<table>
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<th>Bill Number</th>
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<th>Committee</th>
<th>Date</th>
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<tr>
<td>HB62</td>
<td>Gregory Harris</td>
<td>CENTRAL IL ECON DEV AUTH-TECH</td>
<td>06/28/19</td>
<td>House Public Act . . . . . . . . . 101-0029</td>
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<td></td>
<td>(John J. Cullerton)</td>
<td><strong>SA 1- Capital projects for members' districts</strong></td>
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<td>HB137</td>
<td>Barbara Hernandez</td>
<td>STATE GOVERNMENT-TECH</td>
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<td>(Cristina Castro)</td>
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<td>HB142</td>
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<td>(Andy Manar)</td>
<td><strong>GO Bonds (General Obligation Bonds)</strong></td>
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<td>HB242</td>
<td>Mary E. Flowers</td>
<td>SCH REPORT CARD-LEAD-CHICAGO</td>
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<td>HB825</td>
<td>Anthony DeLuca</td>
<td>MUNI CD-STORM WATER DISPOSAL</td>
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<td>HB1438</td>
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<td>CANNABIS REGULATION &amp; TAX ACT</td>
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<td>(Heather A. Steans)</td>
<td><strong>legalization of cannabis. (In limbo now -has motion to reconsider vote-after motion withdrawn bill will pass both houses.)</strong></td>
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<td>HB1621</td>
<td>Allen Skillicorn</td>
<td>MUNI/COUNTY-TRAVEL EXPENSES</td>
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<td>05/29/19</td>
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<td>HB2104</td>
<td>Sonya M. Harper</td>
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<td>HB2128</td>
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<td>Dave Severin</td>
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<td>IEPA-WATER REVOLVING FUND</td>
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<td>Michael Halpin (Scott M. Bennett)</td>
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<td>HB2862</td>
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<td>NORTH SHORE WATER RECLAMATION</td>
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<td>HB2930</td>
<td>Joyce Mason</td>
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<td>HB3035</td>
<td>Michael D. Unes (Heather A. Steans)</td>
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<td>Lamont J. Robinson, Jr.</td>
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<td>HB3501</td>
<td>Natalie A. Manley (Melinda Bush)</td>
<td>PUBLIC OFFICERS-HIRING SELF</td>
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<td>HB3873</td>
<td>Thaddeus Jones</td>
<td>WATER RESOURCE CONTRACT LIMITS</td>
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<td>HB3982</td>
<td>Will Guzzardi</td>
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<td>HB4378</td>
<td>La Shawn K. Ford</td>
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<td>HB4379</td>
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<td>John Connor</td>
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<td>HB4606</td>
<td>Theresa Mah</td>
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<td>HB4726</td>
<td>Jay Hoffman</td>
<td>ICC APPROVAL OF EMINENT DOMAIN</td>
<td>03/03/2020</td>
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<td>HB4844</td>
<td>Marcus C. Evans, Jr.</td>
<td>PREVAILING WAGE INFRASTRUCTURE</td>
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<td>HB4851</td>
<td>Natalie A. Manley</td>
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<td>HB4894</td>
<td>Bob Morgan</td>
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<td>03/12/2020</td>
<td>State Government Administration Committee</td>
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<td>HB4918</td>
<td>Margo McDermed</td>
<td>UTILITY-ROAD CONSTRUCTION</td>
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<td>HB4929</td>
<td>David A. Welter</td>
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<td>HB5003</td>
<td>David A. Welter</td>
<td>FIREFIGHTING FOAM</td>
<td>03/12/2020</td>
<td>Cities &amp; Villages Committee</td>
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<td>HB5292</td>
<td>Deanne M. Mazzochi</td>
<td>PUBLIC WATER-TESTING</td>
<td>02/18/2020</td>
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<td>HB5353</td>
<td>Steven Reick</td>
<td>SAFE BOTTLED WATER-TESTS</td>
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<td>HB5501</td>
<td>Jeff Keicher</td>
<td>EPA-WATER MAIN</td>
<td>03/05/2020</td>
<td>To Business and Industry Regulations Subcommittee</td>
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<td>SB1</td>
<td>Kimberly A. Lightford (Will Guzzardi)</td>
<td>MINIMUM WAGE/INCOME TAX CREDIT</td>
<td>02/19/2019</td>
<td>Senate Public Act 101-0001</td>
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<td>SB25</td>
<td>Melinda Bush (Kelly M. Cassidy)</td>
<td>REPRODUCTIVE HEALTH ACT</td>
<td>06/12/2019</td>
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<td>SB39</td>
<td>Terry Link (Daniel Didech)</td>
<td>PROP TX-POLICE AND FIRE</td>
<td>07/12/2019</td>
<td>Senate Public Act 101-0077</td>
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<td>SB75</td>
<td>Melinda Bush (Ann M. Williams)</td>
<td>HOTEL CASINO EMPLOYEE SAFETY</td>
<td>08/09/2019</td>
<td>Senate Public Act 101-0221</td>
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**Notes:**
- HB4378: RHA/abortion bill
- SB25: Property Tax Relief in form of rebates.
- SB75: Sexual harassment & discrimination prevention training.
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<td>SB175</td>
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<td>COOK CTY WATER INFRASTRUCTURE</td>
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<td>SB687 b</td>
<td>Toi W. Hutchinson (Michael J. Zalewski)</td>
<td>INCOME TAX RATES-CREDITS</td>
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<td>SB687 ****</td>
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<td>Income tax rates for Gov's Fair Tax SJRCA 1.</td>
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<td>Toi W. Hutchinson (Gregory Harris)</td>
<td>ESTATE/GEN-SKIPPING TRANSFER</td>
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<td>SB689 ****</td>
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<td>Revenue portion of operations budget.</td>
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<td>Terry Link (Robert Rita)</td>
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<td>06/28/2019</td>
<td>Senate Public Act . . . . . . . . . 101-0031</td>
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<td>SB690 ****</td>
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<td>Gaming expansion, building (vertical) construction, pre-apprenticeships, horse racing, casinos, video gaming tax.</td>
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<td>SB1392 s</td>
<td>Julie A. Morrison (Mark Batinick)</td>
<td>PRAIRIE RESEARCH-MICROPLASTICS</td>
<td>08/09/2019</td>
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<td>SB1724 b</td>
<td>Napoleon Harris, III (La Shawn K. Ford)</td>
<td>REPORT-SETTING OF WATER RATES</td>
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<td>SB1814 h</td>
<td>Heather A. Steans (Gregory Harris)</td>
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<td>Sue Rezin</td>
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<td>SB1932 b</td>
<td>Andy Manar (Jonathan Carroll)</td>
<td>STATE TREASURER-REAL PROPERTY</td>
<td>08/02/2019</td>
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<td>Property Tax Relief Fund Task Force.</td>
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<td>SB1939 h</td>
<td>Martin A. Sandoval (Jay Hoffman)</td>
<td>FINANCE-APPROP FOR EDUCATION</td>
<td>06/28/2019</td>
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<td>Motor Fuel Tax for roads &amp; bridges (horizontal) construction.</td>
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<td>Laura Fine (Bob Morgan)</td>
<td>BANKING-CANNABIS BUSINESSES</td>
<td>08/09/2019</td>
<td>Senate Public Act . . . . . . . . . 101-0363</td>
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<td>SB2023 ****</td>
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<td>Trailer bill to cannabis HB 1438 &amp; adds conditions to medical cannabis.</td>
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<td>SB2027 b</td>
<td>Scott M. Bennett (Carol Ammons)</td>
<td>EPA-MAHOMET AQUIFER</td>
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<td>Chapin Rose</td>
<td>GROUNDWATER PROTECTION-MAHOMET</td>
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<td>SB2146</td>
<td>Ram Villivalam</td>
<td>CLEAN WATER WORKFORCE PIPELINE</td>
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<td>Andy Manar</td>
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<td>Senate assigned to Energy and Public Utilities</td>
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<td>Napoleon Harris,</td>
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<td>Senate Placed on Calendar Order of 3rd Reading March 18, 2020</td>
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<td>David Koehler</td>
<td>ANIMALS-WASTE MANAGEMENT PLAN</td>
<td>02/27/20</td>
<td>Senate To Subcommittee on Special Issues (AG)</td>
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<td>SB3109</td>
<td>Mattie Hunter</td>
<td>SCHOOL LEAD TESTING</td>
<td>02/18/20</td>
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<td>SB3156</td>
<td>David Koehler</td>
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<td>02/27/20</td>
<td>Senate To Subcommittee on Special Issues (AG)</td>
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<td>SB3164</td>
<td>Donald P. DeWitte</td>
<td>EPA-WATER MAIN</td>
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<td>SB3311</td>
<td>Robert Peters</td>
<td>LEAD IN DRINKING WATER-PARKS</td>
<td>02/25/20</td>
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<td>SB3390</td>
<td>Laura Ellman</td>
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<td>03/04/20</td>
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<td>SB3484</td>
<td>Steven M. Landek</td>
<td>CRIM CD-CRITICAL INFRASTRUCTUR</td>
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<td>SB3778</td>
<td>Bill Cunningham</td>
<td>EPA-LEGIONELLA CONTROL SYSTEM</td>
<td>02/14/20</td>
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<td>HR121</td>
<td>Ann M. Williams</td>
<td>LEAD SERVICE LINES</td>
<td>07/02/19</td>
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<td>SJR60</td>
<td>David Koehler</td>
<td>DNR-RULES-FLOODPLAINS</td>
<td>03/05/20</td>
<td>Senate Placed on Calendar Order of Secretary's Desk Resolutions March 18, 2020</td>
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<td>SJRCA1s</td>
<td>Don Harmon</td>
<td>CONAMEND-INCOME TAX RATES</td>
<td>05/27/19</td>
<td>Senate Adopted Both Houses</td>
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<td>Governor</td>
<td>REVIEW-ILLINOIS VETERANS HOMES</td>
<td>01/25/19</td>
<td>Senate Filed with the Secretary of State</td>
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Totals: 87 - (House Bills: 50) (Senate Bills: 33) (Other Bills: 4)
HB 62

Comment:
SA 1- Capital projects for members' districts

Short Description: $CENTRAL IL ECON DEV AUTH-TECH

House Sponsors
Rep. Gregory Harris

Senate Sponsors
(Sen. John J. Cullerton-Andy Manar-Martin A. Sandoval)

Synopsis As Introduced
Appropriates $2 from the General Revenue Fund to the Central Illinois Economic Development Authority for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

Senate Floor Amendment No. 1
Appropriates moneys from the Capital Development Fund, the School Construction Fund, the Anti-Pollution Fund, the Transportation Bond Series A Fund, the Transportation Bond Series B Fund, the Coal Development Fund, the Transportation Bond Series D Fund, the Multi-Modal Transportation Bond Fund, and the Build Illinois Bond Fund, among other funds, for specified purposes. Effective July 1, 2019.

Senate Floor Amendment No. 2
Changes a reference to a fund and a reference to a university.

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HB 137

Short Description: STATE GOVERNMENT-TECH

House Sponsors

Senate Sponsors
(Sen. Cristina Castro-Ram Villivalam)

Synopsis As Introduced
Amends the Attorney General Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Environmental Protection Act. Deletes language providing that the Section regarding preservation of community water supplies applies only to projects receiving 100% of their funding from the State. Amends the Illinois Highway Code. Provides that an "eligible bridge" under the Section regarding
preservation of bridge infrastructure includes any bridge or overpass that is funded directly by, or provided other assistance through, a municipality, a public-private partnership, the State, the federal government, or some combination thereof (instead of “100% funded by the State”).

**Senate Floor Amendment No. 1**

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. In a provision that excludes routine maintenance of community water supplies from rules governing certain corrosion prevention projects, provides that routine maintenance activities shall (instead of may) include specified activities.

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**HB 142**

**Comment:**
GO Bonds (General Obligation Bonds)

**Short Description:** FINANCE-TECH

**House Sponsors**
Rep. Gregory Harris

**Senate Sponsors**
(Sen. Andy Manar-Martin A. Sandoval)

**Synopsis As Introduced**

**House Floor Amendment No. 2**
Replaces everything after the enacting clause. Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Makes changes to a Section concerning the award of State contracts to professional service firms (currently, the award of State contracts). Removes provisions concerning Business Enterprise Council reports for community college districts. Provides that each community college district shall file the annual compliance plan, mid-fiscal year report, and annual report with the Illinois Community College Board. Provides that the Illinois Community College Board shall compile and submit the reports to the Secretary of the Business Enterprise Council. In a Section concerning an annual report, requires the Business Enterprise Council to report specified information for each community college district.

**Senate Floor Amendment No. 1**
Replaces everything after the enacting clause. Creates the Rebuild Illinois Capital Financing Program of 2019. Amends the General Obligation Bond Act. Increases the amount of bonded indebtedness authorized to $78,256,839,969 from $57,717,925,743, and specifies the uses for which the additional moneys may be used. Expands the Funds used to determine the debt limit to include the Fund for the Advancement of Education, the Commitment to Human Services Fund, and the Budget Stabilization Fund (currently, the General Revenue Fund, the Common School Fund, the General Revenue Common School Special Account Fund, and the Education Assistance Fund). Creates the Mass Transportation Bond Fund. Amends the Build Illinois Bond Act. Increases the amount of bonded indebtedness authorized to $9,484,681,100 from $6,246,009,000, and specifies the uses for which the additional moneys may be used. Amends the State Finance Act and the Regional Transportation Authority Act. Makes conforming changes. Effective immediately.

**Last Action**
HB 242

Short Description: SCH REPORT CARD-LEAD-CHICAGO

House Sponsors
Rep. Mary E. Flowers-Lamont J. Robinson, Jr. and Jawaharial Williams

Synopsis As Introduced
Creates the Lead in Schools Reporting Act. Provides that on an annual basis the Department of Public Health, in coordination with local departments of public health serving the City of Chicago, shall conduct specified lead testing at public school facilities within the City. Provides that the results from such testing shall be transmitted to the State Board of Education. Provides that the Department shall notify the Board if a detected lead level meets a level that the Department deems unsafe. Amends the School Code. Provides that school report cards for cities with populations in excess of 500,000 shall include lead testing results and that students in such districts may transfer from one attendance center to another attendance center within or outside of the district if any lead levels at his or her current attendance center meets a level that the Department deems unsafe. Makes other changes to provisions concerning transfers to specified attendance centers.

Fiscal Note (State Board of Education)
House Bill 242 is estimated to have a fiscal impact of $5,000 on the Illinois State Board of Education's budget for information technology development and project costs to collect and report the required data for lead levels at each individual school district organized under Article 34 of the Illinois School Code.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

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HB 282

Short Description: OIL & GAS-WELL

House Sponsors
Synopsis As Introduced
Amends the Illinois Oil and Gas Act. Defines terms. Specifies information to be included in an application for a well permit. Provides that horizontal wells or wells drilled using directional drilling are prohibited from classification as confidential. Provides that the Department of Natural Resources shall post a weekly notice on its website indicating all permits issued during the preceding week. Specifies information to be included in a well drilling and completion report for horizontal wells or wells drilled using directional drilling. Provides that, subject to specified provisions, the Illinois State Geological Survey and the Department shall make public well drilling and completion reports for horizontal wells or wells drilled using directional drilling by posting the information on their websites. Sets forth requirements relating to the furnishing of chemical disclosure information to the Survey or Department under a claim of trade secret. Sets forth appeal procedures for the denial of a trade secret request. Provides that information furnished under a claim of trade secret is protected from disclosure if the Survey or Department determines that it has not been published or disseminated or become public knowledge and the information has competitive value. Requires the Survey or Department to adopt rules concerning information furnished under a claim of trade secret to a health professional who states a need for the information and articulates why the information is needed. Provides that the Survey or Department shall disclose information furnished under a claim of trade secret to specified personnel when there is a release of a chemical or additive used for drilling or completing a well and it is necessary to protect public health or the environment. Makes other changes.

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HB 305

Short Description: MUNICIPAL CONVENTION EXPENSES

House Sponsors
Rep. David McSweeney-Jonathan Carroll

Synopsis As Introduced
Amends the Illinois Municipal Code. Provides that public funds shall not be expended by a municipality for expenses connected with a convention or gathering of municipal personnel. Provides that a State agency may not expend public funds for expenses connected with the renting or procurement of booths, hospitality suites, or other physical spaces at a convention or gathering of municipal personnel. Provides that a "convention or gathering of municipal personnel" means a gathering of employees or contractors from 2 or more separately domiciled or geographically separated municipalities in a gathering that is sponsored or co-sponsored by a league or association that includes 2 or more municipalities. Provides that the restrictions do not apply to public funds expended at a convention or gathering of public safety personnel, at a convention or gathering relating to economic development and tourism promotion, pursuant to a contract entered into before the effective date of the amendatory Act, or funds appropriated and expended by a municipality if specified procedures are followed. Effective immediately.

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HB 825

Short Description: MUNI CD-STORM WATER DISPOSAL
House Sponsors
Rep. Anthony DeLuca

Synopsis As Introduced
Amends the Combined Waterworks and Sewerage Systems Division of the Illinois Municipal Code. Modifies the definition of "sewerage system" to include storm water collection, treatment, and distribution infrastructure and disposal of storm water. Provides that charges a municipality may charge to inhabitants include storm water utility charges to offset the cost of owning, maintaining, and improving local storm water infrastructure.

House Committee Amendment No. 1
Removes a modification to the definition of "sewerage system".

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HB 1438

Comment:
legalization of cannabis. (In limbo now -has motion to reconsider vote-after motion withdrawn bill will pass both houses.)

Short Description: CANNABIS REGULATION & TAX ACT

House Sponsors

Senate Sponsors (Sen. Heather A. Steans-Toi W. Hutchinson-Omar Aquino-Jason A. Barickman-Neil Anderson, Linda Holmes, Martin A. Sandoval, Ram Villivalam and Robert Peters)

Synopsis As Introduced
Amends the Pawnbroker Regulation Act. Removes language providing that when a person is found to be the owner of stolen property that has been pawned, the property shall be returned to the owner without payment of money advanced to the pawnbroker or any costs or charges. Provides that stolen property subject to a hold order shall be returned to the owner without the payment. Provides that when a hold order expires, title to the property shall vest in the pawnbroker. Provides that a hold order must specify certain information concerning the criminal investigation and property subject to the hold order. Sets forth the requirements for the contents of the hold order. Provides that a pawnbroker or its representative must sign and date a copy of a hold order as evidence of receipt of the hold order and the beginning of the 90-day hold period.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Inserts the contents of the introduced bill, but deletes the elimination of the requirement that pawned stolen property be returned to its owner without payment of costs or charges imposed by the pawnbroker or money advanced by the pawnbroker. Deletes provisions regarding the ownership of property upon expiration of hold orders. Adds a provision reiterating the obligations of a pawnbroker with respect to the owner of pawned property. Provides for a 120-day, rather than a 90-day, holding period beginning when a hold order is signed.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Creates the Cannabis Regulation and Tax Act and amends various Acts. Provides that it is lawful for persons 21 years of age or older to possess, use, and purchase limited amounts of cannabis for personal use in accordance with the Act. Authorizes registered qualifying patients to cultivate limited
amounts of cannabis for personal use. Provides for the regulation and licensing of various entities and occupations engaged in cultivation, dispensing, processing, transportation, and other activities regarding cannabis for adult use. Sets forth duties of an Illinois Cannabis Regulation Oversight Officer, the Department of State Police, the Department of Agriculture, the Department of Financial and Professional Regulation, the Department of Public Health, the Department of Commerce and Economic Opportunity, the Department of Human Services, the Department of Revenue, the State Treasurer, the Illinois Criminal Justice Information Authority, and other governmental entities. Provides for expungement of minor cannabis violations under specified circumstances. Creates a Restore, Reinvest, and Renew Program and a Restore, Reinvest, and Renew Program Board and contains various provisions regarding a low-interest loan program for social equity applicants, investment in communities that have suffered because of drug policies, and the promotion of cannabis business ownership by individuals who have resided in areas of high poverty and high enforcement of cannabis-related laws. Contains provisions regarding health and safety, packaging, advertising, local ordinances, providing financial services to a cannabis-related legitimate business, and other matters. Creates a Cannabis Cultivation Privilege Tax and a Cannabis Purchaser Excise Tax. Authorizes the imposition of a County Cannabis Retailers’ Occupation Tax and a Municipal Cannabis Retailers’ Occupation Tax. Provides for allocation of revenues and creates various funds in the State treasury. Repeals the Cannabis and Controlled Substances Tax Act. Contains home rule preemptions. Contains other provisions. Effective immediately.

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HB 1621

Short Description: MUNI/COUNTY-TRAVEL EXPENSES

House Sponsors
Rep. Allen Skillicorn and Linda Chapa LaVia

Synopsis As Introduced
Amends the Counties Code and Illinois Municipal Code. Provides that a county or municipality may not use payments received from the Local Government Distributive Fund for payments for travel, lodging, or dining. Limits home rule powers. Effective immediately.

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HB 1633

Short Description: CRIM CD-CRITICAL INFRASTRUCTUR

House Sponsors
Rep. Jay Hoffman-Marcus C. Evans, Jr.-Tony McCombie-Lawrence Walsh, Jr.-Michael D. Unes, Jeff Keicher, Chris Miller, Darren Bailey, Dan Caulkins, Kelly M. Burke, Frances Ann Hurley, Joe Sosnowski, André Thapedi, Deanne M. Mazzochi, Mike Murphy, Blaine Wilhour, Grant Wehrli, Dan Brady, Andrew S. Chesney, Michael T. Marron, Ryan Spain, Anthony DeLuca, Patrick Windhorst, Tim Butler, Dan Ugaste, Keith R. Wheeler and Mark Batinick
Senate Sponsors
(Sen. Michael E. Hastings-Jennifer Bertino-Tarrant-Linda Holmes-Pat McGuire, Bill Cunningham-Sue Rezin, Paul Schimpf, Neil Anderson and Jason Plummer)

Synopsis As Introduced
Amends the Criminal Code of 2012. Creates the offense of criminal damage to a critical infrastructure facility for a person who knowingly damages, destroys, vandalizes, defaces, or tampers with equipment in a critical infrastructure facility. Provides the penalty is a Class 1 felony punishable by a fine of $100,000, imprisonment, or both. Expands the offense of criminal trespass to a nuclear facility to include other critical infrastructure facilities. Provides the penalty is a Class 4 felony punishable by a fine of not less than $1,000, imprisonment, or both. Creates the offense of aggravated criminal trespass to a critical infrastructure facility for a person who commits a criminal trespass to a critical infrastructure facility with the intent to damage, destroy, vandalize, deface, or tamper with equipment of the facility, or impede or inhibit operations of the facility. Provides the penalty is a Class 3 felony punishable by a fine of not less than $10,000, imprisonment, or both. Provides if a business, corporation, or organization is convicted of conspiracy to commit any of the offenses the entity shall, in addition to any other applicable penalty, be sentenced to a fine of not less than 10 times the minimum fine authorized for the offense. Provides a person may be liable in any civil action for money damages to the owner of the critical infrastructure facility for any damage to personal or real property of the facility resulting from any of the offenses, and that a person may also be liable to the owner for court costs and reasonable attorney’s fees. Provides for exemptions. Defines "critical infrastructure facility".

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Adds coal mines and any mining operation, including any processing equipment, batching operation, or support facility for that mining operation to the definition of "critical infrastructure facility". Provides that a business, corporation, or organization may be liable for conspiracy to commit criminal damage to a critical infrastructure facility, criminal trespass to a critical infrastructure facility, or aggravated criminal trespass to a critical infrastructure facility if the business, corporation, or organization sponsors, funds, or pays for an individual who causes substantial harm through the commission of any of those offenses. Provides that criminal damage to a critical infrastructure facility is a Class 3 felony (rather than a Class 1 felony). Provides exemptions. Makes other changes.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Adds coal mines and any mining operation, including any processing equipment, batching operation, or support facility for that mining operation to the definition of "critical infrastructure facility". Provides that a business, corporation, or organization may be liable for conspiracy to commit criminal damage to a critical infrastructure facility, criminal trespass to a critical infrastructure facility, or aggravated criminal trespass to a critical infrastructure facility if the business, corporation, or organization intentionally sponsors, funds, or pays for an individual who causes substantial harm through the commission of any of those offenses. Provides that criminal damage to a critical infrastructure facility is a Class 3 felony (rather than a Class 1 felony). Provides exemptions. Makes other changes.

Fiscal Note, House Committee Amendment No. 1 (Office of the Attorney General)
The proposed legislation, HB 1633 (H-AM 1) would not have a significant fiscal impact on our Office as the new offenses established by this bill would primarily be handled by local county State's Attorney Offices. Fiscal impact: Minimal

Judicial Note, House Committee Amendment No. 1 (Admin Office of the Illinois Courts)
This legislation would neither increase nor decrease the number of judges needed in the State of Illinois.

Fiscal Note, House Committee Amendment No. 1 (Illinois State Police)
If House Bill 1633 (H-AM 1) were to become law, there would be no additional fiscal impact to the Illinois State Police.
House Floor Amendment No. 3

Deletes language that provides that a business, corporation, or organization convicted of conspiracy to commit criminal damage to a critical infrastructure facility, criminal trespass to a critical infrastructure facility, or aggravated criminal trespass to a critical infrastructure facility shall, in addition to any other applicable penalty, be sentenced to a fine of not less than 10 times the minimum fine authorized for the offense. Deletes language that provides that a business, corporation, or organization may be liable for conspiracy to commit criminal damage to a critical infrastructure facility, criminal trespass to a critical infrastructure facility, or aggravated criminal trespass to a critical infrastructure facility if the business, corporation, or organization intentionally sponsors, funds, or pays for an individual who causes substantial harm through the commission of any of those offenses.

Correctional Note, House Committee Amendment No. 1 (Dept of Corrections)

The total impact of House Bill 1633, as amended, would result in an increase of 1 offender, with additional marginal costs of $96,200 over the first ten years after enactment. These calculations are based on limited accessible data and estimates may vary depending on how cases are prosecuted and plea bargained.

Home Rule Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)

This bill does not pre-empt home rule authority.

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HB 2075

Short Description: MUNICIPAL CONVENTION EXPENSES

House Sponsors
Rep. David McSweeney

Synopsis As Introduced

Amends the Illinois Municipal Code. Provides that public funds shall not be expended by a non-home rule municipality for expenses connected with a convention or gathering of municipal personnel. Provides that a State agency may not expend public funds for expenses connected with the renting or procurement of booths, hospitality suites, or other physical spaces at a convention or gathering of non-home rule municipal personnel. Provides that a "convention or gathering of municipal personnel" means a gathering of employees or contractors from 2 or more separately domiciled or geographically separated municipalities in a gathering that is sponsored or co-sponsored by a league or association that includes 2 or more municipalities. Provides that the restrictions do not apply to public funds expended at a convention or gathering of public safety personnel, at a convention or gathering relating to economic development and tourism promotion, pursuant to a contract entered into before the effective date of the amendatory Act, or funds appropriated and expended by a municipality if specified procedures are followed. Effective immediately.

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HB 2095

Short Description: ENVIRONMENTAL IMPACT NOTE

House Sponsors
Rep. Bob Morgan and Kelly M. Burke

Synopsis As Introduced
Creates the Environmental Impact Note Act. Provides that every bill and proposed rule, the purpose or effect of which may impact the environment or natural resources, shall have prepared for it a brief explanatory statement or note that shall include a reliable estimate of the anticipated environmental impact. Provides for the preparation of environmental impact notes. Provides for votes on the necessity of environmental impact notes. Provides for the requisites and contents of environmental impact notes. Provides that no comment or opinion shall be included in the environmental impact note with regard to the merits of the measure for which the environmental impact note is prepared, but allows technical or mechanical defects to be noted. Provides that the preparation of an environmental impact note for a bill or proposed rule does not preclude the appearance of State officials and employees in support or opposition of a measure. Provides requirements concerning amendments to a bill or proposed rule for which an environmental impact note has been prepared.

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HB 2104

Short Description: DCEO-LOW INCOME WATER ASSIST

House Sponsors
Rep. Sonya M. Harper

Synopsis As Introduced
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that on or before January 1, 2022, the Department of Commerce and Economic Opportunity shall conduct a study for the funding and implementation of the Low-Income Water Assistance Program. Provides requirements for the study. Provides that on or before February 1, 2022, the Department shall report to the General Assembly on its findings regarding the feasibility, financial stability, and desired structure of the Program. Repeals the provisions on February 1, 2023.

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HB 2128

Short Description: INC TX-LEAD PIPE REMOVAL

House Sponsors

Synopsis As Introduced
Amends the Illinois Income Tax Act. Creates an income tax credit for taxpayers who replace a lead water service pipe with a copper water service pipe at a qualified residence. Provides that the credit shall be equal to the lesser of (i) 25% of the cost of replacing the lead water service pipes in each taxable year for which the credit is taken or (ii) $2,500 in each such taxable year. Provides that the credit may be taken for the taxable year in which the pipes are replaced and in each of the next 3 consecutive years. Provides that the term "qualified residence" means a single family residence that is owned and occupied by the taxpayer as his or her primary residence. Effective immediately.

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HB 2171

Short Description: UTILITY-NATURAL GAS SUBSIDY

House Sponsors
Rep. Thomas Morrison

Synopsis As Introduced
Amends the Public Utilities Act. Provides that a public utility shall demonstrate to the Illinois Commerce Commission that existing customers will not subsidize the cost of new facilities beyond what is provided for in rules and in excess of certain payments by customers for the Commission to approve new construction. Provides that the Commission's order concerning new construction shall explicitly address the economic impact on customers. Requires the Commission to annually report to the General Assembly a gas utility's projects related to a qualifying infrastructure plant, the projected timeline for the replacement of the cast iron and bare and vintage steel in the utility's system, and whether that timeline is adequate to address public safety concerns and reliability. Provides that when a gas public utility connects an applicant to its gas distribution system, certain costs associated with investments in plant additions shall be excluded from a cost-recovery mechanism that allocates the excess cost among existing customers. Requires the Commission to investigate each gas public utility tariff that provides for gas main extensions without additional charge to new customers. Requires the Commission to initiate a rulemaking proceeding providing for rules to establish a uniform method by which a natural gas public utility determines the value of a gas main extension provided to new customers without additional charge.

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**Short Description:** LOCAL RESIDENTIAL INSPECTIONS

**House Sponsors**
Rep. Sam Yingling-Dan Brady, Camille Y. Lilly and Andrew S. Chesney

**Synopsis As Introduced**
Creates the Local Government Residential Inspection Limitation Act. Provides that except for a fire, medical, or police emergency or as otherwise permitted by specified provisions of the Fire Investigation Act, a unit of local government may not conduct a physical inspection of residential property without the voluntary consent of the owner or occupant of the property, a lawful warrant, or court order. Limits home rule powers.

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**HB 2376**

**Short Description:** SAFETY-TECH

**House Sponsors**
Rep. Carol Ammons

**Synopsis As Introduced**
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.

**Last Action**

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**HB 2392**

**Short Description:** UTILITY-WATER/SEWER REFERENDUM

**House Sponsors**

**Synopsis As Introduced**
Amends the Public Utilities Act. In provisions about procedures for a large public utility to acquire a water or sewer utility, provides that if the water or sewer utility being acquired is owned by the State or a political subdivision of the State, a referendum will be required to approve the acquisition of the water or sewer utility by the large public utility (rather than only requiring a public meeting and publication of the terms of acquisition in a newspaper of general circulation in the area that the water or sewer utility operates). Effective immediately.

**Last Action**
HB 2484

Short Description: PROP TAX-WATER TREAT FACILITY

House Sponsors
Rep. Dave Severin and Patrick Windhorst

Synopsis As Introduced
Amends the Property Tax Code. Provides that for providing to the Department of Revenue the Director of Natural Resources and shall be assessed by the Department of Revenue (rather than by proof of a valid facility number issued by the Illinois Environmental Protection Agency). Deletes language regarding the approval procedure for a qualifying water treatment facility, except for language regarding the effective date of certificates. Makes a technical correction concerning a reference to the Department of Natural Resources.

Last Action

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HB 2650

Short Description: IEPA-WATER REVOLVING FUND

House Sponsors
Rep. Robert Rita-Stephanie A. Kifowit-Barbara Hernandez

Senate Sponsors
(Sen. Elgie R. Sims, Jr.)

Synopsis As Introduced
Amends the Environmental Protection Act. Requires the Environmental Protection Agency to adopt rules to expand the usage of federally allowable set-aside programs within the Water Revolving Fund, including, but not limited to, programs that provide financial assistance to utilities exploring consolidation or other collaborative approaches with separate utilities for the purpose of improving efficiency, sustainable water management, and equitable water rates. Effective immediately

House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Environmental Protection Act. Provides that, beginning on the effective date of the amendatory Act, and running for a period of 5 years after that date, the Environmental Protection Agency shall prioritize within its annual intended use plan the usage of a portion of the Agency's capitalization grant for federally authorized set-aside activities. Provides that the prioritization is for the purpose of supporting disadvantaged communities and utilities throughout Illinois in building their capacity for sustainable and equitable water management. Provides specified methods of support.

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HB 2737

Short Description:  SOIL & WATER CONSERVATION DIST

House Sponsors
Rep. Michael Halpin

Senate Sponsors
(Sen. Scott M. Bennett-Jacqueline Y. Collins)

Synopsis As Introduced
Amends the Soil and Water Conservation Districts Act. Provides that the purposes of soil and water conservation districts include the conservation of soil health, organic matter in soil and plants, and water quality (rather than just water); and the improvement of resilience to droughts, floods, and other extreme weather. Defines "soil health". Allows districts to initiate and conduct specified activities regarding improvement of soil health, including surveys, investigations, research, development of comprehensive plans, entering into agreements with or cooperating with other entities, and making agricultural and engineering machinery and equipment available to landowners or occupiers within the district. Makes other changes.

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HB 2759

Short Description:  IL WATER SURVEY-WATER RATES

House Sponsors
Rep. La Shawn K. Ford-Yehiel M. Kalish, Kelly M. Cassidy and Elizabeth Hernandez

Synopsis As Introduced
Amends the University of Illinois Scientific Surveys Act. Provides that, subject to appropriation, no later than December 1, 2020, the Illinois State Water Survey, in coordination with the Department of Public Health, must issue a report evaluating the setting of water rates throughout Illinois; specifies report requirements. Provides that in developing the report, the Illinois State Water Survey shall form an advisory committee; provides for the committee's membership. Provides that no later than 60 days after the effective date of the amendatory Act, the Illinois State Water Survey must provide an opportunity for public comment on the questions to be addressed in the report, the metrics to be used, and the recommendations that need to be issued. Repeals the provision on January 1, 2021. Effective immediately.

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HB 2862

Short Description: NORTH SHORE WATER RECLAMATION

House Sponsors
Rep. Rita Mayfield

Senate Sponsors
(Sen. Rachelle Crowe)

Synopsis As Introduced
Amends the North Shore Water Reclamation District Act. Provides that connection fees owed at the time of a property's sale shall be a lien on real estate. Provides that if the district participates in a nutrient trading program, the district shall give preference to trading investments: (i) that will benefit low income or rural communities; and (ii) where local water quality improvements can be realized. Increases the maximum dollar amount of an emergency contract to no more than $500,000 (rather than $350,000). Provides that if the board of trustees determine there is an emergency affecting the public health or safety, the district may immediately acquire the necessary right-of-way and authority to work within or adjacent to a public highway right-of-way or easement, public or private utility property or easement, railroad right-of-way, or other public property or easement. Effective immediately.

House Floor Amendment No. 1
Removes language providing that, if the board of trustees determine there is an emergency affecting the public health or safety, the district may immediately acquire the necessary right-of-way and authority to work within or adjacent to a public highway right-of-way or easement, public or private utility property or easement, railroad right-of-way, or other public property or easement.

Senate Committee Amendment No. 1
Provides that the president of the board of trustees shall not receive more than $18,000 (rather than $14,000) per year and each other member of the board shall not receive more than $15,000 (rather than $11,000) per year. Provides that a connection fee or connection-related fee (rather than connection fees owed at the time of a property's sale) shall be a lien on real estate. Allows termination of all connections and service to any real property or structure thereon if any connection fee or connection-related fee is not paid within 60 days from the date such payment is due. Provides that if a board of trustees determines there is an emergency affecting the public health or safety and the emergency requires approval from the governing authority of any public property or public or private utility or railroad for permission to enter upon the property, right-of-way, or easement and if the approval is not acted upon within 48 hours from the time the sanitary district's request is served on the entity, then the request for entry is deemed granted; includes procedures for sending and approval of a request, including limitation of fees that an entity receiving a request may charge.

Senate Floor Amendment No. 2
Removes language providing for immediate acquiring of rights-of-way, property, or easements in an emergency.

Senate Floor Amendment No. 3
Replaces everything after the enacting clause. Amends the Counties Code, Township Code, and Illinois Municipal Code. Exempts facial challenges to a zoning ordinance governing the challenger's own property from a 90-day statute of limitation for commencing an action for judicial review of zoning actions of a county board, township board, or corporate authorities of a municipality. Effective immediately.

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HB 2930

Short Description: VEGETATIVE BUFFERS-STATE LAND

House Sponsors
Rep. Joyce Mason, Karina Villa and Jennifer Gong-Gershowitz

Synopsis As Introduced
Creates the Vegetative Buffer Act. Provides that all State property adjacent to a body of water must contain a vegetative buffer that at a minimum meets a 30-foot minimum width. Exempts State land if certain conditions are present. Defines "vegetative buffer". Effective January 1, 2020.

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HB 3035

Short Description: NURSING HOME-OFFSET FINES

House Sponsors
Rep. Michael D. Unes

Senate Sponsors
(Sen. Heather A. Steans-Jacqueline Y. Collins)

Synopsis As Introduced
Amends the Nursing Home Care Act. Provides that if a licensee has a civil monetary penalty imposed (rather than having paid a civil monetary penalty that has been imposed) pursuant to the Medicare and Medicaid Certification Program for the equivalent federal violation giving rise to a fine under specified provisions of the Act, the Department of Public Health shall offset the fine by the amount of the civil monetary penalty.

Senate Committee Amendment No. 2
Replaces everything after the enacting clause. Creates the Lead Service Line Replacement and Notification Act. Requires the owner or operator of each community water supply to: develop and submit a material inventory to the Environmental Protection Agency by April 15, 2020; update and submit it to the Agency by April 15, 2021, and each April 15 thereafter, until the owner or operator has substantially completed an inventory of all service lines in its system; and, after the Agency has reviewed and approved the community water supply's substantially complete inventory, update its inventory and submit it to the Agency by April 15 of every third year after the Agency's initial review and approval. Requires the Agency to review each material inventory submitted to it. Specifies what each material inventory shall identify. Requires the owner or operator of each community water supply to maintain records of persons who refuse to grant access to the interior of a building for purposes of identifying the materials of construction of a service line. Provides that if a community water supply identifies a lead service line connected to a building, the owner or operator of the community water supply shall notify interested persons of the existence of the lead service line within 15 days after identifying the lead service line, or as soon as is reasonably possible thereafter. Provides that an owner or operator of a community water supply has no duty to include in the material inventory information about service lines that are physically disconnected from a water main in its distribution system. Requires every owner or operator of a community water supply that has suspected lead service lines to create a plan with specified information, electronically submit its replacement plan to the Agency for approval, and post on its website a copy of the plan most recently approved by the Agency or request that the Agency post a copy of that plan on the Agency’s website. Requires the Agency to determine if substantial progress or substantial completion of material inventories has been made. Requires each plan to include specified information. Requires the Agency to review each plan submitted to it and to approve the plan if specified criteria are met.
Requires the giving of construction notice when replacing a lead service line or repairing or replacing water mains with lead service lines or partial lead service lines attached to them. Contains other provisions. Amends the Department of Commerce and Economic Opportunity Law. Requires the Department of Commerce and Economic Opportunity to establish a low-income water assistance policy and program. Amends the Public Utilities Act. Removes references to unaccounted-for water and replaces them with references to non-revenue water. Provides that the Illinois Commerce Commission may allow or direct a water utility to establish a customer assistance program. Amends the Environmental Protection Act. Requires specified entities to provide information related to the cost of providing water service to the Agency by December 31, 2022, and again by December 31, 2024. Requires the Agency to publish the information on its website. Repeals the provisions on January 1, 2025. Repeals a provision regarding lead in drinking water notifications and inventories. Effective immediately.

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HB 3184

Short Description: WATER-ANDROGEN/ESTROGEN

House Sponsors
Rep. Deanne M. Mazzochi

Synopsis As Introduced
Amends the Public Water Supply Regulation Act. Provides that, when testing water, public water supplies shall test for androgen and estrogen receptor compounds. Effective immediately.

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HB 3190

Short Description: CRIM CD-TRESPASS-INFRASTRUCT

House Sponsors
Rep. John Connor

Synopsis As Introduced
Amends the Criminal Code of 2012. Creates the offense of criminal trespass to a critical infrastructure facility. Provides that a person commits the offense when he or she knowingly: (1) operates an unmanned aircraft system over a critical infrastructure facility at an altitude not higher than 400 feet above ground level; or (2) allows an unmanned aircraft system to make contact with a critical infrastructure facility, including any person or object on the premises of or within the facility. Provides exemptions. Defines "critical infrastructure facility". Provides that a violation is a Class A misdemeanor.

Last Action
HB 3238

Short Description: HYDRAULIC FRACTURING-PROHIBIT

House Sponsors
Rep. Linda Chapa LaVia

Synopsis As Introduced

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HB 3327

Short Description: LEAD IN DRINKING WATER-PARKS

House Sponsors
Rep. Celina Villanueva, Anne Stava-Murray and Lindsey LaPointe

Synopsis As Introduced
Amends the Illinois Plumbing License Law. Provides that each park district, municipal park and recreation agency, or special recreation agency shall test each source of potable water in a park that serves children under 6 years old for lead contamination. Provides requirements for testing and notification. Provides requirements for requests seeking waiver of testing. Provides that the owner or operator of a community water system may agree to pay for the cost of the laboratory analysis of the test samples.

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HB 3386

Short Description: HYDRAULIC FRACTURING-PROHIBIT
House Sponsors

Synopsis As Introduced
Amends the Hydraulic Fracturing Regulatory Act. Provides that no person shall conduct high volume horizontal hydraulic fracturing operations in Illinois and that any high volume horizontal hydraulic fracturing permit issued before the effective date of the amendatory Act is revoked. Repeals the other substantive provisions of the Act. Repeals the Illinois Hydraulic Fracturing Tax Act and the State Finance Act provisions listing the Oil and Gas Resource Management Fund as a special fund.

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HB 3445

Short Description: LEAD SERVICE LINE REPLACEMENT

House Sponsors
Rep. Lamont J. Robinson, Jr., Elizabeth Hernandez and Sara Feigenholtz

Synopsis As Introduced
Creates the Reduction of Lead Service Lines Act. Requires community water supplies to identify and replace all lead service lines that connect to a water main. Provides that every community water supply in Illinois that has known lead service lines shall create a plan, to be submitted to the Environmental Protection Agency for approval, to replace all lead service lines and galvanized service lines if the service line is or was connected to lead piping. Provides that, within legal bounds, a community water supply shall have the authority to access private property and private residences for the sole purpose of identifying or replacing lead service lines or galvanized service lines. Provides that no person shall replace a portion of a lead service line without replacing the entirety of the line at the same time, except in cases of emergency repair. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Requires the Department of Commerce and Economic Opportunity to establish a comprehensive low-income water assistance policy and program. Amends the Public Utilities Act. Removes references to unaccounted-for water and replaces them with references to nonrevenue water. Provides that the Illinois Commerce Commission may allow or direct a water utility to establish a customer assistance program. Provides that certain entities that serve or provide water or sewer services shall prepare a summary of the cost of service for a given calendar year. Effective immediately.

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HB 3501

Short Description: PUBLIC OFFICERS-HIRING SELF

House Sponsors
Senate Sponsors
(Sen. Melinda Bush, Ann Gillespie and Julie A. Morrison)

Synopsis As Introduced
Amends the Public Officer Prohibited Activities Act. Provides that an elected or appointed official of a unit of local government may not hire or appoint himself or herself to a second position in the unit of local government if the second position is a salaried or hourly position. Allows the governing body of the unit of local government to hire or appoint an elected or appointed official to a second position in the unit of local government with a salary or hourly wages by ordinance or resolution if the ordinance or resolution states the salary or total compensation of an hourly position. Effective immediately.

Senate Committee Amendment No. 1 (Senate recedes Jun 02, 2019)
Provides that an elected or appointed official of a unit of local government may not hire or appoint himself or herself to a position (rather than a second position) in the unit of local government if the position is a salaried or hourly position. Provides that the governing body of the unit of local government may consolidate positions within the unit of local government (rather than hire or appoint an elected or appointed official to a second position in the unit of local government with a salary or hourly wages) by ordinance or resolution if the ordinance or resolution states the salary or total compensation of the combined position.

Senate Committee Amendment No. 2 (Senate recedes Jun 02, 2019)
Replaces everything after the enacting clause. Amends the Property Assessed Clean Energy Act. Modifies and deletes various definitions. Expands and changes the financing or refinancing that a governmental unit (rather than a local unit of government) or the Illinois Finance Authority may use for assessment contracts. Provides that a governmental unit or the Authority may sale and assign assessment contracts without competitive bidding or the solicitation of requests for proposals or requests for qualifications. Changes elements required in an ordinance or resolution establishing a property assessed clean energy program. Changes elements required to be included in a property assessed clean energy program report. Changes requirements of assessment contracts in a program. Provides that assessments under the program may be included in property tax bills and establishes procedures for billing and collection of assessments. Modifies how PACE bonds are issued and paid, including that the State will not limit or alter the rights and powers vested in governmental units by this Act or in the Authority in accordance with this Act. Provides that the provisions of the Act are intended to be supplemental and in addition to all other powers or authorities granted to any governmental unit, shall be construed liberally, and shall not be construed as a limitation of any power or authority otherwise granted. Requires PACE bonds to contain a recital. Validates all actions and bonds issued prior to the effective date of the amendatory Act. Repeals provisions on joint property assessed clean energy programs. Makes other changes. Effective immediately.

Senate Committee Amendment No. 3 (Senate recedes Jun 02, 2019)
Makes organizational and grammatical changes. Changes a cross-reference.

Senate Floor Amendment No. 4
Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 2, as amended by Senate Amendment No. 3, with the following changes: Removes cost of collecting assessments from costs allowed to be included in the amount of financing or refinancing. Modifies the definitions of "assessment", "property", "record owner", and "resiliency improvement". Modifies the requirements of the program report. Changes requirements of property that may be subject to an assessment contract. Removes provisions allowing a county collector to charge flat fees relating to collection of assessments. Removes language providing that a record owner waives objects to assessments related to assessment contracts when entering into the assessment contract. Makes grammatical changes. Makes other changes. Effective immediately.

Senate Floor Amendment No. 5
Provides that "capital provider" means any credit union, federally insured depository institution, insurance company, trust company, or other entity (rather than institution) approved by a governmental unit or its program administrator or program administrators that finances or refinances an energy project by purchasing PACE bonds issued by the governmental unit or the Authority for that purpose. Corrects typographical errors.

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HB 3658

Short Description:  APPLIANCE EFFICIENCY STANDARDS

House Sponsors
Rep. Robyn Gabel

Synopsis As Introduced
Creates the Minimum Energy and Water Efficiency Standards Act. Provides that the Agency shall adopt rules establishing minimum efficiency standards for the types of new products. Provides that the rules shall provide for specified minimum efficiency standards. Provides specified dates for the implementation of efficiency standards relating to particular products. Provides that the Agency may adopt new rules increasing efficiency standards. Provides protection against repeal of federal standards. Provides penalties for noncompliance with the Act. Provides that the Act's provisions are severable.

Fiscal Note (IL Environmental Protection Agency)
The Illinois EPA estimates a minimum fiscal impact of $900,000 per year.

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HB 3873

Short Description:  WATER RESOURCE CONTRACT LIMITS

House Sponsors
Rep. Thaddeus Jones

Synopsis As Introduced
Amends the Public Water Supply Regulation Act. Provides that the State or a unit of local government may not contract for the sale of water resources for a period longer than 4 years, inclusive of extensions or renewals of the contract. Limits home rule powers.

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HB 3982

Short Description:  SAFE DRINKING WATER
House Sponsors
Rep. Will Guzzardi

Synopsis As Introduced
Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Directs the Department of Public Health to review, consider, and establish maximum contaminant levels in public water systems. Requires the Department to adopt a maximum contaminant level that is protective of public health and does not exceed any maximum contaminant level or health advisory promulgated by the United State Environmental Protection Agency. Requires the Director of Public Health to annually review the latest peer-reviewed science and independent or government agency studies and undertake additional rulemaking when necessary. Defines "maximum contaminant level". Effective immediately.

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HB 4221

Short Description: MUNI CD-UTILITY SERVICE BILLS

House Sponsors
Rep. Joe Sosnowski

Synopsis As Introduced
Amends the Waterworks and Sewerage Connection Charge Division of the Illinois Municipal Code. In provisions regarding billing requirements for municipalities that operate a waterworks or combined waterworks and sewerage system, provides that, on and after the effective date of the amendatory Act, the provisions apply to home rule municipalities. Limits home rule powers. Effective immediately.

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HB 4378

Short Description: $UOFI-WATER RATES REPORT

House Sponsors
Rep. La Shawn K. Ford and Kelly M. Cassidy

Synopsis As Introduced
Appropriates $318,000 from the General Revenue Fund to the Board of Trustees of the University of Illinois for a water rates report. Effective immediately.

Last Action
### HB 4379

**Short Description:** HIGHER ED-WATER RATES REPORT

**House Sponsors**
Rep. La Shawn K. Ford and Kelly M. Cassidy

**Synopsis As Introduced**
Amends the University of Illinois Act with respect to a Section requiring the Government Finance Research Center to issue a water rates report. Provides that the water rates report for the Lake Michigan service area of northeastern Illinois must be issued no later than December 1, 2021 (instead of December 1, 2020). Provides that the water rates report for the remainder of Illinois must be issued no later than December 1, 2022 (instead of December 1, 2021). Changes the repeal date of the Section to January 1, 2023 (instead of January 1, 2022). Effective immediately.

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### HB 4605

**Short Description:** EPA-GROUNDWATER MONITORING

**House Sponsors**
Rep. John Connor

**Synopsis As Introduced**
Amends the Environmental Protection Act. Provides that within 180 days after the effective date of the amendatory Act, the Pollution Control Board shall adopt amendments to the rules adopted under specified provisions to require groundwater monitoring at all clean construction or demolition debris fill operations and all uncontaminated soil fill operations. Provides that the groundwater monitoring requirements adopted under specified provisions shall be designed to detect and prevent any exceedance of the Board's Class I groundwater quality standards and meet specified requirements. Provides that groundwater monitoring shall be required for all clean construction or demolition debris fill operations and all uncontaminated soil fill operations unless, before the effective date of the amendatory Act, the owner or operator has completed post-closure maintenance and, for clean construction or demolition debris fill operations, received specified notice from the Environmental Protection Agency, or, for uncontaminated soil fill operations, submitted specified information to the Agency. Effective immediately.

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HB 4606

Short Description: EPA-ENVIRONMENTAL JUSTICE

House Sponsors
Rep. Theresa Mah

Synopsis As Introduced
Amends the Environmental Protection Act. Presents findings. Creates an environmental justice program to ensure enhanced public outreach procedures for permitting actions that affect areas of environmental justice concern. Requires the Environmental Protection Agency adopt rules within one year of the amendatory Act's effective date that implement the program and are consistent with the findings presented. Effective immediately.

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<td>House</td>
<td>Assigned to Energy &amp; Environment Committee</td>
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HB 4726

Short Description: ICC APPROVAL OF EMINENT DOMAIN

House Sponsors
Rep. Jay Hoffman

Synopsis As Introduced
Amends the Illinois Municipal Code and the Eminent Domain Act. Provides that no property belonging to a public utility providing water or sewer service subject to the jurisdiction of the Illinois Commerce Commission may be taken or damaged by eminent domain without prior approval of the Illinois Commerce Commission. Excludes eminent domain actions commenced prior to the effective date of the amendatory Act. Effective immediately.

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<td>3/3/2020</td>
<td>House</td>
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HB 4844

Short Description: PREVAILING WAGE INFRASTRUCTURE

House Sponsors

Synopsis As Introduced
Amends the Prevailing Wage Act. Includes within scope of the term "public works" work performed under an agreement between a public body and a private entity for the development, construction, maintenance, or operation of infrastructure.
HB 4851

**Short Description:** WATER QUALITY ASSURANCE

**House Sponsors**
Rep. Natalie A. Manley

**Synopsis As Introduced**
Creates the Water Quality Assurance Act. Provides that new and existing health care facilities and buildings containing health care facilities shall develop and implement water management programs with specified elements to control the growth and spread of opportunistic pathogens. Requires specified persons to develop and implement a routine culture sampling plan for all building water systems. Requires health care facilities to perform remediation of identified opportunistic pathogens. Provides that the Department of Public Health or agent health departments may enter at reasonable times upon private or public property for the purpose of inspecting and investigating conditions relating to the enforcement of the Act. Requires health care facilities to register with the Department all building water systems within 120 days of the Act's effective date and to provide specified information. Establishes the Water Quality Assurance Fund as a special fund in the State treasury and makes a conforming change in the State Finance Act. Provides that the Department of Public Health shall implement, administer, and enforce the Act and may adopt rules it deems necessary to do so. Amends the Illinois Procurement Code. Provides that the Code shall not apply to procurement expenditures necessary for the Department to respond to an infectious disease outbreak response or to procurement expenditures that are necessary for a State agency's facility to implement critical recommendations provided by the Department in response to an infectious disease outbreak. Effective January 1, 2021.

HB 4894

**Short Description:** IDPH-ADMINISTRATIVE HEARINGS

**House Sponsors**
Rep. Bob Morgan

**Synopsis As Introduced**
Amends the Mobile Home Park Act, the Illinois Plumbing License Law, the Private Sewage Disposal Licensing Act, the Nursing Home Care Act, the MC/DD Act, the ID/DD Community Care Act, the Commercial and Public Building Asbestos Abatement Act, the Lead Poisoning Prevention Act, the Structural Pest Control Act, the Swimming Facility Act, the Ambulatory Surgical Treatment Center Act, and the Hospital Licensing Act. Provides that the procedures governing hearings authorized under the Acts shall be in accordance with rules adopted by the Department of Public Health. Requires a full and complete record to be kept of all contested proceedings by the Department. Removes language requiring the Department, at its expense, to provide a stenographer to take the testimony, or otherwise record the
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HB 4918

Short Description: UTILITY-ROAD CONSTRUCTION

House Sponsors
Rep. Margo McDermed

Synopsis As Introduced
Amends the Public Utilities Act. Provides that if the Department of Transportation requests that a public utility relocate any of the public utility's existing infrastructure for a State-approved road construction project, that public utility must complete that relocation within 30 days after the request. Provides that if it is not feasible for the public utility to comply with the request within 30 days, the public utility must contact the Department of Transportation to coordinate a plan to limit the delay.

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HB 4929

Short Description: UTILITIES-WATER & SEWER RATES

House Sponsors
Rep. David A. Welter

Synopsis As Introduced
Amends the Public Utilities Act. Provides that additional notice requirements apply for water or sewer utilities with greater than 2,500 total customers (rather than 15,000 total customers). Provides that such water or sewer utilities shall include in a separate bill insert the percentage change from the rate of the customer's previous bill to the rate of the customer's current bill. Provides that water utilities under the jurisdiction of the Illinois Commerce Commission shall not increase water and sewer rates by more than 2.5% annually. Provides that an acquisition of a water or sewer utility shall be paid for by shareholders and not existing ratepayers (rather than charging ratepayers in the tariff group into which the water or sewer utility is to be combined specific rates).

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<td>2/18/2020</td>
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HB 5003

Short Description:  FIREFIGHTING FOAM

House Sponsors
Rep. David A. Welter

Synopsis As Introduced
Creates the Firefighting Foam Act. Provides that, after June 30, 2020, a person, unit of local government, or State agency: (1) shall not use for training purposes a Class B firefighting foam that contains an intentionally added PFAS chemical and may use only training foam that does not contain such chemicals; and (2) shall not use for testing purposes a Class B firefighting foam that contains intentionally added PFAS chemicals unless the testing facility has implemented appropriate containment, treatment, and disposal measures to prevent releases of the Class B firefighting foam to the environment. Provides that the Act's prohibitions apply regardless of whether the testing is required by law or by a unit of local government or State agency having authority concerning testing by firefighters. Provides that the Act does not prohibit or restrict the manufacture, sale, or distribution of Class B firefighting foam that contains intentionally added PFAS chemicals or the use of Class B firefighting foam that contains intentionally added PFAS chemicals in an emergency firefighting operation or an emergency fire prevention operation. Effective immediately.

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HB 5292

Short Description:  PUBLIC WATER-TESTING

House Sponsors
Rep. Deanne M. Mazzochi

Synopsis As Introduced
Amends the Public Water Supply Regulation Act. Provides that, when testing water, public water supplies shall test for endocrine-disrupting chemicals, including androgen and estrogen receptor compounds. Effective immediately.

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<td>2/18/2020</td>
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HB 5353

Short Description:  SAFE BOTTLED WATER-TESTS
HB 5501

Short Description: EPA-WATER MAIN

Synopsis As Introduced
Amends the Safe Bottled Water Act. Requires tests administered under the Act to be made available to the public upon request.

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SB 1

Short Description: MINIMUM WAGE/INCOME TAX CREDIT

Synopsis As Introduced
Amends the Minimum Wage Law. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Income Tax Act and the Minimum Wage Law. Provides for an increase in the minimum wage and for a credit against withholding payments in relation to the increase.
Increases the minimum wage to $9.25 per hour beginning January 1, 2020. Provides for annual increases in the minimum wage culminating in a minimum wage of $15 per hour beginning on January 1, 2025. Provides to employers with 50 or fewer full-time equivalent employees a credit against tax withheld beginning January 1, 2020. Reduces the credit beginning January 1, 2021. Provides employers may claim the credit amount in effect on January 1, 2025 until December 31, 2026 and that employers with no more than 5 employees may claim that credit until December 31, 2027. Authorizes the Department of Labor to perform random audits of employer to ascertain compliance with the Minimum Wage Law. Authorizes a penalty of $100 per employee for failure to maintain required records. Effective immediately.

Pension Note (Government Forecasting & Accountability)
There is no readily discernible fiscal impact associated with SB1, as engrossed. To the extent minimum wage workers participate in pension funds governed by the Pension Code, there could be an increase in accrued liability, but it would presumably be very small and likely actuarially insignificant.

State Debt Impact Note (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Fiscal Note (Dept of Revenue)
Increasing the minimum wage to $15 per hour over 6 years increases state revenues. The positive effect on tax revenue, in the form of income and sales taxes, is only slightly offset by the negative effect on income tax revenues of the tax credit extended to eligible businesses. Overall, the net impact of this proposed legislation is an increase in state revenues of nearly $390 million by fiscal year 2027. The positive effect on tax revenue is produced by the additional income tax collection and sales tax collection given by higher wages and personal consumption expenditure in the state economy. We estimate Individual Income tax (IIT) revenue at the current individual income tax rate of 4.95 percent. The estimate for Sales Tax revenue values were decreased to account for the fact that the state does not tax services and receives no share of revenue on food for consumption off site, prescription drugs or certain medical devices. The negative effect on Income tax revenue is due to the tax credit against withholdings. The tax credit for eligible employers is a declining percentage of the wage increment defined as the differential between the employee's hourly wage from the final quarter of the previous calendar year and the State’s minimum wage of the present year. The credit, applied on a calendar year basis, is set to scale down over the course of the ramp (to year 2025) at which point the calculation of the credit shifts to a flat, fixed dollar amount. The schedule of credits is as follows: 25% credit in 2020; 21% credit in 2021; 17% credit in 2022; 13% credit in 2023; 9% credit in 2024, and 5% credit in 2025. In calendar year 2026, the credit for businesses is fixed to match the credit taken in 2025; in calendar year 2027, the credit for those businesses with 5 or fewer employees is fixed to match the credit taken in 2025. In calculating the cost of the tax credit, we considered the number of minimum wage jobs increasing from $8.25 in 2019 to $10.00 in 2020, from $10.00 to $11.00 in 2021 and so on until 2027. We discounted those jobs in firms with more than 50 employees using Census bureau data on small firms in Illinois. We considered 1750 hours of work as full time in accordance with prior studies on the subject. All estimates above are static estimates, meaning that they do not account for changes in the labor supply and demand associated to the increase in labor cost.

Home Rule Note (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does create a State mandate.
Balanced Budget Note (Office of Management and Budget)
Please be advised that the Balanced Budget Note Act does not apply to SB 1, as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Correctional Note (Dept of Corrections)
There is no fiscal or population impact on the Department of Corrections.

Judicial Note (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

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<td>2/19/2019</td>
<td>Senate</td>
<td>Public Act . . . . . . . . 101-0001</td>
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SB 25

Comment:
RHA/abortion bill

Short Description: REPRODUCTIVE HEALTH ACT

Senate Sponsors

House Sponsors

Synopsis As Introduced
Amends the Mental Health and Developmental Disabilities Code. Provides that as soon as possible but not later than 24 hours, excluding Saturdays, Sundays and holidays, after emergency admission of a respondent to a mental health facility on an inpatient basis, the respondent shall be personally examined (rather than examined) by a psychiatrist.
Provides that for the purpose of this provision, a personal examination includes an examination performed in real time (synchronous examination) via an Interactive Telecommunication System as defined in the Illinois Administrative Code.

Senate Floor Amendment No. 1
 Provides that an examination via an Interactive Telecommunication System may only be used for certification that the respondent is subject to involuntary admission when a psychiatrist is not on-site within the time period set forth in the Code. Provides that if the examination is performed via an Interactive Communication System, that fact shall be noted on the certificate.

House Floor Amendment No. 1
 Replaces everything after the enacting clause. Creates the Reproductive Health Act. Provides that every individual has a fundamental right to make autonomous decisions about one's own reproductive health. Provides that every individual who becomes pregnant has a fundamental right to continue the pregnancy and give birth or to have an abortion, and to make autonomous decisions about how to exercise that right. Provides that a fertilized egg, embryo, or fetus does not have independent rights under the law, of this State. Provides prohibited State actions. Provides that a party aggrieved by a violation of the Act may bring a civil lawsuit. Provides that a health care professional shall report each abortion performed to the Department of Public Health. Limits home rule powers. Repeals provisions regarding abortion in the Ambulatory Surgical Treatment Center Act, the Sexual Assault Survivors Emergency Treatment Act, and the Injunction Article of the Code of Civil Procedure. Repeals the Illinois Abortion Law of 1975, the Partial-birth Abortion Ban Act, and the Abortion Performance Refusal Act. Makes corresponding changes in the Children and Family Services Act, the Counties Code, the Medical Practice Act of 1987, the Physician Assistant Practice Act of 1987, the Vital Records Act, the Criminal Code of 2012, the Health Care Right of Conscience Act, and the Rights of Married Persons Act. Amends the Freedom of Information Act. Provides that information and records held by the Department collected under the Reproductive Health Act is exempt from inspection and copying. Amends the Ambulatory Surgical Treatment Center Act. Provides that that term "ambulatory surgical treatment center" does not include any facility in which the performance of abortion procedures is limited to those performed without general, epidural, or spinal anesthesia. Amends the Illinois Insurance Code. Provides insurance requirements for the coverage of abortion. Makes corresponding changes in the State Employees Group Insurance Act, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Amends the Nurse Practice Act. Provides that operative surgery does not include abortions performed without general, epidural, or spinal anesthesia, and other gynecological procedures related to abortions. Amends the Environmental Protection Act. Provides that tissue and products from an abortion or miscarriage may be buried, entombed, or cremated. Effective immediately.

Balanced Budget Note, House Floor Amendment No. 1 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Land Conveyance Appraisal Note, House Floor Amendment No. 1 (Dept. of Transportation)
No land conveyances are included in this bill; therefore, there are no appraisals to be filed.

Fiscal Note, House Floor Amendment No. 1 (IL Environmental Protection Agency)
This legislation will have no fiscal impact on the Illinois Environmental Protection Agency.

Correctional Note, House Floor Amendment No. 1 (Dept of Corrections)
There is no fiscal or population impact on the Department of Corrections.

Pension Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)
SB 25, as amended by HA 1 will not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)
SB 25, as amended by House Amendment 1, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Fiscal Note, House Floor Amendment No. 1 (Department of Insurance)
This legislation has no projected fiscal impact on the Illinois Department of Insurance.

Judicial Note, House Floor Amendment No. 1 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

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<td>6/12/2019</td>
<td>Senate</td>
<td>Public Act . . . . . . . . . 101-0013</td>
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SB 39

Comment:
Property Tax Relief in form of rebates.

Short Description: PROP TX-POLICE AND FIRE

Senate Sponsors
Sen. Terry Link-Bill Cunningham, Rachelle Crowe-Antonio Muñoz, Laura Fine, Michael E. Hastings, Julie A. Morrison and Jennifer Bertino-Tarrant

House Sponsors

Synopsis As Introduced
Amends the Property Tax Code. Creates a homestead exemption in the amount of a reduction of $5,000 from the equalized assessed value of property of police officers and firefighters with duty-related disabilities. Effective immediately.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the State Finance Act. Creates the Illinois Property Tax Relief Fund. Provides that moneys in the Illinois Property Tax Relief Fund shall be used to pay rebates to residential property taxpayers in the State. Provides that the Fund may accept moneys from any lawful source. Provides that the State Comptroller shall calculate a property tax rebate amount for the applicable property tax year by dividing the total amount appropriated from the Illinois Property Tax Relief Fund by the total number of homestead exemptions granted for homestead property in the State. Provides that the property tax bills of non-delinquent taxpayers who received a general homestead exemption under the Property Tax Code shall be reduced by the property tax rebate amount. Effective immediately.

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<td>7/12/2019</td>
<td>Senate</td>
<td>Public Act . . . . . . . . . 101-0077</td>
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SB 75

Comment:
Sexual harassment & discrimination prevention training.

Short Description: HOTEL CASINO EMPLOYEE SAFETY

Senate Sponsors
Sen. Melinda Bush-Ann Gillespie, John F. Curran, Omar Aquino, Cristina Castro, Heather A. Steans, Laura M. Murphy,
Mattie Hunter, Antonio Muñoz, Kimberly A. Lightford-Iris Y. Martinez, Robert Peters, Thomas Cullerton, Laura Fine, Christopher Belt, Elgie R. Sims, Jr., Julie A. Morrison, John G. Mulroe, Jacqueline Y. Collins, Don Harmon, Rachelle Crowe, Patricia Van Pelt, Laura Elman, Bill Cunningham, Toi W. Hutchinson, Emil Jones, III, Michael E. Hastings, David Koehler-Ram Villalama, Terry Link, Martin A. Sandoval, Linda Holmes, Pat McGuire, Napoleon Harris, III, Andy Manar, Steve Stadelman, Steven M. Landek, Scott M. Bennett, Jennifer Bertino-Tarrant, Suzy Glowiak Hilton-Jil Tracy, Sue Rezin, Donald P. DeWitte and John J. Cullerton

House Sponsors

Synopsis As Introduced
Creates the Hotel and Casino Employee Safety Act. Requires hotels and casinos to adopt anti-sexual harassment policies and make panic buttons available to certain employees. Prohibits retaliation against an employee for using a panic button, availing himself or herself of the protections afforded by an anti-sexual harassment policy, or disclosing, reporting, or testifying about violations of the Act. Provides remedies for noncompliance. Limits home rule powers. Effective immediately.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause with provisions substantially similar to the introduced bill with the following changes: defines the terms "casino employer" and "hotel employer"; provides for the utilization of a safety device rather than a panic button; requires time off to be granted to file criminal complaints rather than sign police complaints; removes requirement that anti-harassment policies be posted in Polish; limits economic damage awards to $350 per incident; deletes the home rule preemption; provides that before a representative of employees may bring a claim on behalf of employees, the employer must be given 15 calendar days within which to correct the violation. Effective July 1, 2020.

Senate Floor Amendment No. 2
Adds a definition. Defines the term "sexual assault" to mean: (1) an act of sexual conduct, as defined in Section 11-0.1 of the Criminal Code of 2012; or (2) any act of sexual penetration, as defined in Section 11-0.1 of the Criminal Code of 2012 and includes, without limitation, acts prohibited under Sections 11-1.20 through 11-1.60 of the Criminal Code of 2012.

House Floor Amendment No. 1
Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes: Creates the Workplace Transparency Act. Limits the terms of employment agreements that restrict specified employee rights with respect to allegations of unlawful conduct. Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that the Division of Professional Regulation of the Department of Financial and Professional Regulation must exchange information with the Department of Human Rights regarding recommendations received regarding a licensee or candidate for licensure who has committed a civil rights violation that may lead to the refusal, suspension, or revocation of a license from the Division of Professional Regulation. Amends the Illinois Human Rights Act. Requires the Department of Human Rights to adopt a model sexual harassment prevention training program and provides that all employers shall use the model or establish a training program that equals or exceeds the minimum standards provided by the model. Makes other changes concerning: definitions; procedures following an employer's failure to post required notices; employer disclosure requirements, and bar and restaurant sexual harassment policies and prevention training. Makes a corresponding change in the Freedom of Information Act. Creates the Sexual Harassment Victim Representation Act. Provides that in any proceeding in which a victim who is a member of a union has accused a perpetrator who is a member of the same union, the victim and the perpetrator may not be represented in the proceeding by the same union representative. Amends the Victims' Economic Security and Safety Act.
Defines "gender violence" and makes the Act applicable in instances of gender violence. Amends the Illinois Governmental Ethics Act. Modifies the disclosure of economic interests Article to provide for separate provisions concerning statements of economic interests to be filed with the Secretary of State and the county clerk respectively. Amends the State Officials and Employees Ethics Act and the Lobbyist Registration Act to require annual participation in harassment and discrimination prevention training. Further amends the State Officials and Employees Ethics Act. Makes changes concerning: rights of persons subjected to discrimination, harassment, or sexual harassment; jurisdiction and duties of Executive Inspectors General, the Executive Ethics Commission, the Legislative Inspector General, and the Legislative Ethics Commission; complaint process, reporting, and independent review of allegations of sexual harassment made against an elected official; and other matters. Contains severability language. Effective January 1, 2020, except (i) the Hotel and Casino Employee Safety Act takes effect July 1, 2020; and (ii) the changes to the Illinois Governmental Ethics Act, the State Officials and Employees Ethics Act, and the Lobbyist Registration Act take effect immediately.

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<td>8/9/2019</td>
<td>Senate</td>
<td>Public Act . . . . . . 101-0221</td>
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### SB 175

**Short Description:** COOK CTY WATER INFRASTRUCTURE

**Senate Sponsors**
Sen. Napoleon Harris, III

**House Sponsors**
(Rep. Yehiel M. Kalish and Justin Slaughter)

**Synopsis As Introduced**
Amends the State Finance Act. Creates the Cook County Water Infrastructure Fund as a special fund in the State treasury. Provides that, subject to appropriation, moneys in the Fund shall be used by the Environmental Protection Agency to make grants to municipalities to fund infrastructure improvements to facilitate water supplies from Lake Michigan for residents of Cook County. Provides that, in making grants from the Cook County Water Infrastructure Fund, the Agency must prioritize water infrastructure projects in non-supplying municipalities in Cook County over water infrastructure projects in supplying municipalities in Cook County. Defines terms. Effective immediately.

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<td>House</td>
<td>Rule 19(a) / Re-referred to Rules Committee</td>
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### SB 262

**Comment:**
FY '20 Budget

**Short Description:** $GOMB

**Senate Sponsors**

**House Sponsors**
(Rep. Gregory Harris)

**Synopsis As Introduced**
Appropriates $2 from the General Revenue Fund to the Governor’s Office of Management and Budget for its FY 20 ordinary and contingent expenses.
House Floor Amendment No. 1
Replaces everything after the enacting clause. Makes various appropriations and reappropriations for specified purposes. Amends Public Act 100-586 by changing and adding various appropriations and reappropriations. Provides that specified appropriations may be used for prior year costs. Provides that specified appropriations shall be used for all costs incurred before July 1, 2019. Some provisions are effective immediately; Some provisions are effective July 1, 2019; also contains other effective date provisions.

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<td>Public Act . . . . . . . . 101-0007</td>
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SB 687

Comment:
Income tax rates for Gov's Fair Tax SJRCA 1.

Short Description:  INCOME TAX RATES-CREDITS

Senate Sponsors
Sen. Toi W. Hutchinson-Elgie R. Sims, Jr.

House Sponsors
(Rep. Michael J. Zalewski-Marcus C. Evans, Jr.-Jaime M. Andrade, Jr.)

Synopsis As Introduced
Amends the Small Business Job Creation Tax Credit Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Income Tax Act. Sets forth a schedule of income-based tax rates for individuals, trusts, and estates for taxable years beginning on or after January 1, 2021. Provides that, for taxable years beginning on or after January 1, 2021, the tax on corporations shall be imposed at the rate of 7.99% of the taxpayer's net income for the taxable year. Makes changes concerning transfers to the Local Government Distributive Fund to provide that the transfer shall be equal to 10.75% of the amount that would have been generated if the tax had been imposed at the rate of 3% for individuals, trusts, and estates and at the rate of 4.8% for corporations. Creates a child tax credit. Provides that taxpayers who are required to file a federal joint return shall file a joint return with the State. Provides that the income tax credit for property taxes shall be equal to 6% (currently, 5%) of real property taxes paid by the taxpayer during the taxable year on the principal residence of the taxpayer. Effective January 1, 2021, but does not take effect at all unless Senate Joint Resolution Constitutional Amendment No. 1 of the 101st General Assembly is approved by the voters prior to that date.

Senate Floor Amendment No. 2
Makes technical changes to the bill as amended by Senate Amendment No. 1 concerning the filing of joint returns.

House Floor Amendment No. 1
Makes changes to the engrossed bill to provide that, beginning on February 1, 2021, the monthly transfers from the General Revenue Fund to the Local Government Distributive Fund shall be equal to the sum of (i) 5.32% of the net revenue realized from the tax imposed upon individuals, trusts, and estates during the preceding month and (ii) 6.16% of the net revenue realized from the tax imposed upon corporations during the preceding month (in the engrossed bill, an amount equal to 10.75% of the amount that would have been generated if the taxes had been imposed at the rate of 3% for individuals, trusts, and estates and at the rate of 4.8% for corporations).

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SB 689

Comment:
Revenue portion of operations budget.

Short Description:  ESTATE/GEN-SKIPPING TRANSFER

Senate Sponsors
Sen. Toi W. Hutchinson-Heather A. Steans and Omar Aquino

House Sponsors
(Rep. Gregory Harris)

Synopsis As Introduced
Amends the State Tax Preparer Oversight Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that no tax shall be imposed under the Act for persons dying on or after January 1, 2021 or for transfers made on or after January 1, 2021. Effective January 1, 2021, but only if an amendment to the Illinois Constitution permitting the taxation of income at a graduated rate is adopted prior to that date by the voters of Illinois.

House Committee Amendment No. 1

House Floor Amendment No. 2

House Floor Amendment No. 3
Replaces everything after the enacting clause. Amends the Use Tax Act and the Service Use Tax Act. Contains provisions concerning marketplace facilitators. Extends the Manufacturing Machinery and Equipment Exemption to production related tangible personal property. Provides that the term "production related tangible personal property" includes certain supplies and consumables used in a manufacturing facility. Amends the Illinois Income Tax Act. Creates a credit for taxpayers who have been awarded a data center certificate of exemption. Provides that the amount of the income tax credit shall be 20% of the wages paid during the taxable year to a full-time or part-time employee of a construction contractor employed by a certified data center. Amends the Illinois Income Tax Act. Creates a deduction for trusts and estates for certain excess business losses. Creates an addition modification for corporations for certain foreign derived income. Amends the Illinois Public Aid Code. Imposes a managed care organization provider assessment. Amends the Illinois Public Aid Code to create a managed care organization provider assessment. Extends the amnesty period under the Tax Delinquency Amnesty Act and the Franchise Tax and License Fee Amnesty Act of 2007. Amends the Illinois Enterprise Zone Act. Creates a High Impact Business construction jobs credit and an Enterprise Zone construction jobs credit based on the incremental income tax attributable to laborers or workers employed at certain construction sites located in Enterprise Zones. Requires contractors and subcontractors associated with projects that receive credits under the amendatory Act to file certified payroll information with the Department of Labor and the Department of Commerce and Economic Opportunity. Amends the Economic Development for a Growing Economy Tax Credit Act. Creates a New Construction EDGE Credit based on the incremental income tax attributable to laborers or workers employed at construction sites associated with EDGE projects. Amends the River Edge Redevelopment Zone Act. Creates a River Edge construction jobs credit based on the incremental income tax attributable to laborers or workers employed at certain construction sites in a River Edge Redevelopment Zone. Requires contractors and subcontractors associated with projects that receive credits under the amendatory Act to file certified payroll information with the Department of Labor and the Department of Commerce and Economic Opportunity. Amends the Business Corporation Act of 1983. Phases out certain franchise taxes. Effective immediately.
SB 690

Comment: Gaming expansion, building (vertical) construction, pre-apprenticeships, horse racing, casinos, video gaming tax.

Short Description: PTELL-QUALIFIED SCHOOL DIST

Senate Sponsors
Sen. Terry Link-Antonio Muñoz-Toi W. Hutchinson-Dave Syverson, Steve Stadelman-Michael E. Hastings, Napoleon Harris, Ill, Elgie R. Sims, Jr., Omar Aquino and Scott M. Bennett

House Sponsors
(Rep. Robert Rita)

Synopsis As Introduced
Amends the Invest in Kids Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, beginning in levy year 2022, for taxing districts that are school districts (other than qualified school districts), "extension limitation" means 0% or the rate of increase approved by the voters (currently, (a) the lesser of 5% or the percentage increase in the Consumer Price Index during the 12-month calendar year preceding the levy year or (b) the rate of increase approved by voters). Provides that the term "qualified school district" means a school district that certifies to the county clerk that the district: (i) submitted a claim or claims to the Illinois State Board of Education for reimbursement of certain State mandated categoricals for the school fiscal year immediately preceding the levy year and received reimbursement for those State mandated categoricals that was less than 97% of the district's claims; or (ii) did not receive the minimum funding required for that school district under the evidence-based funding formula. Amends the School Code. Requires the State Board of Education to certify to each school district whether or not the school district is eligible for designation as a qualified school district. Effective January 1, 2021, but does not take effect at all unless Senate Joint Resolution Constitutional Amendment No. 1 of the 101st General Assembly is approved by the voters of the State prior to that date.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".

House Floor Amendment No. 2
Replaces everything after the enacting clause. Creates the Leveling the Playing Field for Illinois Retail Act. Provides that the Department of Revenue shall establish standards for the certification of certified service providers and certified automated systems. Amends the Retailers' Occupation Tax Act. Provides that specified remote retailers are liable for all applicable State and locally imposed retailers' occupation taxes on all retail sales to Illinois purchasers. Creates the Parking Excise Tax Act. Imposes a tax on the privilege of using a parking space in a parking area or garage for the use of parking one or more motor vehicles. Amends the Cigarette Tax Act and Cigarette Use Tax Act. Imposes a tax upon any person engaged in business as a retailer of cigarettes at the rate of 149 mills per cigarette sold or otherwise disposed of in the course of such business (rather than the aggregate tax rate of 99 mills), which shall be distributed each month into the Capital Projects Fund. Amends the Property Tax Code. Provides that, on and after July 1, 2019, the rate of tax imposed for transferring title to, beneficial interest in, and controlling interest in real estate located in Illinois is increased to $1.50 for each $500 of value or fraction of $500 stated in the declaration if the transaction involves nonresidential real estate. Creates the Illinois Works Jobs Program Act. Establishes the Illinois Works Preapprenticeship Program with the goal of creating a network of community-based organizations throughout the State that will recruit, prescreen, and provide preapprenticeship skills training. Provides that contractors and subcontractors may receive bid credits for employing apprentices who have completed the program. Creates the Illinois Works Apprenticeship Initiative. Provides that the goal
of the initiative is that, for public works projects, apprentices will perform either 10% of the total labor hours actually worked in each prevailing wage classification or 10% of the estimated labor hours in each prevailing wage classification, whichever is less. Amends the Prevailing Wage Act to require contractors and subcontractors who participate in public works to report each worker's skill level. Creates the Sports Wagering Act. Authorizes sports wagering: by an organization licensee under the Illinois Horse Racing Act of 1975; by an owners licensee under the Riverboat Gambling Act (which is renamed in the amendatory Act); and at or within a 5-block radius of a sports facility. Authorizes the Board to issue 3 online sports wagering operator licenses pursuant to an open and competitive selection process. Includes provisions for licensing sports governing bodies for providing official league data to be used for tier 2 sports wagers. Creates a Lottery sports wagering pilot program. Creates the State Fair Gaming Act. Authorizes video gaming at the Illinois State Fair and the DuQuoin State Fair by a concessioner licensed by the Illinois Gaming Board. Amends the State Finance Act to create various special funds in the State treasury. Amends the Illinois Horse Racing Act of 1975 and the Riverboat Gambling Act to authorize electronic gaming at racetracks (and makes conforming changes in various Acts). Further amends the Illinois Horse Racing Act of 1975. Makes various changes concerning Illinois Racing Board members. Indefinitely extends the authorization for advance deposit wagering. Authorizes the construction of a new racetrack limited to standardbred racing in Cook County. Further amends the Riverboat Gambling Act. Changes the short title to the Illinois Gambling Act. Amends various Acts to make corresponding changes. Adds additional owners licenses, one of which authorizes the conduct of casino gambling in the City of Chicago. Increases the number of gaming positions for existing owners licensees. Makes various changes concerning Illinois Gaming Board members. Makes changes in provisions concerning the admission tax and privilege tax. Amends the Video Gaming Act to increase the amount of maximum wagers, to increase the number of terminals licensees may have on their premises, to add provisions restricting licenses in malls, and to increase the terminal tax. Makes other changes. Effective immediately, except that certain provisions take effect on January 1, 2020.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Creates the Leveling the Playing Field for Illinois Retail Act. Provides that the Department of Revenue shall establish standards for the certification of certified service providers and certified automated systems. Creates the Parking Excise Tax Act. Imposes a tax on the privilege of using a parking space in a parking area or garage for the use of parking one or more motor vehicles. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois to require the Department of Commerce and Economic Opportunity to issue certificates of exemption from the Retailers' Occupation Tax Act, the Use Tax Act, the Service Use Tax Act, and the Service Occupation Tax Act, all locally imposed retailers' occupation taxes administered and collected by the Department, the Chicago non-titled Use Tax, the Electricity Excise Tax Act, and a credit certification against certain taxes imposed under the Illinois Income Tax Act to qualifying Illinois data centers. Amends the Illinois Income Tax Act, Use Tax Act, Service Use Tax, and Service Occupation Tax Act to make conforming changes. Amends the Retailers' Occupation Tax Act to make conforming changes and to provide that specified remote retailers are liable for all applicable State and locally imposed retailers' occupation taxes on all retail sales to Illinois purchasers. Amends the Cigarette Tax Act and Cigarette Use Tax Act. Imposes a tax upon any person engaged in business as a retailer of cigarettes at the rate of 149 mills per cigarette sold or otherwise disposed of in the course of such business (rather than the aggregate tax rate of 99 mills), which shall be distributed each month into the Capital Projects Fund. Creates the Illinois Works Jobs Program Act. Establishes the Illinois Works Preapprenticeship Program with the goal of creating a network of community-based organizations throughout the State that will recruit, prescreen, and provide preapprenticeship skills training. Provides that contractors and subcontractors may receive bid credits for employing apprentices who have completed the program. Creates the Illinois Works Apprenticeship Initiative. Provides that the goal of the initiative is that, for public works projects, apprentices will perform either 10% of the total labor hours actually worked in each prevailing wage classification or 10% of the estimated labor hours in each prevailing wage classification, whichever is less. Amends the Prevailing Wage Act to require contractors and subcontractors who participate in public works to report each worker's skill level. Creates the Sports Wagering Act. Authorizes sports wagering: by an organization licensee under the Illinois Horse Racing Act of 1975; by an owners licensee under the Illinois Gambling Act; and at or within a 5-block radius of a sports facility. Authorizes the Board to issue 3 online sports wagering operator licenses pursuant to an open and competitive selection process. Includes provisions for licensing sports governing bodies for providing official league data to be used for tier 2 sports wagers. Creates a Lottery sports wagering pilot program. Creates the State Fair Gaming Act. Authorizes video gaming at the Illinois State Fair and the DuQuoin State Fair by a concessioner licensed by the Illinois Gaming Board. Amends the Illinois Horse Racing Act of 1975 and the Riverboat Gambling Act to authorize electronic gaming at racetracks; makes conforming changes in various Acts. Further amends the Illinois Horse Racing Act of 1975. Makes various changes concerning Illinois Racing Board members. Indefinitely extends the authorization for advance deposit wagering. Authorizes the construction of a new racetrack limited to standardbred racing in Cook County. Further amends the Riverboat Gambling Act. Changes the short title to the Illinois Gambling Act; amends various Acts to make corresponding changes. Adds additional owners licenses, one of which authorizes the conduct of casino gambling in the City of Chicago. Increases the number of gaming positions for existing owners licensees. Makes various changes concerning Illinois Gaming Board members. Makes changes in provisions concerning the admission tax and privilege tax. Amends the Video Gaming Act to increase the amount of maximum wagers, to increase the number of terminals licensees may have on their premises, to add provisions restricting licenses in malls, and to increase the terminal tax. Amends
the State Finance Act to create various special funds in the State treasury. Makes other changes. Effective immediately, except some provisions take effect on January 1, 2020.

### SB 1270

**Short Description:** LEAD IN DRINKING WATER-PARKS

**Senate Sponsors**
Sen. Robert Peters-Jacqueline Y. Collins, Laura Fine-Iris Y. Martinez, Kimberly A. Lightford and Heather A. Steans-Christopher Belt

**Synopsis As Introduced**
Amends the Illinois Plumbing License Law. Provides that each park district, municipal park and recreation agency, or special recreation agency shall test each source of potable water in a park that serves children under 6 years old for lead contamination. Provides requirements for testing and notification. Provides requirements for requests seeking waiver of testing. Provides that the owner or operator of a community water system may agree to pay for the cost of the laboratory analysis of the test samples.

### SB 1304

**Short Description:** CRIM CD-CRITICAL INFRASTRUCTUR

**Senate Sponsors**
Sen. Michael E. Hastings

**Synopsis As Introduced**
Amends the Criminal Code of 2012. Creates the offense of criminal damage to a critical infrastructure facility for a person who knowingly damages, destroys, vandalizes, defaces, or tampers with equipment in a critical infrastructure facility. Provides the penalty is a Class 1 felony punishable by a fine of $100,000, imprisonment, or both. Expands the offense of criminal trespass to a nuclear facility to include other critical infrastructure facilities. Provides the penalty is a Class 4 felony punishable by a fine of not less than $1,000, imprisonment, or both. Creates the offense of aggravated criminal trespass to a critical infrastructure facility for a person who commits a criminal trespass to a critical infrastructure facility with the intent to damage, destroy, vandalize, deface, or tamper with equipment of the facility, or impede or inhibit operations of the facility. Provides the penalty is a Class 3 felony punishable by a fine of not less than $10,000, imprisonment, or both. Provides if a business, corporation, or organization is convicted of conspiracy to commit any of the offenses the entity shall, in addition to any other applicable penalty, be sentenced to a fine of not less than 10 times the minimum fine authorized for the offense. Provides a person may be liable in any civil action for money damages to the owner of the critical infrastructure facility for any damage to personal or real property of the facility resulting from any of the offenses, and that a person may also be liable to the owner for court costs and reasonable attorney's fees. Provides for exemptions. Defines "critical infrastructure facility".
SB 1392

Short Description:  PRAIRIE RESEARCH-MICROPLASTICS

Senate Sponsors
Sen. Julie A. Morrison, Laura Fine, Laura M. Murphy-Toi W. Hutchinson-Jacqueline Y. Collins and Christopher Belt

House Sponsors

Synopsis As Introduced
Amends the Environmental Protection Act. Requires that the Agency define "microplastics" and examine the role of microplastics in public drinking water. Requires the Agency to publicly disclose the results of its testing and reporting. Provides that the Agency, if appropriate, is to consider issuing a notification level to aid consumer interpretations. Requires the Agency to accredit qualified laboratories in Illinois to analyze microplastics.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the University of Illinois Scientific Surveys Act. Provides that, subject to appropriation, the Prairie Research Institute shall conduct a detailed review of the available scientific literature and federal and State laws, regulations, and rules to identify the threat of microplastics to human health and the environment. Provides that no later than 3 months after completion of the review, the Prairie Research Institute shall submit to the General Assembly a report of its findings that must include any recommendations for legislative or regulatory actions that the State can take to protect human health and the environment from microplastics. Provides that the amendatory Act's provisions are repealed on July 1, 2021.

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<td>Senate</td>
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SB 1532

Short Description:  LEAD SERVICE LINE REPLACEMENT

Senate Sponsors
Sen. Heather A. Steans-Jacqueline Y. Collins, Laura Fine-Patricia Van Pelt-Christopher Belt, David Koehler and Mattie Hunter

Synopsis As Introduced
Creates the Reduction of Lead Service Lines Act. Requires community water supplies to identify and replace all lead service lines that connect to a water main. Provides that every community water supply in Illinois that has known lead service lines shall create a plan, to be submitted to the Environmental Protection Agency for approval, to replace all lead service lines and galvanized service lines if the service line is or was connected to lead piping. Provides that, within legal bounds, a community water supply shall have the authority to access private property and private residences for the sole purpose of identifying or replacing lead service lines or galvanized service lines. Provides that no person shall replace a portion of a lead service line without replacing the entirety of the line at the same time, except in cases of emergency repair. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Requires the Department of Commerce and Economic Opportunity to establish a comprehensive low-income water assistance policy and program. Amends the Public Utilities Act. Removes references to unaccounted-for water and replaces them with references to nonrevenue water. Provides that the Illinois Commerce Commission may allow or direct a water utility to establish a customer assistance program. Provides that certain entities that serve or provide water or sewer services shall prepare a summary of the cost of service for a given calendar year. Effective immediately.
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SB 1724

Short Description: REPORT-SETTING OF WATER RATES

Senate Sponsors
Sen. Napoleon Harris, III, Laura Fine-John F. Curran-Robert Peters-Christopher Belt, Ann Gillespie and Sara Feigenholtz

House Sponsors

Synopsis As Introduced
Amends the University of Illinois Scientific Surveys Act. Provides that, subject to appropriation, no later than December 1, 2020, the Illinois State Water Survey, in coordination with the Department of Public Health, must issue a report evaluating the setting of water rates throughout Illinois; specifies report requirements. Provides that in developing the report, the Illinois State Water Survey shall form an advisory committee; provides for the committee's membership. Provides that no later than 60 days after the effective date of the amendatory Act, the Illinois State Water Survey must provide an opportunity for public comment on the questions to be addressed in the report, the metrics to be used, and the recommendations that need to be issued. Repeals the provision on January 1, 2021. Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the University of Illinois Act. Provides that, subject to appropriation, no later than December 1, 2020, the Government Finance Research Center at the University of Illinois at Chicago, in coordination with an intergovernmental advisory committee, must issue a report evaluating the setting of water rates throughout the Lake Michigan service area of northeastern Illinois and, no later than December 1, 2021, for the remainder of Illinois; specifies report requirements. Provides that in developing the report, the Government Finance Research Center shall form an advisory committee; provides for the committee's membership. Provides that no later than 60 days after the effective date of the amendatory Act, the Department of Public Health must provide an opportunity for public comment on the questions to be addressed in the report, the metrics to be used, and the recommendations that need to be issued. Repeals the provision on January 1, 2022. Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Changes the person who appoints certain members of the advisory committee to the Director of the Government Finance Research Center (rather than the Director of Public Health). Requires the Government Finance Research Center (rather than the Department of Public Health) to provide administrative and other support to the committee. Requires the Government Finance Research Center (rather than the Department of Public Health) to provide an opportunity for public comment on the questions to be addressed in the water rates report, the metrics to be used, and the recommendations that need to be issued. Effective immediately.

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SB 1814

Comment:
BIMP for FY '20 budget
**Short Description:** FY19-PRIOR INCURRED COSTS

**Senate Sponsors**

**House Sponsors**
(Rep. Gregory Harris-Maurice A. West, II)

**Synopsis As Introduced**
Amends the State Finance Act. Provides that the appropriations authorized under Article 137 through Article 166 of Public Act 100-0586 may also be used for costs incurred prior to July 1, 2018. Repeals provisions concerning FY19 prior incurred costs on January 1, 2020. Effective immediately.

**House Floor Amendment No. 1**
Replaces everything after the enacting clause. Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement FY2020 budget recommendations. Effective immediately.

**House Floor Amendment No. 2**
Makes a technical correction to a provision of the Illinois Pension Code relating to actuarial value. Adds provisions amending the Urban Weatherization Initiative Act. Provides that grant funds awarded under the Act may be used for any purpose for which bonds are issued under the Build Illinois Bond Act. Amends the Access to Justice Act. Provides that certain grant moneys awarded under Senate Bill 262 of the 101st General Assembly shall be awarded by the Department of Human Services in equal amounts to the Westside Justice Center and the Resurrection Project.

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**SB 1849**

**Short Description:** UTILITY-WATER & SEWER VALUE

**Senate Sponsors**
Sen. Sue Rezin

**Synopsis As Introduced**
Amends the Public Utilities Act. Modifies a Section concerning valuation of water and sewer utilities. Provides that the term "large public utility" means an investor-owned public utility that, among other specifications, regularly provides water or sewer service to customer connections (rather than regularly provides water or sewer service to more than 30,000 customer connections). Provides that in acquiring large public utility's 2 rate cases after an acquisition, the large public utility shall (rather than may) file a rate tariff for an acquired water or sewer utility that establishes an annual rate of 2.5% or less, which shall apply to all customers of the utility going forward, regardless of the rates previously established by the district or tariff group into which the water or sewer utility is to be combined. Provides that any water or sewer utility system which may be purchased shall, before the purchase of the water or sewer utility system, require a vote by referendum of the voters of any affected unit of local government approving the purchase. Provides that a unit of local government that has approved the purchase of a water or sewer utility system may apply to the Illinois Commerce Commission for a docketed proceeding to negotiate the purchase of a buyback of a water or sewer utility system after 3 years after the purchase. Effective immediately.

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SB 1932

Comment: Property Tax Relief Fund Task Force.

Short Description: STATE TREASURER-REAL PROPERTY

Senate Sponsors
Sen. Andy Manar, Scott M. Bennett, Jennifer Bertino-Tarrant, Rachelle Crowe, Mattie Hunter, Thomas Cullerton, Laura Fine, Laura M. Murphy, Suzy Glowiak Hilton, Toi W. Hutchinson, Cristina Castro, Terry Link, Melinda Bush, Julie A. Morrison and Bill Cunningham

House Sponsors
(Rep. Jonathan Carroll-Sam Yingling-Rita Mayfield-Bob Morgan-Stephanie A. Kifowit, Joyce Mason, Anne Stava-Murray, Justin Slaughter, Curtis J. Tarver, Il, Sue Scherer, Monica Bristow, Nathan D. Reiltz, Mark L. Walker, John Connor, Daniel Didech, Carol Ammons, Maurice A. West, Il, Kathleen Willis, Jennifer Gong-Gershowitz, Michelle Mussman, Natalie A. Manley and Kelly M. Burke)

Synopsis As Introduced
Amends the State Treasurer Act. Provides that, subject to the provisions of the Public Contract Fraud Act, the State Treasurer is authorized during fiscal years 2019 and 2020 to purchase real property located in the City of Springfield, Illinois which the State Treasurer deems necessary to properly carry out the powers and duties vested in him or her. Provides that, subject to provisions of the Treasurer's Procurement Rules, the State Treasurer may enter into contracts relating to construction, reconstruction, or renovation projects for any such buildings or lands acquired under this Act, and the State Treasurer may equip, lease, operate, and maintain those grounds, buildings, and facilities as may be appropriate to carry out the State Treasurer's statutory purposes and duties. Provides that the State Treasurer may enter into agreements with any person with respect to the use and occupancy of the grounds, buildings, and facilities of the State Treasurer, including concession, license, and lease agreements on terms and conditions as the State Treasurer determines and in accordance with the procurement processes for the Office of the State Treasurer, which shall be substantially in accordance with the requirements of Illinois Procurement Code. Provides that exercise of the authority vested by this Act is subject to the appropriation of the necessary funds. Amends the State Finance Act. Expands the use of moneys in the State Pension Fund to include the acquisition of land and buildings in State fiscal year 2019 and 2020 for use by the Office of the State Treasurer, as well as construction, reconstruction, improvement, repair, and maintenance, in accordance with the provisions of laws relating thereto, of such lands and buildings beginning in State fiscal year 2019 and thereafter. Effective immediately.

Senate Committee Amendment No. 1
Provides that the State Treasurer is authorized to acquire (currently, purchase) real property located in Springfield, Illinois. Provides that real property acquired by the State Treasurer under specified provisions may be acquired subject to any third party interests in the property that do not prevent the State Treasurer from exercising the intended beneficial use of such property. Removes provisions concerning the form in which property may be acquired by the State Treasurer. Removes provisions concerning a leaseback of property. Modifies the term "operational expenses of the Office of the State Treasurer".

House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the State Treasurer Act. Makes a technical change in a Section concerning bond.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Property Tax Code. Creates the Property Tax Relief Task Force. Provides that the Task Force shall identify the causes of increasingly burdensome property taxes across Illinois, review best practices in public policy strategies that create short-term and long-term property tax relief for homeowners, and make recommendations to assist in the development of short-term and long-term administrative, electoral, and legislative changes needed to create short-term and long-term property tax relief for homeowners. Provides for the membership of the Task Force. Provides that the Task Force shall submit its initial report to the Governor and the General Assembly within 90 days of the effective date of this amendatory Act, and provides that the Task Force shall submit its final report to the Governor and the General Assembly by December 31, 2019. Repeals these provisions December 31, 2020. Effective immediately.

House Floor Amendment No. 3
Replaces everything after the enacting clause. Amends the Property Tax Code. Creates the Property Tax Relief Task Force. Provides that the Task Force shall identify the causes of increasingly burdensome property taxes across Illinois, review best practices in public policy strategies that create short-term and long-term property tax relief for homeowners, and make recommendations to assist in the development of short-term and long-term administrative, electoral, and legislative changes needed to create short-term and long-term property tax relief for homeowners. Provides for the membership of the Task Force. Provides that the Task Force shall submit its initial report to the Governor and the General Assembly within 90 days of the effective date of this amendatory Act, and provides that the Task Force shall submit its final report to the Governor and the General Assembly by December 31, 2019. Repeals these provisions December 31, 2020. Effective immediately.

House Floor Amendment No. 4

Replaces everything after the enacting clause. Amends the Property Tax Code. Creates the Property Tax Relief Task Force. Provides that the Task Force shall identify the causes of increasingly burdensome property taxes across Illinois, review best practices in public policy strategies that create short-term and long-term property tax relief for homeowners, and make recommendations to assist in the development of short-term and long-term administrative, electoral, and legislative changes needed to create short-term and long-term property tax relief for homeowners. Provides for the membership of the Task Force. Provides that the Task Force shall submit its initial report to the Governor and the General Assembly within 90 days of the effective date of this amendatory Act, and provides that the Task Force shall submit its final report to the Governor and the General Assembly by December 31, 2019. Repeals these provisions December 31, 2020. Effective immediately.

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SB 1939

Comment:
Motor Fuel Tax for roads & bridges (horizontal) construction.

Short Description:  FINANCE-APPROP FOR EDUCATION

Senate Sponsors
Sen. Martin A. Sandoval-Ram Villivalam and Omar Aquino

House Sponsors
(Rep. Jay Hoffman)

Synopsis As Introduced
Amends the State Finance Act. Provides that within 150 (currently, 120) days after the conclusion of each fiscal year, each State-supported institution of higher learning must provide, through the Illinois Board of Higher Education, a financial report to the Governor and General Assembly documenting the institution's revenues and expenditures of funds for that fiscal year ending June 30 for all funds.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the State Finance Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that a specified percentage of the net revenue generated from sales of motor fuel and gasohol shall be deposited into the Road Fund. Amends the Motor Fuel Tax Law. Provides that the tax imposed on motor fuel shall be at the rate of 38 cents per gallon. Provides that the tax imposed on diesel shall be 7.5 cents per gallon. Makes changes concerning the distribution of proceeds. Amends the Illinois Municipal Code. Provides that, in addition to any other tax that may be imposed, a municipality in a county with a population of over 3,000,000 inhabitants may also impose a tax on motor fuel at a rate not to exceed $0.03 per gallon. Amends the Illinois Vehicle Code. Increases certain vehicle registration fees. Makes changes concerning notice of a parking, standing, or
compliance violations. Provides that the notice shall include the vehicle make or a photograph of the vehicle (currently, vehicle make only). Makes changes concerning service of the notice. Amends the State Finance Act to create certain special funds. Amends the Counties Code to provide that the County Motor Fuel Tax Law also applies in Lake and Will Counties. Provides that the rate may not be less than 4 cents per gallon and not more than 8 cents per gallon. Provides that the Department of Revenue shall adjust the rate on July 1 of each year. Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall set aside $50,000,000 received by the Department of Transportation from the Road Fund for the projects in the following categories: pedestrian and bicycle facilities and the conversion of abandoned railroad corridors to trails. Effective immediately.

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SB 2023

Comment:
Trailer bill to cannabis HB 1438 & adds conditions to medical cannabis.

Short Description: BANKING-CANNABIS BUSINESSES

Senate Sponsors
Sen. Laura Fine-Don Harmon, Mattie Hunter, Robert Peters, Ann Gillespie, Toi W. Hutchinson-Linda Holmes, Antonio Muñoz, Laura M. Murphy, Rachelle Crowe, Christopher Belt, Jason A. Barickman, Neil Anderson and Ram Villivalam-Cristina Castro

House Sponsors

Synopsis As Introduced
Amends the Illinois Banking Act and the Illinois Credit Union Act. Provides that the Secretary of Financial and Professional Regulation shall not: issue an order against a financial institution for unsafe or unsound banking practices solely because the entity provides financial services to a cannabis-related legitimate business; prohibit, penalize, or otherwise discourage a financial institution from providing financial services to a cannabis-related legitimate business solely because the entity provides financial services to a cannabis-related legitimate business; recommend, incentivize, or encourage a financial institution not to offer financial services to an account holder or to downgrade or cancel the financial services offered to an account holder solely because the account holder is a manufacturer or producer or is the owner, operator, or employee of a cannabis-related legitimate business, the account holder later becomes an owner or operator of a cannabis-related legitimate business, or the financial institution was not aware that the account holder is the owner or operator of a cannabis-related legitimate business; and take any adverse or corrective supervisory action on a loan made to an owner or operator of a cannabis-related legitimate business solely because the owner or operator owns or operates a cannabis-related legitimate business or an owner or operator of real estate or equipment that is leased to a cannabis-related legitimate business solely because the owner or operator of the real estate or equipment leased the equipment or real estate to a cannabis-related legitimate business. Authorizes the Secretary to furnish confidential supervisory information relating to a financial institution providing financial services to cannabis-related businesses, limited to the name, contact information, and such other information as the Secretary determines is prudent, to the Illinois State Treasurer. Effective immediately.

Senate Committee Amendment No. 1
Deletes provisions authorizing the Secretary of Financial and Professional Regulation to furnish to the State Treasurer confidential supervisory information concerning financial institutions that provide financial services to cannabis-related businesses.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Nurse Practice Act and the Physician Assistant Practice
Act of 1987. Provides that violating the Compassionate Use of Medical Cannabis Program Act is grounds for disciplinary action under the Acts. Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Removes the word "Pilot" from the Act's short title and the Compassionate Use of Medical Cannabis Pilot Program. Makes conforming changes throughout the Act and statutes. Replaces the defined term "bona fide physician-patient relationship" with "bona fide health care professional-relationship" and makes conforming changes throughout the Act. Provides that specified maladies are debilitating medical conditions. Refers to certifying health care professionals (rather than physicians) throughout the Act. Provides that a certifying health care professional may not engage in fee splitting as prohibited under the Medical Practice Act of 1987. Provides that nothing in the Act shall preclude a certifying health care professional from referring a patient for health services, including certification, under the Act. Provides that a qualifying patient under the age of 18 shall not be prohibited from having up to 3 (instead of 2) designated caregivers. Provides that the Department of Public Health shall establish procedures to permit qualified veterans to participate in the Opioid Alternative Pilot Program. Provides that any Department-approved quantity waiver process must be made available to qualified veterans. Requires the Department to provide for immediate changes to a registered qualifying patient's designated registered dispensing organization. Provides that the Department of Financial and Professional Regulation shall adopt rules permitting returns, and potential refunds, for damaged or inadequate products. Allows the Department of Financial and Professional Regulation to issue nondisciplinary citations for minor violations which may be accompanied by a civil penalty not to exceed $10,000 per violation and shall contain specified information. Provides that if the licensee does not dispute the matter in the citation with the Department of Financial and Professional Regulation within 30 days after the citation is served, then the citation shall become final and shall not be subject to appeal. Repeals a provision concerning changing a designated dispensing organization. Repeals a provision repealing the Act on July 1, 2020. Makes other changes. Effective immediately.

House Floor Amendment No. 2

Provides that if and only if House Bill 1438 becomes law, then the Counties Code is amended. Provides that County Cannabis Retailers' Occupation Tax may not exceed: (i) 3.75% of the gross receipts of sales made in unincorporated areas of the county; and (ii) 3% of the gross receipts of sales made in a municipality located in the county (removing provisions limiting to 0.75% of the gross receipts of sales made in a municipality located in a non-home rule county and 3% of gross sales receipts made in a municipality located in a home rule county). Effective immediately or on the date House Bill 1438 takes effect, whichever is later.

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<td>8/9/2019</td>
<td>Senate</td>
<td>Public Act . . . . . . . 101-0363</td>
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SB 2027

Short Description: EPA-MAHOMET AQUIFER

Senate Sponsors
Sen. Scott M. Bennett-Chapin Rose-Melinda Bush

House Sponsors
(Rep. Carol Ammons-Sue Scherer, Gregory Harris, Chris Miller, Dan Caulkins and Grant Wehrli)

Synopsis As Introduced

Amends the Environmental Protection Act. Codifies the findings and recommendations of the Mahomet Aquifer Task Force established under P.A. 100-0403. Provides that the Environmental Protection Agency shall identify unlined, thinly covered legacy landfills for inspection and study the landfills after prioritizing them based on potential hazards to surface water and groundwater resources. Prescribes required qualifications for Agency inspectors designated to identify and inspect legacy landfills. Provides that the Agency shall collect and archive information about landfills for present and long-term use, including manifests and engineering records. Provides that the Agency shall assemble location information about industries and companies that generate waste and that the resulting records should be available for use as confidential information by regulatory agencies but shall not be subject to the Freedom of Information Act. Amends the Illinois Groundwater Protection Act. Provides that, subject to appropriation, the Agency, in consultation and cooperation with the Illinois State Geological Survey and the Illinois State Water Survey, shall design and implement a Pilot Project at the Pekin Metro Landfill in Tazewell County, to be completed by December 31, 2020. Provides that the Pilot Program shall perform specified tasks.
Senate Floor Amendment No. 3

Replaces everything after the enacting clause with the provisions of Senate Amendment No. 2, and makes the following changes: Provides that, when prioritizing the unregulated or underregulated landfills (currently, only landfills) that overlie the Mahomet Aquifer for inspection, the Agency shall consider the specified factors. Requires the Agency to identify unknown, unregulated, or underregulated (currently, unpermitted) waste disposal sites that overlie (currently, that are located within the boundaries of) the Mahomet Aquifer. Removes language requiring the Prairie Research Institute to offer specified training to instruct landfill instructors for the routine inspection and management of landfills. Removes language requiring the Prairie Research Institute to provide the Agency with updates on developments in specified technologies and systems. Requires the Agency to (i) archive information about landfills prioritized for response action following inspection and investigation, including their ownership, operational details, and waste disposal history, and (ii) assemble location information about industries and companies that generate waste. Removes language requiring the information to be available for use as confidential information but exempted from the Freedom of Information Act. Removes language requiring the Agency to utilize the information and data collected from the project to create best management practices for addressing other landfills throughout the State. Requires the Agency, following the completion of the pilot project response actions, to (i) evaluate the use of aerial photography and other remote sensing technologies to aid in the inspection and investigation of landfills; and (ii) identify additional procedures, requirements, or authorities that may be appropriate or necessary to address threats to human health and the environment from other unregulated or underregulated landfills throughout the State.

House Floor Amendment No. 1

Further amends the Environmental Protection Act to require the Prairie Research Institute to conduct a Mahomet Aquifer natural gas storage study using specified methods.

### SB 2073

**Short Description:** GROUNDWATER PROTECTION-MAHOMET

**Senate Sponsors**
Sen. Chapin Rose

**Synopsis As Introduced**
Amends the Illinois Groundwater Protection Act. Creates the Mahomet Aquifer Council. Provides that 9 public members shall be appointed to the Council by the Governor, including 3 persons representing a nonprofit consortium dedicated to the sustainability of the Mahomet Aquifer, 5 persons representing local government bodies located over the Mahomet Aquifer, and one person from the University of Illinois Prairie Research Institute. Provides that the chairperson's term shall be for one year, and a Council member's term shall be for 3 years. Allows reimbursement to members for ordinary and necessary expenses incurred in the performance of their duties, except that such reimbursement shall be limited to expenses associated with no more than 4 meetings per calendar year. Requires the Agency to provide the Council with such supporting services as are reasonable for the performance of the Council's duties. Effective immediately.

### SB 2146

**Short Description:** CLEAN WATER WORKFORCE PIPELINE

**Senate Sponsors**
Sen. Ram Villivalam, Laura Fine-Jacqueline Y. Collins-Ann Gillespie, Jennifer Bertino-Tarrant, Scott M. Bennett, Laura M.
Murphy-Christopher Belt, Julie A. Morrison, David Koehler, Mattie Hunter-Don Harmon and Robert Peters

House Sponsors
(Rep. Justin Slaughter-Carol Ammons, Mary Edly-Allen, Kelly M. Cassidy and Jawaharial Williams)

Synopsis As Introduced
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Requires the Department of Commerce and Economic Opportunity to create a Clean Water Workforce Pipeline Program to provide grants and other financial assistance to individuals for careers in water infrastructure. Provides requirements for funding, grants, and other financial assistance from the Program on a competitive and annual basis for specified activities. Provides that the Program shall have an annual goal of training and placing 2,500 specified individuals in water sector jobs annually. Directs the Department to coordinate with the Environmental Protection Agency, Illinois Finance Authority, and other State agencies that provide financial support for water infrastructure projects in order to encourage the employment of individuals trained through the Program onto projects receiving State financial assistance. Provides that the Department may select a Program Administrator to oversee the allocation of funds and select organizations that receive funding. Requires recipients under the Program to report annually to the Department on the success of their efforts and their contribution to reaching the goals of the Program. Requires the Department to compile the information and report specified information to the General Assembly annually. Within 90 days after the amendatory Act's effective date, requires the Department to propose a draft plan to implement amendatory Act's provisions for public comment and to finalize the plan within 180 days after the amendatory Act's effective date. Grants rulemaking authority to the Department to implement the Program and ensure compliance with the amendatory Act's provisions. Provides that moneys in the Water Workforce Development Fund shall only be used to fund the Program and to assist and enable implementation of clean water infrastructure capital investments. Amends the State Finance Act. Creates the Water Workforce Development Fund.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes: Provides that the Program shall be funded by appropriations from the Build Illinois Bond Fund, Capital Development Fund, or General Revenue Fund or other funds as identified by the Department of Commerce and Economic Opportunity. Provides that grants may be made, among other entities, to multi-craft labor organizations (currently, labor unions). Removes language providing that the continuing education for individuals to prepare for and build on workforce training and the training of individuals in various skill and trades necessary to build and maintain clean water infrastructure are activities for which grants and other financial assistance may be awarded. Provides that an annual goal of the Program is to train and place at least 300, or 25% of the number of annual jobs created by State financed water infrastructure projects, whichever is greater (currently, 2,500), specified persons in water sector-related apprenticeships (currently, jobs) annually. Provides that the Environmental Protection Agency, the Illinois Finance Authority, and other State agencies that provide financial support for water infrastructure projects shall support the Program in attaining the goal of employing specified individuals. Provides that the Water Workforce Development Fund shall receive moneys from the Build Illinois Bond, the Capital Development Fund, the General Revenue Fund, and any other funds.

House Committee Amendment No. 1
Provides that "multi-craft labor organization" includes a labor-management apprenticeship program that is registered with and approved by a labor organization that has an accredited training program through the Higher Learning Commission or the Illinois Community College Board.

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SB 2745

Short Description: UTILITY-WATER/SEWER REFERENDUM

Senate Sponsors
Sen. Andy Manar-Sue Rezin, Paul Schimpf-Iris Y. Martinez, John F. Curran and Terry Link

Synopsis As Introduced
Amends the Public Utilities Act. In provisions concerning procedures for a large public utility to acquire a water or
sewer utility, provides that if the water or sewer utility being acquired is owned by the State or a political subdivision of the State, a referendum will be required to approve the acquisition of the water or sewer utility by the large public utility (rather than only requiring a public meeting and publication of the terms of acquisition in a newspaper of general circulation in the area that the water or sewer utility operates). Effective immediately.

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<td>2/4/2020</td>
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<td>Assigned to Energy and Public Utilities</td>
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**SB 2994**

**Short Description:** HIGHER ED-WATER RATES REPORT

**Senate Sponsors**
Sen. Napoleon Harris, III, Christopher Belt, Robert Peters and Sara Feigenholtz

**Synopsis As Introduced**
Amends the University of Illinois Act with respect to a Section requiring the Government Finance Research Center to issue a water rates report. Provides that the water rates report for the Lake Michigan service area of northeastern Illinois must be issued no later than December 1, 2021 (instead of December 1, 2020). Provides that the water rates report for the remainder of Illinois must be issued no later than December 1, 2022 (instead of December 1, 2021). Changes the repeal date of the Section to January 1, 2023 (instead of January 1, 2022). Effective immediately.

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<td>3/5/2020</td>
<td>Senate</td>
<td>Placed on Calendar Order of 3rd Reading March 18, 2020</td>
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**SB 2998**

**Short Description:** ANIMALS-WASTE MANAGEMENT PLAN

**Senate Sponsors**
Sen. David Koehler and Emil Jones, III

**Synopsis As Introduced**
Amends the Livestock Management Facilities Act. Provides that the owner or operator of a livestock management facility of less than 1,000 animal units shall be (rather than shall not be) required to prepare and maintain a waste management plan. Requires the owner or operator of an existing livestock management facility that has or will exceed more than 5,000 animal units to file its waste management plan with the Illinois Environmental Protection Agency and the Department of Agriculture (rather than only the Department of Agriculture). Provides that a waste management plan shall be submitted electronically to both the Illinois Environmental Protection Agency and the Department of Agriculture. Provides that any person who is issued a warning from the Department for failure to submit a waste management plan shall have 15 working days (rather than 30 working days) to prepare a waste management plan. Provides that following the second violation, the Department shall (rather than may) issue an operational cease and desist order until compliance is attained.

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<td>2/27/2020</td>
<td>Senate</td>
<td>To Subcommittee on Special Issues (AG)</td>
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**SB 3109**
Short Description: SCHOOL LEAD TESTING

Senate Sponsors
Sen. Mattie Hunter-Jacqueline Y. Collins

Synopsis As Introduced
Creates the Lead in Schools Reporting Act. Provides that on an annual basis the Department of Public Health, in coordination with local departments of public health, shall conduct specified lead testing at public school facilities. Provides that the Department shall notify the Board and the public school facility if a detected lead level meets a level that the Department deems unsafe. Provides that if a public school facility has received notification from the Department that the lead level in the public school facility has been deemed unsafe, then the public school facility's school board or school personnel must provide written notification to its students' parents or guardians of the Department's findings, including the lead level, no later than 10 calendar days after being notified by the Department.

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<td>Senate</td>
<td>Placed on Calendar Order of 2nd Reading February 19, 2020</td>
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SB 3156

Short Description: ANIMALS-WASTE-SOIL PHOSPHORUS

Senate Sponsors
Sen. David Koehler and Emil Jones, III

Synopsis As Introduced
Amends the Livestock Management Facilities Act. Provides that livestock waste may continue to be applied to the soil if the average Bray P1 or Mehlich test result for soil phosphorus is 70 pounds (rather than 300 pounds) or less of elemental phosphorus per acre. Provides further that if the test result for soil phosphorus for an application field is greater than 70 pounds (rather than 300 pounds) of elemental phosphorus per acre, the owner or operator shall apply livestock waste until the test results indicate that there is less than 70 pounds (rather than 300 pounds) of elemental phosphorus per acre. States that the Illinois Department of Agriculture may reduce the application field to less than 70 pounds (rather than 300 pounds) of elemental phosphorus per acre in any county if the Department determines that this change is necessary to protect local waterways. Effective immediately.

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<td>2/27/2020</td>
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SB 3164

Short Description: EPA-WATER MAIN

Senate Sponsors
Sen. Donald P. DeWitte

Synopsis As Introduced
Amends the Environmental Protection Act. Requires all water main-related appurtenances, including fire hydrants and valves, to be included in the Environmental Protection Agency's written approval of a proposed water main installation project.

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### SB 3311

**Short Description:** LEAD IN DRINKING WATER-PARKS

**Senate Sponsors**
Sen. Robert Peters and Laura M. Murphy-Patricia Van Pelt

**Synopsis As Introduced**
Amends the Illinois Plumbing License Law. Provides that each park authority or its designee shall test each source of potable water in each of its public buildings and parks and notify the public of the results. Provides requirements for testing and notification. Provides requirements for requests seeking waiver of testing. Provides that the Director of Public Health shall conduct hearings and impose civil penalties in relation to violations of the provisions concerning lead testing in parks. Provides that schools constructed on or before January 1, 2014 shall conduct testing for lead in water and submit samples to the Illinois Environmental Protection Agency. Amends the Illinois Environmental Protection Act. Provides that the Illinois Environmental Protection Agency shall accept and analyze drinking water samples collected under those provisions of the Illinois Plumbing License Law. Provides that the Agency shall collect a fee for each sample accepted for analysis.

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### SB 3390

**Short Description:** WATER QUALITY ASSURANCE

**Senate Sponsors**
Sen. Laura Ellman, Antonio Muñoz, Laura M. Murphy and Julie A. Morrison

**Synopsis As Introduced**
Creates the Water Quality Assurance Act. Provides that new and existing health care facilities and buildings containing health care facilities shall develop and implement water management programs with specified elements to control the growth and spread of opportunistic pathogens. Requires specified persons to develop and implement a routine culture sampling plan for all building water systems. Requires health care facilities to perform remediation of identified opportunistic pathogens. Provides that the Department of Public Health or agent health departments may enter at reasonable times upon private or public property for the purpose of inspecting and investigating conditions relating to the enforcement of the Act. Requires health care facilities to register with the Department all building water systems within 120 days of the Act's effective date and to provide specified information. Contains other provisions. Establishes the Water Quality Assurance Fund as a special fund in the State treasury and makes a conforming change in the State Finance Act. Provides that the Department of Public Health shall implement, administer, and enforce the Act and may adopt rules it deems necessary to do so. Amends the Illinois Procurement Code. Provides that the Code shall not apply to procurement expenditures necessary for the Department to respond to an infectious disease outbreak response or to procurement expenditures that are necessary for a State agency's facility to implement critical recommendations provided by the Department in response to an infectious disease outbreak. Effective January 1, 2021.

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<td>Senate</td>
<td>Postponed - Public Health</td>
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SB 3484

**Short Description:** CRIM CD-CRITICAL INFRASTRUCTUR

**Senate Sponsors**
Sen. Steven M. Landek

**Synopsis As Introduced**
Amends the Criminal Code of 2012. Provides that a person also commits criminal damage to property when he or she intentionally damages, destroys, or tampers with equipment in a critical infrastructure facility without authorization from the critical infrastructure facility. Provides that a violation is: (1) a Class 4 felony when the damage to property does not exceed $500; (2) a Class 3 felony when the damage to property exceeds $500 but does not exceed $10,000; and (3) a Class 2 felony when the damage to property exceeds $10,000. Provides that a person may be liable in any civil action for money damages to the owner of the critical infrastructure facility for any damage resulting from a violation. Provides that it is an affirmative defense to a violation that the owner of the property or land damaged consented to the damage. Provides that a person may also be liable to the owner for court costs and reasonable attorney's fees resulting from a violation. Changes the name of the offense of criminal trespass to a nuclear facility to criminal trespass to a critical infrastructure facility. Includes as an element of the offense that the person must have the intent to damage, destroy, or tamper with equipment of the facility. Provides that a person may also be liable in a civil action for money damages to the owner of the critical infrastructure facility for any damage to personal or real property of the facility resulting from the trespass. Provides that a person may also be liable to the owner for court costs and reasonable attorney's fees. Defines "critical infrastructure facility" and "with the intent to damage, destroy, or tamper with equipment of the facility".

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SB 3537

**Short Description:** GROUNDWATER PROTECTION-MAHOMET

**Senate Sponsors**
Sen. Chapin Rose and Scott M. Bennett

**Synopsis As Introduced**
Amends the Illinois Groundwater Protection Act. Creates the Mahomet Aquifer Council. Provides that 9 public members shall be appointed to the Council by the Governor, including 3 persons representing a nonprofit consortium dedicated to the sustainability of the Mahomet Aquifer, 5 persons representing local government bodies located over the Mahomet Aquifer, and one person from the University of Illinois Prairie Research Institute. Provides that the chairperson's term shall be for one year, and a Council member's term shall be for 3 years. Allows reimbursement to members for ordinary and necessary expenses incurred in the performance of their duties, except that such reimbursement shall be limited to expenses associated with no more than 4 meetings per calendar year. Requires the Agency to provide the Council with such supporting services as are reasonable for the performance of the Council's duties. Effective immediately.

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SB 3778

**Short Description:** EPA-LEGIONELLA CONTROL SYSTEM

**Senate Sponsors**
**Sen. Bill Cunningham**

**Synopsis As Introduced**
Amends the Environmental Protection Act. Provides the exclusive requirements, standards, and procedures that shall apply to the construction, operation, registration, permitting, or approval of on site Legionella control systems within premise plumbing systems in commercial, industrial, institutional, and residential buildings that receive finished water from a permitted public water supply. Requires the Environmental Protection Agency to propose to the Pollution Control Board a permit for the installation and operation of on site Legionella control systems. Provides that, until the Board adopts rules for the permit, an owner of a premise plumbing system who seeks to construct or operate an on site Legionella control system shall register the system by filing a notice with specified information with the Agency. Requires the on site Legionella control system to comply with specified requirements. Effective immediately.

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**HR 121**

**Short Description:** LEAD SERVICE LINES

**House Sponsors**

**Synopsis As Introduced**
Urges every Illinois municipality that utilizes lead service lines to develop a plan to minimize the risk of lead exposure to its residents by developing a plan consisting of short and long-term steps to fully eliminate lead pipes from its drinking water systems.

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<td>Rule 19(b) / Re-referred to Rules Committee</td>
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**SJR 60**

**Short Description:** DNR-RULES-FLOODPLAINS

**Senate Sponsors**
Sen. David Koehler and Laura M. Murphy

**Synopsis As Introduced**
Directs the Department of Natural Resources to maintain existing regulations in Part 3700 of Title 17 of the Illinois Administrative Code that preserve the Department’s authority to regulate levees to protective standards. Directs the Department of Natural Resources to conduct a study of the State’s floodplains and determine meaningful trends in how floodplain use impacts public safety, marginalized and poor communities, farm economics, fish and wildlife populations, natural resources, and water quality and to make recommendations to the General Assembly as to how Illinois can better integrate floodplain programs to promote development and restoration activities that protect public safety, especially for our most vulnerable citizens, enhance the quality of the natural environment of Illinois, and support flood-compatible economies.

**Last Action**
SJRCA 1

Comment:
Governor's Fair Tax

Short Description: CONAMEND-INCOME TAX RATES

Senate Sponsors

House Sponsors

Synopsis As Introduced
Proposes to amend the Revenue Article of the Illinois Constitution. Removes a provision that provides that a tax on income shall be measured at a non-graduated rate. Provides that there may be one tax on the income of individuals and corporations (currently, there may be no more than one income tax imposed on individuals and one income tax imposed on corporations, and the rate of tax imposed upon corporations shall not exceed the rate imposed on individuals by more than a ratio of 8 to 5). Provides that the income tax may be a fair tax where lower rates apply to lower income levels and higher rates apply to higher income levels. Provides that no government other than the State may impose a tax on or measured by income. Effective upon being declared adopted.

Senate Committee Amendment No. 1
Replaces everything after the resolved clause. Proposes to amend the Revenue Article of the Illinois Constitution. Removes a provision that provides that a tax on income shall be measured at a non-graduated rate. Provides that the General Assembly shall provide by law for the rate or rates of any tax on or measured by income imposed by the State. Provides that the highest rate imposed on corporations may not exceed the highest rate imposed on individuals by more than a ratio of 8 to 5. Effective upon being declared adopted.

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<td>5/27/2019</td>
<td>Senate</td>
<td>Adopted Both Houses</td>
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EO 1904

Short Description: REVIEW-ILLINOIS VETERANS HOMES

Sponsors
Governor
Synopsis As Introduced

Provides that the Department of Veterans' Affairs shall provide a report to the Governor containing a comprehensive review of weaknesses, strengths, and opportunities for improvement of policies, protocols, and procedures related to ensuring the health and safety of residents and employees at Illinois Veterans' Homes, including protocols and procedures related to: identifying and remediating health and safety issues for residents and employees, including health issues that may present public health emergencies; communicating within the Department and with other State, federal, and local agencies regarding health and safety issues for residents and employees, including public health emergencies; communicating with residents, family members, and the public regarding health and safety issues at the Veterans' Homes, including public health emergencies; and determining and executing appropriate and necessary maintenance schedules at the Veterans' Homes that protect the health and safety of residents and employees. Provides that, in conducting the review, the Department shall work with the Department of Public Health and shall consult, as needed, with State and national experts, residents and their family members, and employees involved in providing critical care to residents. Contains provisions regarding: savings; prior executive orders; severability; and other matters. Effective immediately.

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Totals: 87 - (House Bills: 50) (Senate Bills: 33) (Other Bills: 4)