from, to, and over specified property in Kane County for \$152,835. Effective immediately. (**No Position**)

MISCELLANEOUS

HB 0255 (Rep. Mussman; Sen. Villa) - ILLINOIS YOUTH AND YOUNG ADULT CONSERVATION AND EDUCATION PILOT PROGRAM

Establishes the Illinois Youth and Young Adult Conservation and Education Pilot Program. Provides that the Department of Natural Resources shall administer the Program. Provides that grants under this Act are limited to units of local government and non-profit entities located in the State of Illinois that provide conservation education and employment opportunities for youth and young adults of this State. Provides that the Program is subject to appropriation. Adds education and internships to purposes within the Program. Changes references to enrollees to references to interns. Defines terms. Changes references to the Director to references to the Department. Removes provisions that exclude contracts entered into for this Program from the Illinois Procurement Code. Removes changes to the Illinois Procurement Code. Makes other changes. Repeals this Act on June 30, 2029. (No Position)

HB 4590 (P.A. 103-0678) (Rep. Benton; Sen. Cappel) - ANIMAL ADOPTION-FEE WAIVER

Amends the Animal Welfare Act. Provides that an animal shelter or animal control facility may waive the adoption fee for a dog or cat if the person adopting the dog or cat is a veteran and meets specified criteria. (**Support**)

HB 5546 (Rep. Walsh; Sen. Hastings)- JULIE-POSITIVE RESPONSE SYSTEM

Amends the Illinois Underground Utility Facilities Damage Prevention Act. Removes references to the State-Wide One-Call Notice System and replaces it with JULIE, Inc. Sets forth additional definitions. Provides that owners or operators of underground utility facilities are required to be members of JULIE. Sets forth requirements for excavators engaging in nonemergency excavation or demolition. Sets forth notice requirements prior to engaging in the excavation or demolition. Provides that underground utility facility owners or operators may request to be present when excavation occurs when there is a critical facility within a proposed excavation area and excavators shall comply with a request to be present during excavation. Creates the positive response system to be implemented by January 1, 2026. Provides that excavators and facility owners or operators shall use the positive response system to send and respond to required notices. Sets forth required response times in various circumstances. Provides that facility owners or operators shall respond to a valid planning design request and the requirements for the response. Provides for joint meet notifications and sets forth responsibilities of excavators and facility owners or operators for a joint meet. Provides that any county or the State that has shared geographic information system data with any other not-for-profit or agency shall share the information with JULIE. Sets forth requirements for emergency excavation or demolition circumstances. Sets forth liability for damage or dislocation of a facility. (**No Position**)

HB 5459 (P.A. 103-0716) (Rep. Syed; Sen. Villivalam) - UTIL-WATER USAGE DATA

Amends the Public Utilities Act. Provides that in the case of a public utility that provides drinking water services, upon the request of a municipal wastewater agency or unit of local government organized under specified Acts, such public utility shall provide timely and accurate water usage data, in a format identifiable to the requester, for purposes of calculating wastewater billings. Provides that the public utility shall be entitled to collect its reasonable costs incurred to provide such data. (**Support**)

SB 0694 (P.A. 103-0884) (Sen. Holmes; Rep. West) - RECORDER DIVISION OF COUNTY CODE-FEES

Amends the Recorder Division of the Counties Code. Provides that, in counties of 500,000 or more inhabitants, the recorder may microphotograph or otherwise reproduce on film or store electronically instruments in the manner provided by law. In provisions concerning predictable fee schedules for recordings in first and second class counties, provides that fees of the recorder for recording deeds or other instruments in writing and maps of plats of additions, subdivisions, or otherwise and for certifying copies of records shall not be based on units, but allows a county to adopt an ordinance and publish in its fee schedule an additional fee or formula for a document that makes specific reference to more than 5 tax parcels, units, property identification numbers, or document numbers. Allows the county board to increase, by ordinance or resolution, the fees allowed in the predictable fee schedule if the increase is justified by an acceptable cost study or internal analysis with a minimum of 3 years showing that the fees allowed by this Section are not sufficient to cover the cost of providing the service. Requires a statement of the cost of providing each service, program, and activity to be prepared by the county board and that all supporting documents to the statement are public record and subject to public examination and audit. Provides that all direct and indirect costs may be included in the determination of the costs of each service, program, and activity. Changes references to "irregular documents" to "nonstandard documents". Allows a county board to charge an additional minimum \$3 automation fee for every filing to defray the cost of converting the recorder's document storage system to computers or micrographics and in order to defray the cost of providing access to records through the Internet and \$3 GIS fee for a county's geographic information system, specifying how the moneys may be used. Makes other changes. (Support)

SB 2702 (P.A. 103-0761) (Sen. Villivalam; Rep. Kelly) - FIRE SPRINKLER INSPECTORS

Amends the Fire Sprinkler Contractor Licensing Act. Requires that a fire sprinkler inspector be employed by a single fire sprinkler contractor at a time to perform fire sprinkler inspections. Adds language that provides that nothing in the Fire Sprinkler Contractor Licensing Act shall be construed to prohibit an individual who is licensed as a fire sprinkler inspector from being employed by another employer or self-employed to perform duties that would not require a fire sprinkler inspector license. (**No Position**)

SB 2751 (Sen. McConchie; Rep. Kifowit) - LOCAL-DISABLED VET PERMIT FEE

Amends the Counties Code, Township Code, and Illinois Municipal Code. Provides that a veteran with a disability or the veteran's caregiver shall not be charged any building permit fee for improvements to the residence of the veteran with a disability if the improvements are required to accommodate a disability of the veteran. Provides that the applications, forms, and other paperwork required to obtain a building permit must still be submitted. Provides that what constitutes proof of veteran status shall be determined by the county, township, or municipality. Prohibits the Illinois Department of Veterans' Affairs from adjudicating any dispute arising under the provisions. Limits the concurrent exercise of home rule powers. Effective January 1, 2025. (Oppose)

SB 2907 (P.A. 103-0928) (Sen. Syverson; Rep. Weaver) - JOB TRAINING TRANSPARENCY

Creates the Job Training and Workforce Development Transparency Act. Provides that, within 18 months after the effective date of the Act, the Department of Commerce and Economic Opportunity, in coordination with relevant State agencies, shall compile a report concerning all State and federally funded job training and workforce development programs in this State. Contains provisions concerning reports. Provides that relevant State agencies shall collaborate with the Department of Commerce and Economic Opportunity to ensure the timely and accurate collection of information required for the report. Effective immediately. (**No Position**)

SB 2919 (P.A. 103-0930) (Sen. Matwick; Rep. Delgado) - JUDICIAL FORECLOSURE PROCEDURE

Amends the Mortgage Foreclosure Article of the Code of Civil Procedure. Allows a judge, sheriff, or other person to conduct a judicial foreclosure sale online in accordance with the Article. Limits the fee for an online judicial sale for residential real estate to \$400, unless a higher fee is approved by the court. Provides that the sheriff or other person conducting the sale may charge an additional fee as a reasonable expense of the sale for costs associated with conducting the sale online. Requires that the purchaser must provide the sale deposit, if applicable, and the balance due to the sheriff or other person conducting the sale at least 24 hours after the end of the sale, unless otherwise set forth by the sheriff or other person conducting the sale, in a designated form.

Provides that in every sale of residential real estate conducted online (1) the sale may be held open for bidding for up to 3 days and extended by the person conducting the sale as needed to allow for all active competitive bidding to occur, counted in accordance with the provisions of the Statutes' on Statutes; and (2) bidding shall be open to everyone for the entire duration of the bidding period. (**No Position**)

SB 3077 (P.A. 103-0772) (Sen. Koehler; Rep. Harper) - FOOD INFRASTRUCTURE-GRANT

Creates the Local Food Infrastructure Grant Act. Requires the Department of Agriculture to develop and administer a Local Food Infrastructure Grant Program to enhance local food processing, aggregation, and distribution within the State through the award of annual grants. (**Support**)

SB 3110 (P.A. 103-0774) (Sen. Edly-Allen; Rep. Mason) - SCH CD-REGIONAL BOARD VACANCY

Amends the Regional Board of School Trustees Article of the School Code. Provides that a vacancy on a regional board of school trustees shall be subject to the residency provisions in the Article unless the vacancy occurs in a single county educational service region (instead of providing that any vacancy is subject to the residency provisions in the Article). Provides that if a vacancy occurs in a single county educational service region, then the vacancy may be filled by a person who is a resident of a congressional township not represented on the board. Effective immediately. (**No Position**)

SB 3275 (P.A. 103-0963) (Sen. Holmes; Rep. Kifowit) - PROP TX-STAMPS

Amends the Real Estate Transfer Tax Law in the Property Tax Code. Provides that paper revenue stamps shall be phased out by December 31, 2025. Requires counties to issue electronic revenue stamps or alternative indicia thereafter. Effective immediately. (**No Position**)

SB 3429 (P.A. 103-0996) (Sen. Cunningham; Rep. West) – SANITARY DIST-DISCONNECTION

Amends the Sanitary District Act of 1936. Provides that contiguous territory located within the boundaries of a sanitary district organized under the Act and upon the border of the district may become disconnected from the district without following specified procedures by ordinance or resolution of both the sanitary district and the unit of local government or another sanitary district within which the territory is located if (i) there are no outstanding bond payments or debts to be repaid or (ii) the acquiring sanitary district process of wastewater treatment exceeds the acquiree wastewater treatment process as defined by the United States Environmental Protection Agency's Primer for Municipal Wastewater Treatment Systems or a successor document. (**No Position**)

SB 3631 (P.A. 103-1029) (Sen. Porfirio; Rep. Avelar) - ILLINOIS COORDINATE SYSTEM ACT

Creates the Illinois Coordinate System Act of 2024. Creates the Illinois Coordinate System Committee. Provides that the Committee shall create, review, and revise the Guide to the Illinois Coordinate System. Requires the Committee to meet at the call of any designated member of the Committee. Requires the Committee to adopt an organizational structure as necessary for the fulfillment of its purpose. Specifies the members required to form the Committee. Requires the Committee to engage with interested stakeholders throughout the State representing local, regional, State, and federal agencies, professional associations, academic institutions, and private sector companies, enterprises, and businesses. Sets forth provisions concerning the purpose of the Act, definitions, and the Guide to the Illinois Coordinate System. Repeals the Illinois Coordinate System Act. (No Position)

PUBLIC HEALTH, HOSPITAL FACILITIES AND NURSING HOMES

HB 0581 (P.A. 103-0784) (Rep. Avelar; Sen. Villanueva) - HOSPITAL EMERGENCY SERVICE ACT

Amends the Hospital Emergency Service Act. Provides that "applicant" includes any person who presents at the hospital. Provides that hospitals shall furnish hospital emergency services in accordance with the procedures required by the federal Emergency Medical Treatment and Active Labor Act. Defines "injury or acute medical condition where the same is liable to cause death or severe injury or serious illness" and "stabilizing treatment". Provides that the Department of Public Health shall have the authority to investigate violations of the Act and to

issue a minimum monetary penalty of \$50,000 for violating the Act. Allows the Department to adopt rules for purposes of enforcing the Act and identifying factors to be considered when issuing a monetary penalty. Provides that the Department may assess a fine under this Section only if there are no fines assessed for the violation by the federal government. Includes a severability clause. Effective immediately. (**No Position**)

HB 3886 (P.A. 103-0658) (Rep. Lilly; Sen. Harmon) - IDPH-PUBLIC HEALTH EMERGENCIES

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall develop and implement a crisis standards of care plan as an annex to the Department of Public Health's Essential Support Function (ESF-8) Plan for Public Health and Medical Services, to assist health care facilities and provide support in situations in which local medical resources are overwhelmed, including, but not limited to, public health emergencies. Sets forth requirements for the Department in developing a crisis standards of care plan. Sets forth requirements for representation within the multi-disciplinary planning committee. Identifies the persons to whom the Department shall disseminate the crisis standards of care plan. Provides rulemaking authority to the Department. Effective immediately. (No Position)

HB 4350 (Rep. Davis; Sen. Rezin) - CHILD ABUSE NOTICE ACT

Creates the Child Abuse Notice Act. Requires certain businesses and establishments, including, but not limited to, day care centers, elementary and secondary schools, bus stations, and general acute care hospital emergency rooms, to post in a conspicuous place a notice developed by the Department of Children and Family Services that is aimed toward children under 18 and provides information on what constitutes physical and sexual abuse and how to report such abuse. (**No Position**)

HB 4899 (P.A. 103-0734) (Rep. Lilly; Sen. Fine) - ASSISTED LIVING-FACILITY PLAN

Amends the Home Health, Home Services, and Home Nursing Agency Licensing Act and the Hospice Program Licensing Act. Provides that the Department of Public Health may not charge any fee to a certified local health department in connection with the licensure of a home health agency or hospice program. (**No Position**)

HB 4903 (P.A. 103-0736) (Rep. Dias; Sen. Johnson) - SCH CD-AIR QUALITY TASK FORCE

Amends the School Code. Provides that the State Board of Education shall, in consultation with the Department of Public Health, compile resources for elementary and secondary schools relating to indoor air quality in schools, including best practices for assessing and maintaining ventilation systems and information on any potential State or federal funding sources that may assist a school in identifying ventilation needs. Provides that the State Board of Education shall compile these resources in consultation with stakeholders, including, but not limited to, the Department of Public Health, local public health professionals, ventilation professionals affiliated with a Department of Labor apprenticeship program, licensed design professionals, representatives from regional offices of education, school district administrators, teachers, or any other relevant professionals, stakeholders, or representatives of State agencies. Provides that, no later than 30 days after resources are compiled, the State Board of Education shall implement outreach strategies to make the compiled resources available to elementary and secondary schools, including publication of the compiled resources on the State Board of Education's website. Provides that the State Board of Education may, in consultation with the Department of Public Health or any other relevant stakeholders, update the compiled resources as necessary. Effective January 1, 2025. (No Position)

HB 4993 (P.A. 103-0741) (Rep. Spain; Sen. Turner) - VITAL RECORDS-DEATH NOTICE

Amends the Vital Records Act. Provides that, if a death occurs in this State in a county outside the deceased's county of residence, the local registrar of the district in which the death certificate was filed shall, within 7 days after its filing, send a copy of the death certificate to the local registrar in the district where the deceased's county of residence is located. Effective immediately. (**No Position**)

HB 5086 (Rep. Yednock; Sen Halpin) - NURSE AGENCIES-NEGLIGENCE

Amends the Nurse Practice Act. Provides that when a health care facility is found liable for an injury to a patient or resident because of a negligent act performed by a nurse or certified nurse aide employed, assigned, or referred by the nurse agency, the health care facility has a right to be compensated by the nurse agency for any and all expenses, fines, or damages incurred related to any liability for the nurse agency's negligence, including negligent hiring. Requires a contract entered into between the nurse agency and health care facility to contain a provision specifying that the health care facility has a right to be compensated by the nurse agency for any and all expenses, fines, or damages incurred related to any liability for a negligent act performed by a nurse or certified nurse aide employed, assigned, or referred by the nurse agency. Makes a grammatical change. (No Position)

HB 5095 (P.A. 103-0691) (Rep. Moeller; Sen. Turner) - NURSING HOME-DISCHARGE

Amends the Nursing Home Care Act. Provides that a facility of which only a distinct part is certified to participate in the Medical Assistance Program may refuse to retain as a resident any person who resides in a part of the facility that does not participate in the Medical Assistance Program and who is unable to pay for his or her care in the facility without Medical Assistance only if, in addition to meeting other requirements, in circumstances where the Medicare coverage is ending prior to the full 100-day benefit period, the facility provides notice to the resident and to the resident's representative that the resident's Medicare coverage will likely end in 5 days. Requires the notification to specify that the resident shall not be required to move until these 5 days are up. In cases where the facility is notified in a shorter time frame than 5 days by a managed care organization or the time frame is shorter than 5 days due to inaccurate reporting by an outside entity, requires the facility to provide a minimum of 2 days' notification. (**No Position**)

HB 5142 (Rep. Gabel; Sen. Collins) - PREGNANCY/POSTPARTUM CARE

Amends the Illinois Insurance Code. Provides that coverage for abortion care may not impose any deductible, coinsurance, waiting period, or other cost-sharing limitation, except to the extent that the coverage would disqualify a high-deductible health plan from eligibility for a health savings account. Defines "perinatal doula" and "lactation consultant". Provides that coverage for postpartum services shall apply for all covered services rendered within the first 12 months after the end of pregnancy, except that a policy is not required to cover more than \$8,000 for doula visits for each pregnancy and subsequent postpartum period. Provides that all outpatient coverage, other than health care services for home births, required under a provision concerning coverage for pregnancy, postpartum, and newborn care must be provided without cost sharing, except that, for mental health services, the cost-sharing prohibition does not apply to inpatient or residential services, and, for treatment of substance use disorders, the prohibition on cost-sharing applies to the levels of treatment below and not including Level 3.1 (Clinically Managed Low-Intensity Residential) established by the American Society of Addiction Medicine. Makes other changes. Effective January 1, 2026, except that certain changes to the Illinois Public Aid Code are effective January 1, 2025. Provides that beginning January 1, 2025, certified professional midwife services (in addition to licensed certified professional midwife services) shall be covered under the medical assistance program. (**No Position**)

HB 5282 (P.A. 103-0701) (Rep. Stava-Murray; Sen. Holmes) - INS CD-MISCARRIAGE/STILLBIRTH

Amends the Illinois Insurance Code. Requires coverage of medically necessary treatment of a mental, emotional, nervous, or substance use disorder or condition for all individuals who have experienced a miscarriage or stillbirth to the same extent and cost-sharing as for any other medical condition covered under the policy. Effective January 1, 2026. (**No Position**)

SB 1779 (P.A. 103-0898) (Sen. Turner; Rep. Morris) - MEDICATION AIDE PROGRAM

Amends the Nursing Home Care Act. Creates a permanent certified medication aide program. Defines "certified medication aide" and "qualified employer". Provides that the Department of Public Health shall administer and enforce a certified medication aide program. Provides that the amendatory Act shall not be construed as preventing or restricting the practice, services, or activities of: (1) any person licensed in this State by any other law from engaging in the profession or occupation for which the person is licensed; (2) any person employed as a

medication aide by the government of the United States, if the person practices as a medication aide solely under the direction or control of the organization by which the person is employed; or (3) any person pursuing a course of study leading to a certificate in medication aide at an accredited or approved educational program if their activities and services constitute a part of a supervised course of study and if the person is designated by a title which clearly indicates the person's status as a student or trainee. (No Position)

SB 0647 (P.A. 103-0881) (Sen. Johnson; Rep. Lilly) - MATERNAL MENTAL HEALTH

Amends the Mental Health and Developmental Disabilities Administrative Act. Changes reference from the Andrew McFarland Mental Health Center to the Elizabeth Parsons Ware Packard Mental Health Center. Repeals the Perinatal Mental Health Disorders Prevention and Treatment Act. Amends the Maternal Mental Health Conditions Education, Early Diagnosis, and Treatment Act. Provides that Department of Human Services, in conjunction with the Department of Healthcare and Family Services, the Department of Public Health, and the Department of Financial and Professional Regulation, shall work with birthing hospitals and licensed health care professionals in this State to develop policies, procedures, information, and educational materials to meet each of the following requirements concerning maternal mental health conditions: (1) licensed health care professionals providing prenatal care to women shall provide education to women and, if possible and with permission, to their families about maternal mental health conditions in accordance with the formal opinions and recommendations of the American College of Obstetricians and Gynecologists; (2) all birthing hospitals shall provide new mothers, prior to discharge following childbirth, and, if possible, shall provide fathers and other family members with complete information about maternal mental health conditions, including its symptoms, methods of coping with the illness, treatment resources, post-hospital treatment options, and community resources; and (3) Licensed health care professionals providing prenatal care at a prenatal visit shall invite each pregnant patient to complete a questionnaire and shall review the completed questionnaire in accordance with the formal opinions and recommendations of the American College of Obstetricians and Gynecologists. Provides that the Department of Human Services, in conjunction with the Department of Healthcare and Family Services, the Department of Public Health, and the Department of Financial and Professional Regulation, shall develop educational materials for health care professionals (deletes patients) about maternal mental health conditions. Amends the Illinois Controlled Substances Act. Changes references from substance abuse to substance use disorder. Deletes references to drug abuse and addiction. Provides that health care professionals or organizations representing health care professionals with expertise in the treatment of maternal mental health conditions shall be consulted in the development of the educational materials. Provides that upon the Department of Human Services providing written information to birthing hospitals, all birthing hospitals shall provide new mothers, prior to discharge following childbirth, and, if possible, shall provide fathers and other family members with complete information about maternal mental health conditions, including their symptoms, methods of coping with the illness, treatment resources, post-hospital treatment options, and community resources. Provides that hospitals shall supplement the resources provided by the Department to include relevant resources offered by the hospital, in the region, or community in which the birthing hospital is located, if available. Resources may be provided in an electronic format such as website links or QR Codes. Some provisions are effective immediately. (No **Position**)

SB 2442 (P.A. 103-0901) (Sen. Simmons; Rep. Morgan) - FAIR PATIENT BILLING-INCOME

Amends the Fair Patient Billing Act. Provides that a hospital may not bill an uninsured patient that requires health care services if it determines, through its financial assistance screening process, that the patient has a household income that qualifies the person for free care under the Hospital Uninsured Patient Discount Act. Provides that if the patient is deemed eligible for public health insurance or any other insurance product certified by the Department of Insurance, the hospital shall provide information to the patient about how the patient can apply for the insurance program. (**No Position**)

SB 2617 (P.A. 103-0903) (Sen. Plummer; Rep. Wilhour) – COTTAGE FOOD OPERATIONS

Amends the Food Handling Regulation Enforcement Act. Provides that if a county government does not have a local health department, the county government shall enter into an agreement or contract with an adjacent local health department to register cottage food operations in the county's jurisdiction. Provides that the adjacent local

health department where the cottage food operation registers has the power to take specified actions pertaining to complaints, inspections, fees, and penalties. (**No Position**)

SB 2641 (P.A. 103-0906) (Sen. Holmes; Rep. Manley) - NETWORK ADEQUACY-SPECIALISTS

Amends the Network Adequacy and Transparency Act. Provides that, beginning January 1, 2026, every insurer shall demonstrate to the Director of Insurance that each in-network hospital has at least one radiologist, pathologist, anesthesiologist, and emergency room physician as a preferred provider in a network plan. Provides that the Department of Insurance may, by rule, require additional types of hospital-based medical specialists to be included as preferred providers in each in-network hospital in a network plan. (No Position)

SB 2644 (P.A. 103-0908) (Sen. Morrison; Rep. Delgado) - SOS-ADVANCE DIRECTIVE REGISTRY

Amends the Secretary of State Act. Provides that the Secretary of State shall establish an electronic registry, to be known as the Advance Directive Registry, through which residents of the State of Illinois may deposit, with the Secretary of State, a completed Department of Public Health Uniform POLST form. Provides that information in the Advance Directive Registry shall be made available electronically to Emergency Medical Services personnel as defined under the Emergency Medical Services (EMS) Systems Act. Provides that hospital administrators shall, as appropriate for their respective hospital, provide access to information in the Advance Directive Registry to hospital health care providers. Makes other changes. (No Position)

SB 2658 (P.A. 103-0909) (Sen. Morrison; Rep. Moeller) - NEWBORN SCREENING-DUCHENNE MD

Amends the Illinois Public Aid Code. Provides that, notwithstanding any other provision of the Code, the medical assistance program shall, subject to federal approval, also reimburse hospitals for costs associated with all newborn screening tests added on and after the effective date of the amendatory Act to the Newborn Metabolic Screening Act and required to be performed under that Act at a rate not less than the fee charged by the Department of Public Health. Further amends the Newborn Metabolic Screening Act. Makes subject to appropriation the requirement that the Department of Public Health provide all newborns with screening tests for the presence of Duchenne muscular dystrophy. Further amends the Medical Assistance Article of the Illinois Public Aid Code. Makes subject to appropriation the requirement that the Department of Healthcare and Family Services reimburse hospitals for costs associated with all newborn screening tests for the presence of Duchenne muscular dystrophy.

SB 2779 (P.A. 103-0922) (Sen. Turner; Rep. Hoffman) - CNTY-BD- PHYSICIAN INDEMNIFICATION

Amends the Counties Code. Provides that a county shall indemnify and hold harmless a physician who has been appointed or designated by the county or the coroner's office to perform autopsies for all of the physician's acts, omissions, decisions, or conduct arising out of the scope of the physician's duties of performing autopsies for the county, except those involving willful or wanton misconduct. Requires the physician to provide specified notice to the State's Attorney and the county clerk within 10 days after service of process upon the physician. Provides that the county that is or may be liable to indemnify the physician may intervene in the action against the physician and shall be permitted to appear and defend. Provides that the duty of the county to indemnify any physician for any judgment recovered against the physician is conditioned upon receiving notice of the filing of any such action in the manner and form specified. (**No Position**)

SB 2938 (P.A. 103-0932) (Sen. Fine; Rep. Gong-Gershowitz) – MOSQUITO ABATE DIST-POWERS

Amends the Mosquito Abatement District Act. Provides that the board has powers relating to the surveillance and monitoring of ticks and the surveillance, monitoring, and extermination of mosquitoes and rats. Further amends the Mosquito Abatement District Act. Provides that the board of trustees of a mosquito abatement district, or its designee, for the limited purposes of cooperation with the Department of Public Health, shall conduct routine surveillance of Department-identified vectors to detect the presence of vector-borne diseases of public health significance. Limits the scope of the surveillance, and requires a mosquito abatement district, or its designee, to notify a forest preserve district or conservation district prior to or within 48 hours after accessing the respective forest preserve district's or conservation district's land for surveillance required by the Department. Requires the district to report to the Department of Public Health, in addition to the local certified public health department, the results of any positive mosquito, tick, or vector samples infected with arboviral or bacterial infections. Requires the report to include the number of vectors collected in the trapping device. Expands an illustrative list of arboviral or bacterial infections. (No Position)

SB 3137 (P.A. 103-0942) (Sen. Fine; Rep. Gong-Gershowitz) - MENTAL HEALTH-DEATH NOTICE

Amends the Substance Use Disorder Act and the Mental Health and Developmental Disabilities Code. Provides that substance abuse programs and mental health or developmental disabilities facilities operating in the State shall attempt to provide verbal notice to the personal representative of the patient, if known, within 24 hours after the death of a patient and shall provide written notice to the personal representative of the patient, if known, within 5 days after the death of a patient. (**No Position**)

SB 3182 (P.A. 103-0948) (Sen. Collins; Rep. Flowers) - BIRTH CERTIFICATE-STILLBIRTH

Amends the Hospital Licensing Act. Provides that a hospital having custody of a fetus following a spontaneous fetal death occurring during or after a gestation period of at least 20 completed weeks must notify the gestational parent of the parent's right to receive a certificate of birth resulting in stillbirth. Amends the Vital Records Act. Provides that after each fetal death that occurs in this State after a gestation period of at least 20 completed weeks, the State Registrar of Vital Records shall, only upon request by a parent named on the fetal death certificate, prepare and issue a certificate of birth resulting in stillbirth. (No Position)

SB 3232 (P.A. 103-0958) (Sen. Feigenholtz; Rep. Williams) - ABANDONED INFANTS-HOSPITALS

Amends the Abandoned Newborn Infant Protection Act. In a provision concerning hospital procedures with respect to a relinquished infant, provides that if a person who relinquished or a person claiming to be the parent of a newborn infant returns to reclaim the infant within 30 days after the infant was relinquished to a hospital, the hospital must inform such person of the name and contact information of the child welfare agency to whom custody of the infant was transferred. (**No Position**)

SB 3268 (P.A. 103-0593) (Sen. Aquino; Rep. Gabel)- OMNIBUS MEDICAID BILL

This is the omnibus Medicaid legislation. (No Position)

SB 3279 (Sen. Villa; Rep. Hirschauer) - IEMA-GROUNDWATER-LOCAL

Amends the Uranium and Thorium Mill Tailings Control Act. Provides that the Illinois Emergency Management Agency and Office of Homeland Security may approve a request for license termination following adoption and implantation by the municipality or county in which the material milling facility is located of one or more ordinances restricting the use of groundwater on the property that has been licensed for the milling of source material and any property downgradient from that property if the ordinance ensures public health and safety and is in effect at the time of license termination. Requires the ordinances adopted for the purpose of terminating a license to remain in effect until the Agency approves in writing that the ordinances are no longer needed. (No Position)

SB 3350 (P.A. 103-0980) (Sen. Ellman; Rep. McCombie) - FENTANYL TEST STRIPS

Provides that the Department of Human Services may establish or authorize a program for dispensing and distributing fentanyl test strips. Also provides that a county health department may distribute fentanyl test strips for no fee. (**Support**)

SB 3448 (P.A. 103-1000) (Sen. Holmes; Rep. Kifowit) - IEMA-ADDRESS VERIFICATION

Amends the Illinois Emergency Planning and Community Right to Know Act. Requires the State Emergency Response Commission to provide and maintain a Tier II reporting system for Tier II chemicals that allows the

reporting facility filing a Tier II inventory form to verify the accuracy of the facility's chemical storage address, including the latitude and longitude associated with that address, using a mapping-based software. (**No Position**)

SB 3547 (P.A. 103-1012) (Sen. Hilton; Rep. Yang Rohr) - MAMMOGRAPHY PAMPHLET

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Makes changes concerning the contents of a standardized written summary published by the Department of Public Health outlining methods for the early detection and diagnosis of breast cancer. Amends the Radiation Protection Act of 1990. Changes references from "technician" to "technologist". Requires every operator of a radiation installation at which mammography services are provided to ensure that patients (instead of mammography patients) receive a specified printed or digital pamphlet published by the Department of Public Health outlining methods for the early detection and diagnosis of breast cancer. Removes provisions requiring the pamphlet provided to patients to contain specified information. Effective immediately. (**No Position**)

REVENUE

HB 0612 (Rep. Kifowit; Sen. Morrison) - HOMESTEAD EXEMPTION TO VETERANS WITH DISABILITIES

Amends the Property Tax Code. In a Section granting a homestead exemption to veterans with disabilities, provides that property that is used as a qualified residence by a veteran who was a member of the United States Armed Forces during World War II is exempt from taxation regardless of the veteran's level of disability. Provides that a veteran who qualifies as a result of his or her service in World War II need not reapply for the exemption. Makes changes concerning service-connected disabilities. Makes changes concerning surviving spouses. Effective immediately. (**No Position**)

HB 1377 (Rep. Hernandez; Sen Lightford) - PROP TX-NEW RESIDENTIAL

Replaces everything after the enacting clause. Amends the Property Tax Code. Creates a homestead exemption for eligible property that contains a single-family residence that was built no earlier than January 1, 2021 by a municipality and was sold to a private homeowner before January 1, 2035. Provides that the exemption applies for a 10-year period beginning with the tax year following the year in which the property is first sold by the municipality to a private homeowner. Sets forth the amount of the exemption. Effective immediately. (No Position)

HB 2232 (P.A. 103-0655) (Rep. Rita; Sen. Castro) - PROP TX-REFUNDS

Amends the Property Tax Code. Provides that a claim for a refund resulting from a final order of the Property Tax Appeal Board shall not be allowed unless the claim is filed within 20 years from the date the right to a refund arose; provided, however, that the aggregate total of refunded taxes and interest shall not exceed \$5,000,000 in any calendar year for claims filed more than 7 years after the right to the refund arose. Provides that if the payment of a claim for a refund would cause the aggregate total of taxes and interest to exceed \$5,000,000 in any year, the refund shall be paid in the next succeeding year. Provides that the changes made by the amendatory Act apply to matters concerning refund claims filed on or after the first day of the first month following the effective date of the amendatory Act. Effective immediately. (**No Position**)

HB 3144 (P.A. 103-0781) (Rep. Burke; Sen. Castro) - LOCAL GOVERNMENT GROCERY TAX & OTHER TAX PROVISIONS

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Exempts from taxation under the Act: (1) food for human consumption that is to be consumed off the premises where it is sold (other than alcoholic beverages, food consisting of or infused with adult use cannabis, soft drinks, candy, and food that has been prepared for immediate consumption and (2) food prepared for immediate consumption and transferred incident to a sale of service by an entity licensed under the Hospital Licensing Act, the Nursing Home Care Act, the Assisted Living and Shared Housing Act, the ID/DD Community Care Act, the MC/DD Act, the Specialized Mental Health Rehabilitation Act of 2013, or the Child

Care Act of 1969, or by an entity that holds a permit issued pursuant to the Life Care Facilities Act. In the Retailers' Occupation Tax Act, makes changes in a provision concerning prepaid telephone calling arrangements. Amends the Prepaid Wireless 9-1-1 Surcharge Act. Provides that, from July 1, 2024 to July 1, 2029, a home rule municipality having a population in excess of 500,000 may impose a prepaid wireless 9-1-1 surcharge not to exceed 9% per retail transaction sourced to that jurisdiction and collected and remitted in accordance with the provisions of the Act. Amends the Counties Code. Authorizes the corporate authorities of any county, by ordinance or resolution that takes effect on or after January 1, 2026, to impose a 1% tax upon all persons engaged in the business of selling groceries in the county but outside of a municipality. Adds provisions concerning the administration of that tax. Authorizes the county board of Sangamon County, by ordinance, to impose a tax upon all persons engaged in the county in the business of renting, leasing, or letting rooms in a hotel that is subject to a specified hotel tax under the Illinois Municipal Code, at a rate not to exceed 3% of the gross rental receipts from renting, leasing, or letting, excluding, however, from gross rental receipts, the proceeds of the renting, leasing, or letting to permanent residents of that hotel. Requires the revenues generated to be used for specified purposes. Adds provisions concerning the use of project labor agreements on certain facilities that receive revenue from the county hotel tax. Amends the Regional Transportation Authority Act. Provides that, in Cook County, the rate of the Regional Transportation Authority Retailers' Occupation Tax on sales of food for human consumption that is to be consumed off the premises where it is sold (other than alcoholic beverages, food consisting of or infused with adult use cannabis, soft drinks, candy, and food that has been prepared for immediate consumption) is 1.25%. Amends the Illinois Municipal Code. Authorizes the corporate authorities of any municipality, by ordinance or resolution that takes effect on or after January 1, 2026, to impose a 1% tax upon all persons engaged in the business of selling groceries in the municipality. Adds provisions concerning the administration of that tax. Removes a requirement that the imposition of certain non-home rule use and occupation taxes is subject to referendum approval. Makes other changes. Effective immediately. (No Position)

HB 4125 (P.A. 103-0662) (Rep. Croke; Sen. Hastings) - PROP TAX-CERTIFICATE OF ERROR

Amends the Property Tax Code. Provides that the statute of limitations for the execution of a certificate of error does not apply to a certificate of error correcting an assessment to \$1 when the property is used as a common area by a subdivision, association, or planned development. (**No Position**)

HB 4582 (Rep. Rita; Sen. Harmon) - BONDING AUTHORITY

Amends the State Finance Act. Provides that, if and when the State of Illinois incurs any bonded indebtedness using the general obligation bond authorizations for capital projects enacted in the amendatory Act, moneys in the Capital Projects Fund shall be set aside and used for the purpose of paying and discharging annually the principal and interest on that bonded indebtedness. Provides that, upon each delivery of general obligation bonds for capital projects using bond authorizations enacted in the amendatory Act, the Comptroller shall compute and certify to the State Treasurer the total amount of principal of, interest on, and premium, if any, on such bonds during the then current and each succeeding fiscal year. Amends the General Obligation Bond Act. Increases the State's total general obligation bond authorization from \$79,440,839,969 to \$81,789,839,969. Increases the amount of bond funds that may be used for various purposes. Specifies that bonds issued under the Act during fiscal year 2025 may be issued with principal or mandatory redemption amounts in unequal amounts. Amends the Build Illinois Bond Act. Increases the bond authorization under the Act from \$10,019,681,100 to \$10,758,681,100. Authorizes the use of bond proceeds for fostering the advancement of quantum information science and technology. Increases the amount of bond proceeds that may be used for various purposes under the Act. Specifies that bonds issued under the Act during fiscal year 2025 may be issued with principal or mandatory redemption amounts in unequal amounts. Amends the Illinois Housing Development Act. Increases the maximum bond authorization from \$7,200,000,000 to \$11,500,000,000. Amends the Local Government Debt Reform Act. Provides that certain bonds issued by school districts shall become due within 30 years after they are issued. Provides that the county clerk shall accept certificates abating property taxes levied for the payment of principal and interest on general obligation bonds electronically. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that extensions made for the payment of principal and interest on certain school construction bonds are not included in the district's aggregate extension. Amends the School Code. Provides that, beginning September 1, 2024, no referendum shall be required to build or purchase a building for school classroom or instructional purposes if, prior to the building or purchase of the building, the board determines, by resolution, that the building or purchase will result in an increase in pre-kindergarten or kindergarten classroom space in the district. Provides that certain bonds issued by school districts and authorized by an election held on or after November 5, 2024, and on any bonds issued to refund or continue to refund such bonds, shall not be considered indebtedness for purposes of any statutory debt limitation and must mature within 30 years from their date. Makes other changes concerning the issuance of bonds. Effective July 1, 2024. (**No Position**)

HB 4951 (Rep. Burke; Sen Villanueva) - OMNIBUS STATE REVENUE BILL & COUNTY SALARY TASK FORCE

The omnibus state revenue bill includes provisions estimated to yield \$865 million in new state revenue. The bill includes a provision creating a task force on county officials' salaries with appointments representing various county offices. (**No Position**)

HB 4959 (P.A. 103-0588) (Rep. Gabel; Sen. Sims) - FY25 BUDGET IMPLEMENTATION ACT

Creates the Fiscal Year 2025 Budget Implementation Act. Adds, deletes, and makes changes to various statutory provisions as needed to implement the State budget for Fiscal Year 2025. Effective immediately, except some provisions take effect July 1, 2024 and some provisions take effect January 1, 2025. (**No Position**)

SB 0251 (P.A. 103-0589) (Sen. Sims; Rep. Gordon-Booth) - SFY 2025 APPROPRIATIONS BILL

Amends Public Act 103-6 by adding, changing, and repealing various State Fiscal Year 2024 appropriations. Makes appropriations and reappropriations for capital and operating expenditures and other purposes for State Fiscal Year 2025. Some provisions are effective immediately; other provisions are effective July 1, 2024. (**No Position**)

SB 0317 (P.A. 103-0873) (Sen. Murphy; Rep. Manley) - PROP TX-TAXING DISTRICTS

Amends the Property Tax Code. Provides that provisions concerning delinquencies by lessees of property that is owned by a taxing district apply to property that is owned by a governmental entity that is a unit of federal, State, or local government, a school district, or a community college district and that is located in any county. Effective immediately. (**No Position**)

SB 0536 (P.A. 103-0880) (Sen. Fine; Rep. Costa Howard) - PUBLIC FUNDS INVESTMENT ORDINANCE

Amends the Public Funds Investment Act. Provides that a public agency may adopt an ordinance or resolution to allow for investment of public funds in instruments that are not specifically listed as authorized investments if those investments comply with (i) any other law that authorizes public agencies to invest funds and (ii) the investment policy adopted by the public agency. Provides that a public agency may invest public funds in obligations of certain corporations organized in the United States if those obligations mature more than 270 days but less than 10 years (currently, 3 years) from the date of purchase. (**No Position**)

SB 2859 (Sen. McClure; DeLuca) - PROP TX-WASTEWATER

Amends the Property Tax Code. Provides that regional wastewater facilities shall be valued at 33 1/3% of the fair cash value of the facility, with consideration given to the probable net value that could be realized by the owner if the facility were removed and sold at a fair, voluntary sale, giving due account to the expense of removal, site restoration, and transportation. Provides that the alternate valuation for qualifying water treatment facilities applies only to the qualifying water treatment facility itself and not to the land on which the facility is located. Effective immediately. (**No Position**)

SB 2936 (P.A. 103-0931) (Sen. Koehler; Rep. Spain) - PROPERTY TX-ABATEMENT

Amends the Property Tax Code. Provides that the abatement for property located in an area of urban decay also applies to newly remodeled single-family or duplex residential dwelling units. Provides that provisions requiring the abatement to be reduced in 20% increments annually during the last 4 years of the abatement period apply only to abatements granted prior to the effective date. Effective immediately. (**No Position**)

SB 3362 (P.A. 103-0983) (Sen. Castro; Rep. Burke) - ROTA-RETAILERS

Amends the Retailers' Occupation Tax Act. Provides that a retailer that makes retail sales of tangible personal property to Illinois customers from a location or locations outside of Illinois is engaged in the occupation of selling at retail in Illinois for the purposes of the Retailers' Occupation Tax Act under specified conditions. Provides that a retailer maintaining a place of business in this State that makes retail sales of tangible personal property to Illinois customers from a location or locations outside of Illinois is engaged in the business of selling at the Illinois location to which the tangible personal property is shipped or delivered or at which possession is taken by the purchaser. Effective January 1, 2025. (Support)

SB 3475 (Sen. Sims; Rep. West) - HOTEL TX-DEPOSITS

Amends the Hotel Operators' Occupation Tax Act. Makes changes concerning the distribution of proceeds under the Act. Effective immediately. (**No Position**)

SB 3476 (Sen. Sims; Rep. Evan) - USE/OCC TX-MEALS

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that home-delivered meals provided to Medicare or Medicaid recipients when payment is made by an intermediary pursuant to a government contract are exempt from taxation under the Act. Effective immediately. (**No Position**)

SB 3567 (P.A. 103-1018) (Sen. Harriss, Rep. Elik) - PROP TX-NOTICE

Amends the Truth in Taxation Law in the Property Tax Code. Provides that the truth in taxation notice shall be posted on or near the top of the website's homepage or on a page accessible through a direct link from the homepage. (**No Position**)

TRANSPORTATION AND INFRASTRUCTURE

HB 4075 (Rep. Andrade; Sen. Villivalam) - VEH CD-RELOCATOR PERMIT FEE

Amends the Illinois Vehicle Code. Provides that the Illinois Commerce Commission may set the maximum amount of towing permit fees or vehicle release fees that a commercial relocator may recover. (**No Position**)

HB 4255 (P.A. 103-0667) (Rep. Elk; Sen. Harriss) - OSCILLATING LIGHTS

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that the use of green oscillating, flashing, or rotating lights, whether lighted or unlighted, is prohibited except on specified vehicles. Provides the conditions that must be satisfied for the lights on certain specified vehicles with green oscillating, flashing, or rotating lights to be lighted. Provides that fire department vehicles of local fire departments and State or federal firefighting vehicles, police vehicles of State, federal, or local authorities, and vehicles designated by local or State authority, while parked at an emergency scene, may use a steady-on illumination or steady-burn, or flashing green beacon or beacons if such steady-on, steady-burn, or flashing beacon is used to indicate an emergency operations command post or incident command location. (No Position)

HB 4592 (Rep. Buckner; Sen. Hastings) - VEH CD-MOBILE ID CARDS

Amends the Illinois Identification Card Act and the Illinois Vehicle Code. Allows the Secretary of State to issue a mobile Illinois Identification Card or mobile driver's license to an individual who is otherwise eligible to hold a physical credential, in addition to an identification card or driver's license, if the Secretary of State has issued an identification card or driver's license to the person. Allows the Secretary to enter into agreements or to contract with an agency of the State, another state, the United States, or a third party to facilitate the issuance, use, and verification of a mobile identification card or driver's license issued by the Secretary or another state. Requires

the data elements that are used to build an electronic credential to match the individual's current Department record. Requires all mobile identification cards and driver's licenses issued by the Secretary to be in accordance with the most recent standards of the American Association of Motor Vehicle Administrators. Provides that, when required by law and upon request by law enforcement, a credential holder must provide the credential holder's physical credential. Provides that the display of a mobile identification card and driver's license shall not serve as consent or authorization for a law enforcement officer, or any other person, to search, view, or access any other data or application on the mobile device. Provides that no person, public entity, private entity, or agency shall establish a policy that requires an electronic credential instead of a physical credential. Provides that any law enforcement officer, court, or officer of the court presented with a mobile device for the purposes of display of a mobile driver's license shall be immune from any liability resulting from damage to the mobile device except for willful and wanton misconduct. Changes the definition of "mobile driver's license". (No Position)

HB 4804 (Rep. Syed; Sen. Villivalam) - UNPLANNED WATER SUPPLY DISRUPT

Provides that a "disruption event" includes any planned or unplanned work on or damage to a fire hydrant. Changes the term "health care facility list" to "disruption notification list". Requires a public water distribution entity to also notify all affected fire departments and all affected dispatch centers on the public water supply's disruption notification list not less than 14 days before any known, planned, or anticipated disruption event. Requires a public water distribution entity to notify all affected fire departments and dispatch centers on the disruption notification list that are affected by any unplanned disruption event within 2 hours. Requires a fire department and a dispatch center to designate an email address to receive electronic notifications from the public water distribution entity concerning planned or unplanned disruption events. (**Support**)

HB 4848 (P.A. 103-0730) (Rep. Keicher; Sen. Harriss) - VEH CD-LOAD COVERS

Amends the Illinois Vehicle Code. Provides that no person shall operate or cause to be operated on a highway, a commercial motor vehicle, with the exception of a highway maintenance vehicle, transporting garbage or refuse unless the tailgate on the vehicle is in good working repair, good operating condition, and closes securely, with a cover or tarpaulin of sufficient size attached so as to prevent any load, residue, or other material from escaping. Provides that a violation of the provisions shall be a petty offense punishable by a fine not to exceed \$150. Provides that a person, firm, or corporation convicted of 4 or more violations within a 12-month period shall be fined an additional amount of \$150 for the fourth and each subsequent conviction within the 12-month period. Amends the Criminal and Traffic Assessment Act. In provisions concerning conditional assessments, provides for distribution of a conditional assessment for a violation of the provisions. (**No Position**)

HB 5138 (P.A. 103-0694) (Rep. Meier; Sen. Plummer) - IDOT-STUDIES-LOCAL GOVERNMENTS

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. In provisions requiring that, upon request by a unit of local government, the Department of Transportation shall make available any study or survey completed by the Department that concerns traffic or the environmental impact on road construction projects, provides that studies or surveys prohibited from disclosure by State or federal statutory confidentiality restrictions are not required to be made available. (Support)

HB 5189 (Rep. Davidsmeyer; Sen. Villivalam) - VEH CD-REPORTS-RAIL FATALITIES

Amends the Illinois Vehicle Code. Provides that personally identifying information of train crew members contained in reports involving railroad fatalities and contained in communications between police officers and train crew members involved in those occurrences shall be redacted from any public reports and shall be maintained by the police departments and any persons in subsequent possession thereof listed below in a manner that ensures the confidentiality of the train crew's personally identifying information. Provides that unredacted copies of such reports and communications containing personally identifying information shall be accessible at all reasonable times to the host or employing railroad, by court order, and to law enforcement officers, State's Attorneys, Assistant State's Attorneys, and Illinois Commerce Commission Staff. (No Position)

HB 5190 (Rep. Hammond; Sen. Koehler) - HWY CD-LAPSED FUNDS

Amends the Illinois Highway Code. Provides that the allocation to road districts shall be made in the same manner and be subject to the same conditions and qualifications as are provided by Section 8 of the Motor Vehicle Tax Law with respect to the allocation to road districts of the amount allotted from the Motor Fuel Tax Fund for apportionment to counties for the use of road districts, but no allocation shall be made to any road district that has not levied taxes for road and bridge purposes in such a manner that is eligible for allotment of Motor Fuel Tax funding pursuant to the Motor Fuel Tax Law. Provides that any funds allocated to a county that are not obligated within 48 months shall be considered lapsed funds and reappropriated in the same fund. Provides that the lapsed funds shall be used to provide additional monetary assistance to townships and road districts that have insufficient funding for construction of bridges that are 20 feet or more in length under the Code. Requires the Department of Transportation to adopt rules to implement the provisions. (**Support**)

HB 5370 (P.A. 103-0711) (Rep. Hoffman; Sen. Villanueva) - VEH CD-EMERGENCY/CONSTRUCTION

Amends the Illinois Vehicle Code. Requires that upon approaching an emergency scene, a stationary authorized emergency vehicle, or a construction or maintenance area or zone, a person who drives a vehicle shall, proceeding with due caution, yield the right-of-way by making a lane change, if possible with due regard to safety and traffic conditions, if on a highway having at least 4 lanes with not less than 2 lanes proceeding in the same direction as the approaching vehicle reduce the speed of the vehicle to a speed that is reasonable and proper with regard to traffic conditions and the use of the highway to avoid a collision and leaving a safe distance until safely past the stationary authorized emergency vehicle, or construction or maintenance area or zone. Provides that if changing lanes would be impossible or unsafe, proceeding with due caution, reduce the speed of the vehicle to a speed that is reasonable and proper with regard to traffic conditions and proper with regard to traffic conditions and proper with regard to traffic conditions, reduce the speed of the vehicle to a speed that is reasonable and proper with regard to traffic conditions, reduce the speed of the vehicle to a speed that is reasonable and proper with regard to traffic conditions and the use of the highway to avoid a collision, or until safely past the construction or maintenance area or zone. (Support)

HB 5496 (Rep. Will Davis; Sen Harris) - TRANSPORT-SOUTH SUBURBAN AIR

Amends the Public-Private Agreements for the South Suburban Airport Act. Provides that in addition to the prequalification process under the Act, the Department of Transportation shall accept any unsolicited bids for the South Suburban Airport received pursuant to the Public-Private Partnerships for Transportation Act. Provides that nothing within the provisions shall be construed to restrict the obligations of the Department to respond to any unsolicited bids under the Public-Private Partnerships for Transportation Act. Amends the Public-Private Partnerships for Transportation Act. Amends the Public-Private Partnerships for Transportation Act. Amends the Public-Private Partnerships for Transportation Act. In Provides that "transportation facility" includes the South Suburban Airport. Effective immediately. (No Position)

HB 5574 (Rep. Costa Howard; Sen. Lewis) -HWY CD-IMPACT FEE-REPEAL

Amends the Illinois Highway Code. Provides that, if DuPage County has adopted and implemented a road improvement impact fee by ordinance or resolution and repeals the ordinance or resolution, the collected fees, along with any accrued interest, in the existing impact fee accounts shall be transferred to a transportation account to be used for capacity-related improvements. Valid impact fee refunds shall be processed in accordance with the procedures set forth in the repealed ordinance or resolution. (**Support**)

SB 2654 (P.A. 103-0756) (Sen. Cunningham; Rep. Gill) - VEH CD-LIEN/FINE EXEMPTION

Amends the Illinois Vehicle Code. Provides that personal medicine and health care devices, including hearing instruments; social security cards; passbooks; and higher education textbooks and study materials shall not be subject to a lien. Provides that a person who has indicated in a timely filed report to the appropriate law enforcement agency that a vehicle has been stolen or hijacked: (1) is not liable for any governmentally imposed fees, fines, or penalties; and (2) if the vehicle towed is registered in Illinois and the name and address of the registered owner of the vehicle is provided or made available to the towing service at the time of the tow, then the towing service must provide written notice of the tow to the registered owner within 2 business days after the vehicle is reclaimed by paying recovery and towing charges at the posted rates of the towing service within 7 days after such notice is mailed. If the vehicle that was towed is registered in a state other than Illinois, provides that no storage charges shall accrue if the vehicle is reclaimed by paying recovery and towing charges at the posted rates of the towing charges at the

posted rates of the towing service within 7 days after a request for registered owner information is mailed by the towing service, certified mail, return receipt requested, to the applicable administrative agency or office in that state. Provides that the towing service shall enjoy a lien to secure payment of charges accrued in compliance with the provisions. Provides that when a vehicle is authorized to be towed away, a copy of the authorization shall be provided to the towing company within one hour of the authorization. Requires that the authorization for a tow include the name of the registered owner of the vehicle and the mailing address of the registered owner of the vehicle on file with the Secretary of State, any hold order, and any release, except to the extent such information is made available under written agreement with the Secretary of State. (No Position)

SB 3202 (P.A. 103-0950) (Sen. Toro; Rep. LaPointe) - BIKEWAY ACT-TRANSPORT PLAN

Amends the Bikeway Act. Provides that a municipality or county may prepare a bicycle transportation plan. Specifies the information that must be included in the plan. Defines terms. (**No Position**)

SB 3418 (P.A. 103-0992) (Sen. Johnson; Rep. Mayfield) - HWY COMMISSIONER/CLERK-ELECT

Amends the Illinois Highway Code. Provides that a board of trustees in a county under township organization or a county organized as a commission form of government with a road district may elect or appoint a highway commissioner or clerk or contract with a neighboring township or road district to provide highway commissioner or clerk services. In provisions concerning a county organized as a commission form of government, removes residency requirements for a candidate to provide highway commissioner or clerk services. (Under Review)

SB 3426 (P.A. 103-0995) (Sen. Belt; Rep. Hoffman) - REVENUE-VARIOUS

Amends the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Makes changes concerning the exemption for materials, parts, equipment, components, and furnishings incorporated into or upon an aircraft. Provides that the tax imposed on manufacturers or importing distributors of alcoholic liquor containing not less than 0.5% alcohol by volume nor more than 10% alcohol by volume, other than cider, wine, or beer, is imposed at the rate of \$0.231 per gallon. Amends the Motor Fuel Tax Law. Sets forth the method for calculating the percentage change in the Consumer Price Index for the purpose of the annual adjustment in the tax rate. Effective immediately. (**No Position**)

SB 3451 (Sen. Simmons; Rep. Hanson) - RAIL SAFETY RECOMMENDATIONS

Amends the Transportation Cooperation Act of 1971, the Department of Transportation Law of the Civil Administrative Code of Illinois, the Bi-State Development Agency Act, and the Regional Transportation Authority Act. Provides that a railroad passenger service, a Transportation Service Association, the Department of Transportation, the Regional Transportation Authority, the Chicago Transit Authority, and the Commuter Rail Division of the Regional Transportation Authority shall issue an annual report on or before December 31 of each year containing all rail safety recommendations made by the National Transportations. Provides that the Federal Railroad Corporation (also known as Amtrak) and the Bi-State Development Agency may issue a similar report. Provides that a report issued under the provisions shall be made publicly available on the website of the entity. Effective July 1, 2024. (Support)