

Public Acts Report

Legislation of Interest to Counties in 2023

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This report includes public acts in 2023 that either affect county operations or that may be of interest to county officials. County officials are encouraged to share this report with their staffs to facilitate awareness of the issues contained herein. This report will be updated with any additional bills approved by the General Assembly during 2023. The summaries within this report are **not intended to substitute for a review of the actual text of the legislation** available at www.ilga.gov.

CANNABIS

SB 1559 (P.A. 103-0578) (Sen. Lightford; Rep. Ford) – OMNIBUS CANNABIS LEGISLATION

Amendment 1: Amends the Compassionate Use of Medical Cannabis Program Act. Sets forth provisions concerning cultivation center and dispensing organization agent identification cards. Removes provisions concerning convictions of an excluded offense. Provides that a required physical examination may (instead of may not) be performed by remote means. Makes other changes. Amends the Cannabis Regulation and Tax Act. Sets forth provisions concerning curbside pickup and provisions concerning identification cards. Makes changes concerning packaging requirements. In provisions concerning awarding of Conditional Adult Use Dispensing Organization Licenses, provides that the Department of Financial and Professional Regulation may extend the period for finding a physical address an additional 540 days (rather than 180 days) if the license holder meets certain requirements. Provides that if the Department denies the extension or the Conditional Adult Use Dispensing Organization License holder is unable to find a location or become operational within 720 (rather than 360) days of being awarded a Conditional Adult Use Dispensing Organization License, the Department shall rescind the Conditional Adult Use Dispensing Organization License and award it pursuant to specified provisions. Provides that entities awarded a license under specified provisions may defer paying the associated license fee for up to 2 years; and that from January 1, 2024, through January 1, 2026, the Department of Agriculture shall not issue any transporting licenses other than those issued under specified provisions. Provides that a Conditional Adult Use Dispensing Organization License may not be sold, transferred, assigned, used as collateral, add new principal officers to its ownership structure, or change its ownership structure. Removes provisions prohibiting a dispensing organization from operating drive-through windows. Makes changes concerning loans and grants to Social Equity Applicants. Makes other changes. Amends the Illinois Income Tax Act. Provides that adjusted gross income shall be modified by adding thereto the sum of the amount of any federal deduction disallowed pursuant to a specified law, if certain conditions are met. Amends the Illinois Vehicle Code. Removes provisions concerning odor-proof cannabis containers. Makes other changes. Effective immediately. Amendment 2: Provides that a dispensing organization shall implement security measures to protect the premises, purchasers, and dispensing organization agents that shall include, during hours of operation, dispensing all cannabis from the restricted access area, a drive-through window in close proximity to (rather than of) the restricted access area, or a pickup location in close proximity to the restricted access area. Defines "pickup location in close proximity" and "drive-through window in close proximity". (No Position)

COUNTY AUTHORITY

HB 1076 (P.A. 103-0415) (Rep. Yednock; Sen. Plummer) – COUNTIES CODE-LEASE OF FARMLAND

Provides that, upon three-fourths vote by the full county board, the county board may lease farmland acquired or held by the county for any term not exceeding 5 years. The bill provides that the lease may be made via a cash lease, crop-sharing arrangement or custom farming arrangement. The bill adds requirements relating to the bid process for farmland leases, and provides that counties shall not acquire farmland for the sole purpose of entering into a cash lease, crop-sharing arrangement or custom farming arrangement or other speculative purpose. This bill originated out of Ford County. (**No Position**)

HB 1236 (P.A. 103-0114) (Rep. Vella; Sen. Stadelman) COUNTIES CODE-BIDDING REQUIREMENTS

Provides that, in determining the lowest responsible bidder, a county board of a county with fewer than 2,000,000 inhabitants may for certain procurements take into consideration, among other things, the bidder's

active participation in an applicable apprenticeship program registered with the United States Department of Labor. (No Position)

HB 1727 (P.A. 103-0286) (Rep. Jacobs; Sen. Fowler) – COUNTIES CODE-BID EXEMPTION

Amends the Counties Code. Provides that a contract in excess of \$30,000 may be let without advertising for bids in the case of the expedited replacement of a disabled, inoperable, or damaged patrol vehicle of the sheriff's department if authorized by the county board in a county with fewer than 2,000,000 inhabitants. Effective immediately. (Support)

HB 2217 (P.A. 103-0298) (Rep. Williams; Sen. Ellman) – TENANT RADON PROTECTION ACT

Amends the Illinois Radon Awareness Act. Defines "dwelling unit", "lease", "lessor", "mobile home", "radon", "radon contractor", and "tenant". Repeals a provision regarding the disclosure of radon hazard to current and prospective tenants. Provides instead that at the time of a prospective tenant's application to lease a dwelling unit, before a lease is entered into, or at any time during the leasing period upon request, the lessor shall provide the prospective tenant or tenant of a dwelling unit with the Illinois Emergency Management Agency's "Radon Guide for Tenants" pamphlet, copies of any records or reports pertaining to radon concentrations within the dwelling unit that indicate a radon hazard to the tenant, and the Disclosure of Information on Radon Hazards to Tenants form. Provides that at the commencement of the agreed leasing period, a tenant shall have 90 days to conduct his or her own radon test of the dwelling unit. Creates the Disclosure of Information on Radon Hazards to Tenants form. Requires a lessor or tenant who decides to have radon mitigation performed to have the radon mitigation system installed by a radon contractor. Requires a tenant who decides to have radon mitigation performed to have the express consent of the lessor prior to undertaking any mitigation activities. Provides that the new provisions apply to leases entered on and after the effective date of the amendatory Act. Includes home rule provisions. Makes other changes. (No Position)

HB 2040 (P.A. 103-0138) (Rep. Tarver; Sen. Johnson) – COUNTY CONTRACTING WITH TOWNSHIP-HIGHWAY COMMISSIONER/CLERK SERVICES

Amends the Illinois Highway Code. Provides that statutory provisions concerning residency requirements for highway commissioners also apply to clerks. Provides that a board of trustees may contract with a neighboring township to provide highway commissioner or clerk services if the township has a population of less than 1,000 (rather than less than 500). Provides that a board of trustees in a county not under township organization that is organized as a commission form of government may (i) appoint a non-resident or a resident who has not resided in the district for one year to be a highway commissioner, or (ii) contract with a neighboring township to provide highway commissioner or clerk services if no qualified candidate who has resided in the road district for at least one year is willing to serve as highway commissioner or clerk. (Support)

SB 1997 (P.A. 103-0246) (Sen. Edly-Allen; Rep. Faver Dias) – COUNTIES CODE-BUILDING REGULATION

Amends the Counties Code. Provides that a county with a population of less than 1,000,000 may establish minimum requirements for new building design and construction to lessen the risks caused by new building design and construction to wildlife and sensitive habitats. Effective immediately. (Support)

SB 2368 (P.A. 103-0510) (Sen. Koehler; Rep. Johnson) – BUILDING AND RESIDENTIAL CODES

Amends the Capital Development Board Act. In provisions about occupying a newly constructed commercial building in a non-building code jurisdiction, modifies the standards by which a qualified inspector must file a certification of inspection with a municipality. Provides that, once a building permit is issued or construction begins when no building permit is needed, the code in effect on January 1 of that calendar year applies for the duration of the permit or construction. Modifies provisions limiting applicability, modifies definitions, and makes other changes. Modifies how municipalities with a population of less than 1,000,000 and all counties must identify local building codes. Amends the Illinois Residential Building Code Act to make conforming changes. Provides that provisions concerning certification for inspection shall apply to a substantially improved commercial building. Provides that specified amendatory changes to the Capital Development Board Act shall

apply beginning January 1, 2025 (rather than July 1, 2024). Defines "substantial damage" and "substantially improved commercial building." (No Position)

COUNTY OFFICES AND OFFICIALS

HB 1153 (P.A. 103-0117) (Rep. Marron; Sen. Faraci) – OFFICE OF COUNTY AUDITOR-POPULATION

Amends the Officers and Employees Article of the Counties Code. Decreases the minimum number of inhabitants that must reside in a county for the county to be required to create the office of county auditor from 75,000 inhabitants to 70,000 inhabitants. (**No Position**)

HB 2332 (P.A. 103-0029) (Rep. Smith; Sen. Lightford) – CORONER AND MEDICAL EXAMINER FEES

Amends the Counties Code. Provides that the fee for a coroner's or medical examiner's permit to cremate a human body is \$100 (rather than \$50). Effective July 1, 2023. (Support)

SB 686 (P.A. 103-0073) (Sen. Pacione-Zayas; Rep. Smith) - CORONER INQUEST TESTIMONY

Amends the Counties Code. Provides that, except in a county with a population over 3,000,000, fees for a certified copy of a transcript of sworn testimony of a coroner's inquest made by written request declaring the request is for research or genealogy purposes is \$15.00 for the entire transcript. Provides that a request shall be deemed a proper request for purpose of research or genealogy if the requested inquest occurred not less than 20 years prior to the date of the written request. Provides that the transcript shall be stamped with the words "FOR GENEALOGY OR RESEARCH PURPOSES ONLY." Provides that, except in a county with a population over 3,000,000, a coroner may waive, at his or her discretion, any coroner fees (rather than only the cremation permit fee) if the coroner determines that the person is indigent and unable to pay the permit fee or under other special circumstances as determined by the coroner. Provides that the provisions setting the fee for a certified copy of a transcript or sworn testimony of a coroner's inquest and concerning waiver of coroner fees apply on and after January 1, 2024. Adds language to specify that the changes made by the amendatory Act do not apply retroactively. (No Position)

SB 2227 (P.A. 103-0400) (Sen. Holmes; Rep. Rita) – COUNTIES CODE-RECORDERS

Amends the Recorder Division of the Counties Code. Provides that the chief deputy recorder (rather than the deputy recorder) shall be the recorder when the elected recorder is in active military service and that the chief deputy recorder shall receive the same compensation as the recorder during this time unless already receiving higher compensation than the recorder. Allows storage of certain information or documents in databases rather than only in books. Provides that the recorder may accept facsimile or other photographic or photostatic copies of the signatures of parties executing documents without labeling those signatures as copies if they are digital signatures offered in compliance with federal or State law. In provisions relating to documents received stating that a mortgage or lien is to be filed but not recorded, provides that the document will be marked filed only upon payment of a fee equal to what would be charged if the document were to be recorded. Provides that a recorder may waive the fee for reasonable requests for additional copies of certificates of discharge or release from active duty if the recorder deems collecting the fee to be a burden to the county and waives the fee for all such requests. Removes and repeals provisions relating to the time for opening and closing the recorder's office. Increases the fee for violations relating to recording a map, plat, or subdivision of land to \$1,000 (rather than \$200). Replaces pronouns with gender-neutral terms. Makes other changes. Effective immediately. (No Position)

COURTS

HB 1571 (P.A. 103-0421) (Rep. Cassidy; Sen. Feigenholtz) – CEMETERIES-DISINTERMENT

Amends the Vital Records Act. Provides that an injunction enjoining the issuance of a permit to disinter human remains shall issue only when the person seeking the injunction has rights superior to the person seeking the permit to disinter. Provides that if a person seeking an injunction does not have rights superior to the person seeking the permit to disinter, a court of competent jurisdiction may award costs to the person seeking the permit to disinter, if the court makes a finding that the action seeking the injunction was brought in bad faith. Amends

the Disposition of Remains Act. Provides that if a court finds that a person has filed or opposed an action relating to the person's right to control disposition, the court may award costs against the person it finds has acted in bad faith. Amends the Cemetery Protection Act. Provides that any bylaws, rules, and regulations made by the cemetery authority for the government thereof are effective if made publicly available through continuous publication on the cemetery authority's website or on the cemetery authority's social media page. Requires a cemetery authority that does not maintain a website or social media page to provide a copy of the bylaws, rules, and regulations to each person prior to or contemporaneous with the cemetery authority's presentment of any contract or legal agreement for services in relation to the cemetery. Provides that the amendatory Act may be referred to as the Michael Bauer Memorial Act. House Amendment 1: Provides that the amendatory Act may be referred to as the Michael Bauer Memorial Act. Amends the Cemetery Oversight Act. In the Code of Professional Conduct and Ethics, provides that licensed cemetery authorities shall have clear and specific cemetery rules and regulations and apply them equally to all consumers and individuals serviced (rather than families served). Provides that a cemetery authority shall make publicly available (rather than available for inspection and, upon reasonable request and the payment of a reasonable copying fee, provide) a copy of its bylaws, rules, and regulations (rather than rules and regulations) through continuous publication on an Internet website or social media page or, if it does not have a website or social media page, provide a copy to each person either prior to or contemporaneous with the cemetery authority's or its representative's presentment of any contract or legal agreement for services in relation to the cemetery or within 5 days of such a person's request. Provides that a cemetery authority shall make available for viewing and provide a copy of its current prices of disinterment. Amends the Vital Records Act. Provides that, if a court finds that a party to a disinterment dispute has acted in bad faith, the court may, in its sole discretion, award costs, including reasonable attorney's fees, against the person it finds has acted in bad faith. Makes conforming changes in the Disposition of Remains Act and the Cemetery Protection Act. (No Position)

HB 2624 (P.A. 103-0166) (Rep. Syed; Sen. Villivalam) – COURT DOCUMENT ACCESSIBILITY

Creates the Court Record and Document Accessibility Act. Provides that all records and documents are presumed to be accessible by the court and the clerk of the court. Requires a clerk of the court to limit access to case information and documents that are not identified as public to the clerk of the court or limited supervisory staff through the use of access codes restricting access. Provides that access to court records and documents remotely over the Internet shall be as authorized by the Illinois Supreme Court Remote Access Policy. Provides definitions for case information and documents that are identified as public, impounded, confidential, sealed, and expunged. Encourages the Supreme Court to establish a process for access to court files that are limited by statute or court rule, and to create a statewide standardized form to request access to documents in a court file that is restricted in any manner. Provides that the Act applies to all court records and documents related to any civil or criminal proceeding brought before any court in the State that are created and maintained by a State court. Makes conforming changes in the Code of Criminal Procedure of 1963, the Privacy of Child Victims of Criminal Sexual Offenses Act, the Unified Code of Corrections, the Stalking No Contact Order Act, the Civil No Contact Order Act, the Mental Health and Developmental Disabilities Confidentiality Act, the Communicable Disease Report Act, the Illinois Domestic Violence Act of 1986, and the Probate Act of 1975. (No Position)

HB 2954 (P.A. 103-0439) (Rep. Gong-Gershowitz; Sen. Morrison) - CIVIL LIABILITY FOR DOXING ACT

Creates the Civil Liability for Doxing Act. Provides that an individual engages in the act of doxing when that individual intentionally publishes another person's personally identifiable information without the consent of the person whose information is published and: (1) the information is published with the intent that it be used to harm or harass the person whose information is published and with knowledge or reckless disregard that the person whose information is published would be reasonably likely to suffer death, bodily injury, or stalking; and (2) the publishing of the information: (i) causes the person whose information is published to suffer significant economic injury or emotional distress or to fear serious bodily injury or death of the person or a family or household member to the person; or (ii) causes the person whose information is published to suffer a substantial life disruption. Allows a person who is aggrieved by a violation of the Act to bring a civil action against the individual who committed the offense to recover damages and obtain any other appropriate relief. Provides that an individual who is found liable under the Act shall be jointly and severally liable with each other individual, if any, who is found liable under the Act for damages arising from the same violation of the Act. Authorizes a court

to issue an order to prevent the publication of personally identifiable information or sensitive personal information if certain requirements are met. Allows a civil action to be brought in any county in which an element of the offense occurred, or in which a person resides who is the subject of the personally identifiable information or sensitive personal information published in violation of the Act. (No Position)

SB 1463 (P.A. 103-0379) (Sen. Peters; Rep. Slaughter) – MINORS-NO FEES

Amends the Juvenile Court Act of 1987. Provides that, except for restitution and assessments issued for adjudications of traffic, boating, or fish and game law, or a municipal or county ordinance, fines and assessments, such as fees or administrative costs, shall not be ordered or imposed on the following individuals as of the effective date of the amendatory Act: (1) a minor subject to the Minors Requiring Authoritative Intervention, Addicted Minors, or Delinquent Minors Articles of the Juvenile Court Act of 1987, or the minor's parent, guardian, or legal custodian; or (2) a minor under the age of 18 transferred to adult court or excluded from juvenile court jurisdiction under the delinquency Article of the Juvenile Court Act of 1987, or the minor's parent, guardian, or legal custodian. Deletes from the confidentiality provisions of the Juvenile Court Act of 1987 permitting access to juvenile court records by collection agencies, contracted or otherwise engaged by a governmental entity, to collect any debts due and owing to the governmental entity. In the fine default provisions of the Unified Code of Corrections, provides that the provisions do not apply against a minor or the minor's parent, guardian, or legal custodian in cases subject to the Minors Requiring Authoritative Intervention, Addicted Minors, or Delinquent Minors Articles of the Juvenile Court Act of 1987, or a minor under the age of 18 transferred to adult court or excluded from juvenile court jurisdiction under Article V of the Juvenile Court Act of 1987. (Oppose)

SB 1886 (P.A. 103-0391) (Sen. Peters; Rep. Jimenez) - CODE OF CORRECTIONS-PROBATION

Amends the Unified Code of Corrections. Provides that a person on probation, conditional discharge, or supervision shall not be ordered to refrain from having cannabis or alcohol in his or her body unless: (1) the person has undergone a validated clinical assessment and the clinical treatment plan includes alcohol or cannabis testing; or (2) a court ordered evaluation recommends that the person refrain from using alcohol or cannabis, provided the evaluation is a validated clinical assessment and the recommendation originates from a clinical treatment plan. Provides that if the court has made findings that alcohol use was a contributing factor in the commission of the underlying offense, the court may order a person on probation, conditional discharge, or supervision to refrain from having alcohol in his or her body during the time between sentencing and the completion of a validated clinical assessment, provided that such order shall not exceed 30 days and shall be terminated if the clinical treatment plan does not recommend abstinence or testing, or both. Defines "validated clinical assessment" and "clinical treatment plan." (No Position)

SB 2175 (P.A. 103-0254) (Sen. Simmons; Rep. Slaughter) – CRIMINAL PROCEEDING COSTS

Amends the Code of Criminal Procedure of 1963. Provides that during the first 180 days following a person's release from a penal institution, a court shall not order the person to pay any outstanding fines, taxes, or costs arising from a criminal proceeding involving the person. (**No Position**)

CRIMINAL JUSTICE, LAW ENFORCEMENT AND PUBLIC SAFETY

HB 1399 (P.A. 103-0283) (Rep. Manley; Sen. Preston) – CRIMINAL CODE-LEWD SEXUAL DISPLAY

Amends the Criminal Code of 2012. Creates the offense of lewd sexual display in a penal institution. (No **Position**)

HB 1496 (P.A. 103-0018) (Rep. Ford; Sen. Peters) - CODE OF CORRECTIONS-DEMOGRAPHIC DATA

Amends the Unified Code of Corrections. Provides that the master record file of the Department of Corrections and the Department of Juvenile Justice of each person committed to the respective Department shall contain ethnic and racial background data and the person's last known complete street address prior to incarceration or legal residence collected in accordance with the No Representation Without Population Act. Provides that the clerk of the court shall transmit to the department, agency, or institution to which the defendant is committed the

last known complete street address prior to incarceration or legal residence, the person's race, whether the person is of Hispanic or Latino origin, and whether the person is 18 years of age or older. Amends the No Representation Without Population Act. Provides that on or before May 1 of each year in which the federal decennial census is taken but in which the United States Bureau of the Census allocates incarcerated persons as residents of correctional facilities, the Department of Corrections shall deliver to the State Board of Elections the last known address of the person prior to incarceration or other legal residence, if known. Provides that if the address or residence is unknown, the Department shall use, if available, addresses collected for purposes of parole, mandatory supervised release, or aftercare release programs. (No Position)

HB 1595 (P.A. 103-0521) (Rep. Williams; Sen. Cunningham) – EMS SYSTEMS-DISPUTE RESOLUTION

Amends the Emergency Medical Services (EMS) Systems Act. Provides that specified Advisory Committees shall include one representative from the labor organization recognized as the exclusive representative of specified entities' employees. Provides that an EMS Medical Director may only suspend any EMS personnel, EMS Lead Instructor, individual, individual provider, or other participant considered not to be meeting the requirements of the Program Plan if the EMS Medical Director obtains agreement from the Department of Public Health. Allows arbitration meeting specified requirements as alternative dispute resolution procedures for EMS System licensing and makes conforming changes throughout the Act. Provides that a member of a fire department's or fire protection district's collective bargaining unit shall be eligible to work under a silver spanner program for another fire department EMS System that is not the full time employer of that member, for a period not to exceed 2 weeks, without being required to test into the EMS System of the fire department or fire protection district. Provides that an individual interviewed or investigated by an EMS Director or the Department of Public Health shall have the right to a union representative or legal counsel of the individual's choosing present at any interview or investigation and that the union representative must comply with the requirements for confidentiality and protection of patient information presented during the proceeding. In provisions concerning EMS System suspensions, provides that an EMS Medical Director must submit a suspension order to the Department describing which requirements of the Program Plan were not met and the suspension's duration. Provides that the Department shall review and confirm receipt of the suspension order, request additional information, or initiate an investigation. Provides that the Department shall incorporate the duration of that suspension into any further action taken by the Department to suspend, revoke, or refuse to issue or renew the license of the individual or entity for any violation of the provisions or the Program Plan arising from the same conduct for which the suspension order was issued if the suspended party has neither requested a Department hearing on the suspension nor worked as a provider in any other system during the term of the suspension. Changes the definition of "regional EMS Advisory Committee." Makes other changes. (No Position)

HB 2100 (P.A. 103-0293) (Rep. Ladisch Douglass; Sen. Cappel) – CRIM CD-ELDER ABUSE-EXPLOIT

Amends the Criminal Code of 2012. In the statute concerning abuse or criminal neglect of a long-term care facility resident, changes references to "an elderly person's or person with a disability's life" to references to "a resident's life". In the statute concerning financial exploitation of an elderly person or a person with a disability, provides that a person who violates the provisions is guilty of a Class 1 felony if the elderly person is 70 years of age or older (instead of "over 70 years of age) and the value of the property is \$15,000 or more. (**No Position**)

HB 2245 (P.A. 103-0300) (Rep. Moylan; Sen. Hastings) – STOLEN VEHICLE HOTLINE-COOK COUNTY

Provides that the county sheriff in a county with 3,000,000 or more residents, shall collaborate with vehicle manufacturers, dealers, and vehicle location vendors to provide information and assistance to law enforcement officers in the investigation of a vehicular hijacking or kidnapping incident and ensure that consumers are provided with information concerning the hotline, new or used vehicles manufactured with stolen vehicle locator capabilities, and how consumers can activate stolen vehicle locator services by publishing the information in a conspicuous location on the county sheriff's website. (Support)

HB 2972 (P.A. 103-0174) (Rep. Davidsmeyer; Sen. Tracy) – RESCUE SQUAD DISTRICTS-FEES

Amends the Rescue Squad Districts Act. Provides that a rescue squad district may fix, charge, and collect fees for rescue squad services and ambulance services within or outside of the rescue squad district not exceeding the reasonable cost of the service. Effective immediately. (No Position)

HB 3026 (P.A. 103-0330) (Rep. Cassidy; Sen. Peters) - CODE OF CORRECTIONS-SENTENCE CREDIT-JAIL

Amends the Unified Code of Corrections. Includes time served in a county jail as part of the minimum of 60 days of the sentence that must be served before the Director of Corrections may award discretionary earned sentence credit. Provides that the rules and regulations of the Department of Corrections shall provide for the recalculation of program credits awarded for a prisoner who is engaged full-time in substance abuse programs, correctional industry assignments, educational programs, work-release programs or activities, behavior modification programs, life skills courses, or re-entry planning provided by the Department and satisfactorily completes the assigned program as determined by the standards of the Department prior to July 1, 2021 (the effective date of Public Act 101-652) at the rate set for such credits on and after July 1, 2021. Provides that the rules and regulations of the Department of Corrections shall provide for the award of sentence credit for a prisoner who is engaged in self-improvement programs, volunteer work, or work assignments that are not eligible activities under the Code for qualifying days of engagement in eligible activities occurring prior to July 1, 2021 (the effective date of Public Act 101-652). (No Position)

HB 3055 (P.A. 103-0331) (Rep. Mah; Sen. Sims, Jr) – PRISONER RELIGIOUS RIGHTS

Creates the Faith Behind Bars Act. Provides that a person committed to a correctional institution or facility has a constitutional right to practice his or her faith in the correctional institution or facility absent harm and without undue burden to the State's correctional system. Provides that a committed person belonging to a faith group in a correctional institution or facility shall have access to pastoral and spiritual care absent harm and without undue burden to the State's correctional system. Provides that a correctional institution or facility shall provide reading materials for diverse faith groups, including, but not limited to, spiritual, religious texts, prayer manuals, prayer mats, and other requested material from committed persons. Provides that all correctional institutions and facilities in the State shall provide committed persons the ability to pray by facilitating time and clean location, fast by allowing a committed person to abstain from food when appropriate, and respect for dietary restrictions absent harm and without undue burden to the State's correctional system. Amends the Unified Code of Corrections to make a conforming change. (No Position)

HB 3304 (P.A. 103-0184) (Rep. Crespo; Sen. Holmes) – COVID-19 RELIEF PROGRAM FRAUD PROSECUTION TIME LIMITS

Amends the Criminal Code of 2012. Provides that a prosecution for any offense based upon fraudulent activity connected to COVID-19-related relief programs, to include the Paycheck Protection Program, COVID-19 Economic Injury Disaster Loan Program, and the Unemployment Benefit Programs shall be commenced within five years after discovery of the offense by a person having a legal duty to report such offense, or in the absence of such discovery, within one year after the proper prosecuting officer becomes aware of the offense. Provides that in no such case is the period of limitation so extended more than 10 years beyond the expiration of the period otherwise applicable. (No Position)

HB 3326 (P.A. 103-0540) (Rep. Williams; Sen. Feigenholtz) – VEHICLE CODE-LICENSE PLATE READER

Amends the Illinois Vehicle Code. Provides that an ALPR user shall not sell, share, allow access to, or transfer ALPR information to any state or local jurisdiction for the purpose of investigating or enforcing a law that: (i) denies or interferes with a person's right to choose or obtain reproductive health care services or any lawful health care services as defined by the Lawful Health Care Activity Act; or (ii) permits the detention or investigation of a person based on the person's immigration status. Provides that any ALPR user in this State, including any law enforcement agency of this State that uses ALPR systems, shall not share ALPR information with an out-of-state law enforcement agency without first obtaining a written declaration from the out-of-state law enforcement agency that it expressly affirms that ALPR information obtained shall not be used in a manner that violates the Act. Provides that if a written declaration of affirmation is not executed, the law enforcement

agency shall not share the ALPR information with the out-of-state law enforcement agency. Restricts provisions as provided from limiting rights under the Reproductive Health Act. (No Position)

HB 3406 (P.A. 103-0190) (Rep. Cabello; Sen. Morrison) – VEHICLE CODE-EMERGENCY POLICE VEHICLE

Amends the Illinois Vehicle Code. Provides that the definition of "authorized emergency vehicle" includes emergency vehicles of municipal departments or public service corporations as are designated or authorized by proper State or county authorities. Provides that the definition of "police vehicle" includes any vehicle, recreational off-highway vehicle, all-terrain vehicle, watercraft, aircraft, bicycle, or electric personal assistive mobility device that is designated or authorized by proper State or county authorities for police use. (Support)

HB 3751 (P.A. 103-0357) (Rep. Hernandez; Sen. Edly-Allen) - LOCAL GOVERNMENT LAW ENFORCEMENT APPLICANTS-NON-CITIZENS

Provides that an individual who is not a citizen but is legally authorized to work in the United States under federal law who is authorized to apply for the position of police officer or sheriff shall also be subject to federal approval to obtain, carry, or purchase or otherwise possess a firearm. An individual against whom immigration action has been deferred by the U.S. Citizenship and Immigration Services under the federal Deferred Action for Childhood Arrivals (DACA) process is allowed to apply for the position of police officer, deputy sheriff, or special policeman, subject to specified requirements. Effective January 1, 2024. (No Position)

HB 3755 (P.A. 103-0203) (Rep. Hanson; Sen. Holmes) – CODE OF CORRECTIONS - TRANSFER TO SHERIFF

Amends the Unified Code of Corrections. Provides that if the county jail located in the county where the committed person was residing immediately before his or her conviction for the offense for which he or she is serving sentence in the Department of Corrections has a reentry program for committed persons, the Department may transfer the custody of the committed person to the sheriff of the county where the reentry program is located for up to 12 months before the committed person's release date for participation in the reentry program. Provides that no transfer of the committed person to the sheriff of the county where the reentry program is located shall be made without the written approval of the sheriff of that county. (Support)

HB 3779 (P.A. 103-0358) (Rep. Ammons; Sen. Ventura) - CODE OF CORRECTIONS - NOTICE OF WORK RELEASE

Amends the Unified Code of Corrections. Provides that not less than 3 days prior to any person being placed in a work release facility, the Department of Corrections shall provide to the State's Attorney and Sheriff of the county in which the work release center is located, relevant identifying information concerning the person to be placed in the work release facility. Provides that the Department of Corrections shall, in addition, give written notice not less than 3 (rather than 15) days prior to the placement to the State's Attorney of the county from which the offender was originally sentenced. Provides that these notification requirements may be electronic notification for individuals required to be housed outside the penitentiary system. Provides that the Department of Corrections shall, in addition, give electronic notice as soon as reasonably practicable to the State's Attorney of the county from which the individual was originally sentenced. (No Position)

HB 3819 (P.A. 103-0361) (Rep. Hanson; Sen. Faraci) – LOCAL DEFLECTION PROGRAMS

Amends the Community-Law Enforcement and Other First Responder Partnership for Deflection and Substance Use Disorder Treatment Act. Changes the Act name to the Community Partnership for Deflection and Substance Use Disorder Treatment Act. Modifies and adds definitions. Provides that a law enforcement agency, other first responder entity, or local government agency (rather than only a law enforcement agency or other first responder entity) may establish a deflection program in partnership with one or more licensed providers of substance use disorder treatment services and one or more community members or organizations. (Support)

HB 3902 (P.A. 103-0101) (Rep. B. Hernandez; Sen. Holmes) – DRONES AS FIRST RESPONDERS ACT

Authorizes law enforcement agencies to utilize drone surveillance on parades, races and special events hosted by local governments. (No Position)

HB 3903 (P.A. 103-0364) (Rep. Rita; Sen. Murphy) - AUTOMATED TRAFFIC LIGHT ENFORCEMENT CAMERAS-ETHICS

Amends the Election Code to prohibit any contractor that provides equipment and services for automated law enforcement, automated speed enforcement or automated railroad grade crossing enforcement systems to municipalities or counties, as well as any political action committee created by such a contractor, from making a campaign contribution to any political committee established to promote the candidacy of a candidate or public official. Amends the Illinois Vehicle Code. Provides that an automated speed enforcement system or automated traffic law ordinance adopted by a municipality or county shall require that the determination to issue a citation be vested solely with the municipality or county and that such authority may not be delegated to any contractor retained by the municipality or county. Prohibits any officer or employee of a municipality or county from knowingly accepting employment or receiving compensation or fees for services from a contractor that provides automated law enforcement system equipment or services to municipalities or counties. Requires the statistical analyses of the safety impacts of automated traffic law enforcement systems and automated speed enforcement systems to be conducted every 2 years. Provides that, if a county or municipality changes the vendor it uses for its automated traffic law enforcement system or automated speed enforcement system and must, as a consequence, apply for a permit, approval, or other authorization from the Department of Transportation for reinstallation of one or more of the components of that system and if, at the time of the application, the new vendor operates such a system for any other county or municipality in the State, then the Department of Transportation shall approve or deny the county or municipality's application for the permit, approval, or other authorization within 90 days after its receipt. Provides that, if an automated traffic law enforcement system is removed or rendered inoperable due to construction, then the Department shall authorize the reinstallation or use of the automated traffic law enforcement system within 30 days after the construction is complete. Makes other changes. Effective immediately. (No Position)

HB 3940 (P.A. 103-0366) (Rep. Guerrero-Cuellar; Sen. Cunningham) – EMERGENCY TELEPHONE SYSTEMS

Amends the Emergency Telephone System Act. Changes the date that the Act will be repealed from December 31, 2023 to December 31, 2025. Makes other, conforming date changes. Provides that an entity that manages or operates a private residential switch service or shared residential or temporary residential MLTS service that was installed on or before February 16, 2020 shall ensure that the system includes the ALI containing the street address of the 9-1-1 caller (rather than dispatchable location) who is the source of the call to 9-1-1. Further amends the Emergency Telephone System Act. Adds a definition of "first responder" and modifies the definition of "grade of service". Provides that within 36 (rather than 18) months of the awarding of a contract to a certified vendor to provide Next Generation 9-1-1 service, a 9-1-1 system in Illinois shall provide Next Generation 9-1-1 service, except that a municipality with a population over 500,000 shall provide Next Generation 9-1-1 service by July 1, 2024 (rather than December 31, 2023). Provides that every 9-1-1 system shall be able to accept text to 9-1-1 no later than July 1, 2024 (rather than January 1, 2023). Changes the date on which each aggregator that is operating within the State must submit (rather than email) to the Office of the Statewide 9-1-1 Administrator information that supports the implementation of and the migration to the Statewide NG9-1-1 system and provides that the Illinois State Police shall make available the form to submit the information. Makes changes relating to call handling and aid outside jurisdictional boundaries agreements. Prohibits calling or texting 9-1-1 or causing a transmission, in any manner, to a public safety agency or public safety answering point (rather than placing an emergency call to 9-1-1 for the purpose of making or transmitting a false alarm or complaint and reporting information) when, at the time the call, text, or transmission is made, the person knows there is no reasonable ground for making the call, text, or transmission (removing a requirement that the person further knows that the call or transmission could result in the emergency response of any public safety agency), and makes conforming changes to the elements of disorderly conduct in the Criminal Code of 2012. Provides that the Emergency Telephone System Board shall complete and maintain a Next Generation 9-1-1 GIS database in accordance with NENA Standards before implementation of the NG9-1-1 system. Provides that the MSAG and GIS data standardizing and synchronization must reach a 98% or greater match rate, with an option of matching with ALI, before using GIS data for NG9-1-1 (rather than complete a Master Street Address Guide database before implementation of the 9-1-1 system and that the error ratio of the database shall not at any time exceed 1% of the total database). Makes changes relating to consolidation grants. Allows the cost of upgrading the Illinois State Police's call-handling equipment to meet the standards necessary to access and increase interoperability with the statewide Next Generation 9-1-1 network to be included in the Illinois State Police's

administrative costs, and includes requirements relating to those upgrades. Provides that surcharge revenues received under the Act shall be made consistent with specified federal law, including specified examples (rather than may be made by municipalities, counties, and 9-1-1 Authorities only to pay for the costs associated with specified requirements). Provides that the Illinois State Police shall create uniform accounting procedures that any emergency telephone system board (rather than board or unit of local government) receiving surcharge money must follow. Provides that the Illinois State Police shall post annual financial reports (rather than the audited financial statements) on the Illinois State Police's website. Repeals provisions relating to copies of the annual certified notification of continuing agreement to be filed with the Attorney General and the statewide 9-1-1 Administrator, call boxes, and the Wireless Carrier Reimbursement Fund. Removes references to the Wireless Carrier Reimbursement Fund in the Act and the State Finance Act. In the Emergency Telephone System Act and the Criminal Code of 2012, restores provisions requiring a prohibited call or text to 9-1-1 or other transmission to a public safety agency to be made for the purpose of making or transmitting a false alarm or complaint and reporting information, and restores in those same provisions a requirement that the individual further knows that the call, text, or transmission (adding text) could result in the emergency response of any public safety agency. In the Emergency Telephone System Act, makes stylistic changes to provisions relating to how specified surplus moneys may be used. Certain changes are effective immediately. (Support)

SB 1754 (P.A. 103-0389) (Sen. Belt; Rep. Slaughter) – LAW ENFORCEMENT TRAINING WAIVER

Amends the Illinois Police Training Act. Provides that a waiver for specified training requirements for appointment as a full-time or part-time law enforcement or county corrections officer may be granted by reason of prior law enforcement or county corrections experience (rather than extensive prior law enforcement or county corrections experience), and adds that the experience may be obtained in Illinois, in any other state, or with an agency of the federal government. Adds requirements for agencies seeking a reciprocity waiver for training completed outside of Illinois. Provides that the Illinois Law Enforcement Training Standards Board shall adopt uniform rules providing for a waiver process for a person previously employed and qualified as a law enforcement or county corrections officer under federal law or the laws of any other state or who has completed a basic law enforcement officer or correctional officer academy who would be qualified to be employed as a law enforcement officer or correctional officer by the federal government or any other state, including that the person shall successfully complete the following prior to the approval of a waiver: (1) a training program or set of coursework approved by the Board on the laws of the State relevant to the duties and training requirements of law enforcement and county correctional officers; (2) firearms training; and (3) successful passage of the equivalency certification examination. (No Position)

ECONOMIC DEVELOPMENT

HB 1131 (P.A. 103-0517) (Rep. Hoffman; Sen. Koehler) – SW IL DEVELOPMENT AUTHORITY

Amends the Southwestern Illinois Development Authority Act. Adds Monroe County to the territory of the Southwestern Illinois Development Authority. Makes conforming changes. Provides that the Chairman of the Authority shall be elected by the Board annually from the voting members (rather than elected from the members appointed by the county board chairmen). Provides that members of the Board may participate in Board meetings by teleconference or video conference. Allows the Authority to also enter into intergovernmental agreements with Bond, Clinton, and Monroe counties, in addition to other entities (currently, the only counties included are Madison and St. Clair counties). Amends the Quad Cities Regional Economic Development Authority Act. Adds Winnebago and Boone counties into the territory and jurisdiction of the Quad Cities Regional Economic Development Authority. Makes conforming changes, including adding Jo Daviess, Carroll, Whiteside, Stephenson, Lee, Knox, Winnebago, and Boone counties to a list of counties with which the Authority may enter into intergovernmental agreements. Amends the Tri-County River Valley Development Authority Law. Adds McLean County to the territorial jurisdiction of the Tri-County River Valley Development Authority. Amends the Illinois Governmental Ethics Act. Requires persons serving as Executive Director or otherwise involved with directing the affairs of a Regional Development Authority to file statements of economic interest with the Secretary of State. Amends the State Officials and Employees Ethics Act. Subjects Authority leaders, board members, and employees of Regional Development Authorities to regulation under the Act. Further amends the Southwestern Illinois Development Authority Act, the Quad Cities Regional Economic Development Authority

Act, and the Tri-County River Valley Development Authority Law and amends the Central Illinois Economic Development Authority Act, the Eastern Illinois Economic Development Authority Act, the Joliet Arsenal Development Authority Act, the Riverdale Development Authority Act, the Southeastern Illinois Economic Development Authority Act, the Upper Illinois River Valley Development Authority Act, the Illinois Urban Development Authority Act, the Western Illinois Economic Development Authority Act, and the Will-Kankakee Regional Development Authority Law. Adds provisions relating to requests for assistance, disclosure of economic interests, open meetings, record disclosure, and notice relating to commitment to support the financing of a project. Adds related definitions. Provides that a Board of an Authority may not meet or take any action without a quorum present. Effective July 1, 2023. (No Position)

ELECTIONS

SB 2123 (P.A. 103-0467) (Sen. Morrison; Rep. Stuart) – OMNIBUS ELECTIONS

Establishes a Ranked-Choice and Voting Systems Task Force. Creates the Security of Remote Vote by Mail Task Force to study the feasibility of implementing a remote vote by mail system. Delays the date by which the General Assembly must draw districts for the newly elected Chicago School Board from July 1, 2023, to on or before April 1, 2024. Extends the Voting for Individuals with Disabilities Task Force. Permits 16-year-olds to pre-register to vote. Directs election jurisdictions to have one election day voting center; jurisdictions with 500,000 or more voters must provide at least two election day voting centers. Increases the fees for discovery recount and requires challengers to election results to pay a security deposit. Prevents lame duck mayors from appointing members to the Metropolitan Pier and Exposition Board. Declares that in 2024, the general election day is a school holiday. Ensures that, in consolidated elections, the county clerk is notified of objections to petitions. Alters the permanent vote-by-mail option and notification. Requires ballots use capital and lower-case letters. Mandates that constitutional amendments be printed at the top of ballots, and if newspapers publish the amendment in print editions, they must also include it on their website content. Eliminates a requirement that an organization disclose its sponsoring entities. Simplifies vote by mail attestation. Permits flexibility for County convention dates. Alters the election process of park district commissioners per their request. Extends the Judicial Elections Task Force. Makes changes to the jurisdiction of petition challenges for state senate candidates in Cook County and the city of Chicago. (No Position)

ENVIRONMENT

HB 2278 (P.A. 103-0028) (Rep. Williams; Sen. Johnson) – ENVIRONMENTAL RESPONSE PROJECT

Amends the Uniform Environmental Covenants Act. Removes language providing that "environmental response project" includes a plan or work that is performed for environmental remediation of any site or facility in response to contamination at specified sites or facilities. Provides instead that "environmental response project" includes a plan or work that is performed or conducted to clean up, remediate, eliminate, investigate, minimize, mitigate, or prevent the release or threatened release of contaminants affecting real property in order to protect public health or welfare or the environment. Removes the definition of "State." (No Position)

HB 2487 (P.A. 103-0313) (Rep. Lilly; Sen. Belt) – JUSTICE40 OVERSIGHT COMMITTEE

Creates the Justice40 Oversight Committee Act. Establishes the Justice40 Oversight Committee. Provides that the Justice40 Oversight Committee shall make findings, conclusions, and recommendations regarding environmental justice in this State and uses of the federal funds provided to the State for environmental justice. Requires the Justice40 Oversight Committee to submit reports delineating the Oversight Committee's findings, conclusions, and recommendations to the General Assembly by specified dates. Contains requirements for the appointment of voting and nonvoting members of the Oversight Committee. Contains other provisions. Effective immediately. (Under Review)

HB 2788 (P.A. 103-0168) (Rep. Williams; Sen. Ellman) - EPA-COMPLIANCE AGREEMENTS

Amends the Environmental Protection Act. Allows the Environmental Protection Agency and the person complained against to agree to an extended time period to (i) submit a written response to the alleged violations and (ii) hold a requested meeting without a representative of the Office of the Attorney General or the State's Attorney of the county in which the alleged violation occurred. Provides that the Agency and the person complained against may agree to a later time period, not to exceed an additional 30 days, in which the person shall either agree to and sign the proposed Compliance Commitment Agreement or notify the Agency of the person's rejection of the proposed Compliance Commitment Agreement. Effective immediately. (No Position)

HB 3508 (P.A. 103-0351) (Rep. Moeller; Sen. Fine) – PFAS REDUCTION-FOREVER PATHWAY

Requires the Environmental Protection Agency to establish a take-back program for fire departments that use and store firefighting foam containing PFAS. Provides that fire departments that participated in the most recent survey conducted under the Act by the Office of the State Fire Marshal shall be eligible to participate in the program, but participation in the program shall not be required. Requires the program to provide funding and resources to ensure the proper disposal or destruction of firefighting foam containing PFAS. Provides that the program shall continue for a period of 5 years or until the Office of the State Fire Marshal finds that no firefighting foam containing PFAS is reported. Effective immediately. (**No Position**)

SB 836 (P.A. 103-0372) (Sen. Holmes; Rep. Manley) – PAINT STEWARDSHIP ACT

Creates the Paint Stewardship Act. Provides that each manufacturer of architectural paint sold or offered for sale at retail in the State shall submit to the Environmental Protection Agency a plan for the establishment of a postconsumer paint stewardship program. (Support)

SB 1555 (P.A. 103-0383) (Sen. Koehler; Rep. Avelar) – STATEWIDE RECYCLING NEEDS ASSESSMENT ACT

Creates the Statewide Recycling Needs Assessment Act. Creates the Statewide Recycling Needs Assessment Advisory Council to provide advice and recommendations to the Environmental Protection Agency in the drafting, amendment, and finalization of the Statewide Recycling Needs Assessment. Provides that on or before January 1, 2024, the Director of the Environmental Protection Agency shall appoint members to the Advisory Council to provide advice and recommendations to the Agency in the drafting, amendment, and finalization of the Statewide Recycling Needs Assessment. Provides that on or before December 1, 2026, the Statewide Recycling Needs Assessment Advisory Council shall prepare and submit a report of its findings and recommendations to the General Assembly and the Governor, which shall include an opportunity for a minority report. (Support)

SB 1769 (P.A. 103-0581) (Sen. Ventura; Rep. Hoffman) – GOVT ZERO EMISSION VEHICLES

Creates the Government Zero Emission Vehicle Act. Defines terms. Provides that all vehicles owned by a governmental unit must either be a manufactured zero-emission vehicle or converted into a zero-emission vehicle no later than January 1, 2045. Requires the Environmental Protection Agency to adopt rules to implement the Act. Provides that the rules may include requirements for all governmental units to gradually reduce the percentage of vehicles that are not zero-emission vehicles up through January 1, 2045. Limits the concurrent exercise of home rule powers. Amends the State Mandates Act to require implementation without reimbursement. Senate Amendment 5: Replaces everything after the enacting clause. Creates the Government Zero-Emission Vehicle Act. Provides that, beginning on January 1, 2030, all passenger vehicles, except for law enforcement vehicles, purchased or leased by a governmental unit must be either a manufactured zero-emission vehicle or a converted zero-emission vehicle. Defines terms. Amends the State Mandates Act. Provides that no reimbursement by the State is required for the implementation of any mandate created by the Government Zero-Emission Vehicle Act. (No Position)

SB 1804 (P.A. 103-0230) (Sen. Murphy; Rep. Costa Howard) – EPA-REFRIGERANT

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

SB 2226 (P.A. 103-0255) (Sen. Joyce; Rep. Walsh, Jr.) - CONSERVATION OPPORTUNITY AREA

Amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois. Provides that before land is designated as a Conservation Opportunity Area, the Department of Natural Resources shall hold 2 public hearings on the proposed designation and provide notification by certified mail to landowners affected by the designation. Defines "Conservation Opportunity Area". Provides that a Conservation Opportunity Area designation by the Department of Natural Resources shall not be used by the Illinois Power Agency beginning with the Long-Term Renewable Resources Procurement Plan outlined in the Public Utilities Act developed in calendar year 2023 as a basis to deny or withhold any: (i) regulatory action; (ii) permitting; (iii) licensure; and (iv) funding. Defines "Conservation Opportunity Area." (No Position)

FIREARMS

HB 2412 – (P.A. 103-0034) (Rep. Hoffman; Sen. Morrison) – FIREARM INCIDENTS IN SCHOOLS-LOCAL LAW ENFORCEMENT

Provides that the Illinois State Police shall use all reasonable efforts in making publicly available key information related to firearms used in the commission of crimes in this State which are reported to and investigated by the Illinois State Police. Provides that, upon receipt of any written, electronic, or verbal report from any school personnel regarding a verified incident involving a firearm in a school or on school owned or leased property, including any conveyance owned, leased, or used by the school for the transport of students or school personnel, the local law enforcement authorities shall report all such firearm-related incidents occurring in a school or on school property to the Illinois State Police in a form, manner, and frequency as prescribed by the Illinois State Police. Amends the Freedom of Information Act. Provides that the exemption from inspection and copying of images from cameras under the Expressway Camera Act is inoperative on July 1, 2025. Includes other provisions. (No Position)

FOIA, OMA AND PUBLIC NOTICES

HB 218 (P.A 103-0559) (Rep. Gong-Gershowitz; Sen. Harmon) – LITIGATION AGAINST FIREARM INDUSTRY

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice within the meaning of the Act for any firearm industry member, through the sale, manufacturing, importing, or marketing of a firearm-related product, to: (i) knowingly create, maintain, or contribute to a condition in Illinois that endangers the safety or health of the public by conduct either unlawful in itself or unreasonable under all circumstances, including failing to establish or utilize reasonable controls; (ii) advertise, market, or promote a firearm-related product in a manner that reasonably appears to support, recommend, or encourage individuals to engage in unlawful paramilitary or private militia activity; (iii) advertise, market, promote, design, or sell any firearm-related product in a manner that reasonably appears to support, recommend, or encourage persons under 18 years of age to unlawfully purchase or unlawfully possess or use a firearm-related product; or (iv) otherwise engage in unfair methods of competition or unfair or deceptive acts or practices declared unlawful under the Act. Provides that the provisions of the amendatory Act are severable. Defines terms. Effective immediately. (No Position)

SB 1670 (P.A. 103-0554) (Sen. Feigenholtz; Rep. Evans, Jr) – FOIA-MEDICAL RECORDS

Amends the Freedom of Information Act. Provides that, for a public body that is a HIPAA-covered entity, "private information" includes electronic medical records and all information, including demographic information, contained within or extracted from an electronic medical records system operated or maintained by the public body in compliance with State and federal medical privacy laws and regulations, including, but not limited to, the Health Insurance Portability and Accountability Act and its regulations. Exempts from disclosure under the Act all information that is protected health information that may be contained within or extracted from

any record held by a public body that is a HIPAA-covered entity. Defines "HIPAA-covered entity" and "protected health information." (Support)

FOREST PRESERVES

HB 2622 (P.A. 103-0165) (Rep. Mussman; Sen. Lewis) – DOWNSTATE FOREST PRESERVE-FUND

Amends the Downstate Forest Preserve District Act. Removes provisions requiring a forest preserve district's Landfill Expense Fund to be maintained for a period not to exceed 40 years from the date of closure of the facility. (No Position)

JUVENILE JUSTICE

HB 2054 (P.A. 103-0290) (Rep. Vella; Sen. Johnson) – JUVENILE JUSTICE PERSONNEL

Amends the Unified Code of Corrections. Provides that Department of Juvenile Justice personnel who are hired by the Department and who participate or assist in the rehabilitative and vocational training of delinquent youths, supervise the daily activities involving direct and continuing responsibility for the youth's security, welfare and development, or participate in the personal rehabilitation of delinquent youth by training, supervising, and assisting lower level personnel who perform these duties must: (1) be over the age of 21 and (2) have a high school diploma or equivalent and either a bachelor's or advanced degree from an accredited college or university or 2 or more years of experience providing direct care to youth in the form of residential care, coaching, case management, or mentoring (rather than just being over the age of 21 and having any bachelor's or advanced degree from an accredited college or university). Provides that, upon the discharge of a youth, the Department of Juvenile Justice may continue to provide services to the youth for up to 12 months to allow the youth to participate in vocational, rehabilitative, or supportive programs. Provides that the continuance of services may be requested by the youth, the youth's parent or guardian, or the Director of Juvenile Justice. (No Position)

HB 3253 (P.A. 103-0341) (Rep. Tarver; Sen. Ventura) – CRIMINAL PROCEDURE-DECEPTIVE TACTICS

Amends the Juvenile Court Act of 1987 and the Code of Criminal Procedure of 1963. Expands the definition of "protected person" in provisions prohibiting certain deceptive tactics during custodial interrogation to mean a minor who, at the time of the commission of the offense, was under 18 years of age; or a person with a severe or profound intellectual disability. (**No Position**)

HB 3414 (P.A. 103-0191) (Rep. Jimenez; Sen. Simmons) – JUVENILE COURT AND CODE OF CORRECTIONS-MINOR-PROSECUTE

Amends the Juvenile court Act of 1987. Provides that the judge shall enter an order permitting prosecution under the criminal laws of Illinois unless the judge makes a finding based on clear and convincing evidence that the minor would be amenable to the care, treatment, and training programs available through the facilities of the juvenile court based on an evaluation of: (1) any involvement of the minor in the child welfare system, (2) whether there is evidence the minor was subjected to outside pressure, including peer pressure, familial pressure, or negative influences, and (3) the minor's degree of participation and specific role in the offense. Amends the Unified Code of Corrections. Provides that when a person commits an offense and the person is under 18 years of age at the time of the commission of the offense, the court, at the sentencing hearing shall consider the following additional factors in mitigation in determining the appropriate sentence: (1) the person's family, home environment, educational and social background, including any history of domestic or sexual violence or sexual exploitation; (2) childhood trauma, including adverse childhood experiences, the person's involvement in the child welfare system; (3) involvement of the person in the community; (4) if a comprehensive mental health evaluation of the person was conducted by a qualified mental health professional; and (5) the outcome of the evaluation. Provides that notwithstanding any other provision of law, if the court determines by clear and convincing evidence that the individual against whom the person is convicted of committing the offense previously committed certain human trafficking or sex crimes against the person within 3 years before the offense in which the person was convicted, the court may, in its discretion: (1) transfer the person to juvenile court for sentencing under the Juvenile Court Act of 1987; (2) depart from any mandatory minimum sentence,

maximum sentence, or sentencing enhancement; or (3) suspend any portion of an otherwise applicable sentence. (No Position)

HB 1434 (P.A. 103-0124) (Rep. Windhorst; Sen. Fowler) – JUVENILE COURT-HOSPITAL AND AGENCY RECORDS

Amends the Juvenile Court Act of 1987. Makes changes concerning the admissibility of hospital or public or private agency records in an adjudicatory hearing concerning an abused, neglected, or dependent minor. Requires the court to find that the document was made in the regular course of the business of the hospital or agency (instead of that the document was made in the regular course of the business of the hospital or agency and that it was in the regular course of such business to make it). Provides that a certification by an agent (in addition to the head or s responsible employee) of the hospital or agency attesting that a record satisfies specified conditions shall be prima facie evidence of the facts contained in such certification. Deletes language requiring that a certification by someone other than the head of the hospital or agency shall be accompanied by a photocopy of a delegation of authority signed by both the head of the hospital or agency and by such other employee. (No Position)

HB 2223 (P.A. 103-0027) (Rep. Cassidy; Sen. Peters) – JUVENILE COURT-JURISDICTION AND VENUE

Amends the Juvenile Court Act of 1987. Deletes from the definition of "delinquent minor" that the minor violated or attempted to violate any federal law and that a minor may meet the definition of "delinquent minor" regardless of where the act occurred. Makes conforming changes in Sections concerning venue and exclusive jurisdiction. (No Position)

HB 2861 (P.A. 103-0171) (Rep. Costa-Howard; Sen. Feigenholtz) – JUVENILE COURT-RESIDENTIAL TREATMENT

Amends the Juvenile Court Act of 1987 concerning abused, neglected, and dependent minors. Provides that, within 30 (Instead of 35) days after placing a child in its care in a qualified residential treatment program, as defined by the federal Social Security Act, the Department of Children and Family Services shall prepare a written report for filing with the court and send copies of the report to all parties (rather "shall file a written report with the court and send copies of the report to all parties"). Provides that, within 20 days of the filing of the report, or as soon thereafter as the court's schedule allows but not more than 60 days from the date of placement, the court shall hold a hearing to consider the Department's report and determine whether placement of the child in a qualified residential treatment program provides the most effective and appropriate level of care for the child in the least restrictive environment and if the placement is consistent with the short-term and long-term goals for the child, as specified in the permanency plan for the child. (No Position)

SB 724 (P.A 103-0546) (Sen. Feigenholtz; Rep. LaPointe) – CHILDREN BEHAVIORAL HEALTH SERVICES

In a provision requiring the Department of Human Services to develop a Youth and Community Services Program, provides that the program is to ensure that youth who come into contact or may come into contact with either the child welfare system or the juvenile justice system (rather than who come into contact or may come into contact with the child welfare and the juvenile justice systems) have access to needed community, prevention, diversion, emergency and independent living services. In provisions listing the Department's duties under the program, removes the duty to develop a statewide adoption awareness campaign aimed at pregnant teenagers. Adds the duty to establish temporary emergency placements for youth in crisis as defined by the Children's Behavioral Health Transformation Team through comprehensive community-based youth services provider grants. Sets forth certain requirements that such temporary emergency placements must meet. Provides that, once sufficient capacity has been developed, temporary emergency placements must also include temporary emergency placement shelters provided under the Comprehensive Community-Based Youth Services program, shall be managed by Comprehensive Community-Based Youth Services provider organizations, and shall be available to house youth receiving interim 24/7 crisis intervention services. Provides that nothing in the amendatory Act shall be construed or applied in a manner that would conflict with, diminish, or infringe upon, any State agency's obligation to comply fully with requirements imposed under a court order or State or federal consent decree applicable to that agency. Further amends the Juvenile Court Act of 1987. Provides that no minor shall be sheltered in a temporary living arrangement for more than 21 business days (rather than 21 days). Provides that if at any time during the crisis intervention there is a concern that the minor has experienced abuse

or neglect, the Comprehensive Community Based-Youth Services provider shall contact the Department of Children and Family Services as provided in the Abused and Neglected Child Reporting Act. Includes other provisions. (No Position)

SB 2197 (P.A. 103-0397) (Sen. Villa; Rep. Gonzalez) – COUNTY JUVENILE DETENTION CENTERS - OMBUDSMAN

Amends the Unified Code of Corrections. Provides that the Department of Juvenile Justice Office of Independent Juvenile Ombudsman also shall be ombudsman for county-operated juvenile detention centers. Provides that the Ombudsman shall secure the rights of youth committed to county-operated juvenile detention centers. Provides that with respect to county-operated juvenile detention centers, the Ombudsman shall provide data responsive to: (1) the work of the Ombudsman; (2) the status of any review or investigation undertaken by the Ombudsman, but the data may not contain any confidential or identifying information concerning the subjects of the reports and investigations; and (3) any recommendations that the Independent Juvenile Ombudsman has relating to a systemic issue in the county-operated juvenile detention center's provision of services and any other matters for consideration by the General Assembly to the chief judge of the applicable judicial circuit and to the Director of the Administrative Office of the Illinois Courts, and shall make the data publicly available. (No Position)

LABOR, PERSONNEL AND PENSIONS

HB 1067 (P.A. 103-0012) (Rep. Mayfield; Sen. Johnson) – SUPERINTENDENT OF PUBLIC WORKS

Amends the Counties Code. Provides that a superintendent of a department of public works shall be a registered professional engineer, hold a degree in engineering from an accredited institution of higher learning, or have at least 10 years of professional, management-level experience in either a municipal or county public works department (rather than the superintendent shall be a registered professional engineer). Provides that at least one employee in the public works department shall be a professional engineer licensed under the Professional Engineering Practice Act of 1989. Effective immediately. (Support)

HB 1384 (P.A. 103-0123) (Rep. Cassidy; Sen. Loughran Cappel) – INSURANCE COVERAGE-RECONSTRUCTIVE SURGERY

Amends the Accident and Health Insurance Article of the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance that is amended, delivered, issued, or renewed on or after January 1, 2025, may not deny coverage for medically necessary reconstructive services that are intended to restore physical appearance. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that medically necessary reconstructive services that are intended to restore physical appearance shall be covered under the medical assistance program for persons who are otherwise eligible for medical assistance. (No Position)

HB 2352 (P.A. 103-0529) (Rep. Evans; Sen. Martwick) – COOK COUNTY PENSION FUNDING

Amends the Illinois Pension Code. In the General Provisions Article, provides that beginning on January 1, 2024, the annual earnings, salary, or wages of a Tier 2 participant under the Cook County Article shall track with the Social Security wage base (rather than shall not exceed \$106,800, adjusted annually). Makes conforming changes in the Cook County Article and provides that the county's contribution shall be paid through a tax levy and any other lawfully available funds. Further amends the Cook County Article. In a provision concerning establishing credit for military service, deletes a restrictive date and a requirement that the person must have at least 25 years of service credit. Requires the retirement board to retain an actuary who is a member in good standing of the American Academy of Actuaries to produce an annual actuarial report of the Fund and provides criteria for the report. Makes changes concerning the minimum required employer contribution. Provides that the annual audit required of the Fund may include the preparation of the annual actuarial report. Provides that the annual report submitted to the county board shall include the annual actuarial report. Requires that the minimum required employer contribution shall be submitted annually by the county and provides the method of determining the minimum required employer contribution. Provides that the county shall be notified by June 14 of each year of the proposed costs of any such payments allocated by the Fund for all or any portion of the total health premium paid by the Fund. Makes other changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately. (Support)

HB 2390 (P.A. 103-0033) (Rep. Windhorst; Sen. Morrison) – LAW ENFORCEMENT-RETURN TO DUTY

Amends the Downstate Police Article of the Illinois Pension Code. In a provision concerning submission to an examination to determine fitness for duty for police officers whose duties have been suspended because of disability, certification that a police officer is no longer disabled, and authorizing disabled police officers to be assigned to duty during an emergency, excludes police officers who have attained the age of 60. Amend the Counties Code and the Illinois Municipal Code. Provides that a deputy sheriff or police officer who is retired for disability and is 60 years old or older may not be recalled to service in any capacity. Effective immediately. (No Position)

HB 2443 (P.A. 103-0530) (Rep. Chung; Sen. Koehler) – INSURANCE-HEARING AID COVERAGE

Provides that an individual or group policy of accident and health insurance or managed care plan that is amended, delivered, issued, or renewed after the effective date of the amendatory Act must provide coverage for medically necessary hearing instruments and related services for all individuals (rather than all individuals under the age of 18) when a hearing care professional prescribes a hearing instrument to augment communication. (No Position)

HB 2845 (P.A. 103-0327) (Rep. Vella; Sen. Loughran Cappel) – PREVAILING WAGE-BIOSOLIDS

Amends the Prevailing Wage Act. Provides that the definition of "public works" also includes the removal, hauling, and transportation of biosolids, lime sludge, and lime residue from a water treatment plant or facility and the disposal of biosolids, lime sludge, and lime residue removed from a water treatment plant or facility at a landfill. (Oppose)

HB 2847 (P.A. 103-0535) (Rep. LaPointe; Sen. Fine) - INSURANCE-MENTAL HEALTH CARE ACCESS

Provides that the Act may be referred to as the Mental Health and Wellness Act. Amends the Department of Public Health Powers and Duties Law. Provides that subject to appropriation, the Department of Public Health shall undertake a public educational campaign to bring broad public awareness to communities across the State on the importance of mental health and wellness. Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance or a managed care plan that is amended, delivered, issued, or renewed on or after January 1, 2025, shall cover all medically necessary out-of-network mental health visits, treatment, and services provided by a mental health provider or facility. Provides that a group or individual policy of accident and health insurance or managed care plan that is amended, delivered, issued, or renewed on or after January 1, 2025, shall provide coverage for one annual mental health prevention and wellness visits for children and for adults. Provides that a group or individual policy of accident and health insurance or managed care plan that is amended, delivered, issued, or renewed on or after January 1, 2025, shall not require the diagnosis of a mental, emotional, or nervous disorder or condition to establish medical necessity for mental health care, services, or treatment. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, and the School Code. Makes other changes. Effective immediately. (No Position)

HB 3129 (P.A. 103-0539) (Rep. Canty; Sen. Pacione-Zayas) – EQUAL PAY ACT-PAY SCALE

Amends the Equal Pay Act of 2003. Requires that every employer with 15 or more employees must include the pay scale for a position in any job posting. Provides that if an employer with 15 or more employees engages a third party to announce, post, publish, or otherwise make known a job posting, the employer shall provide the pay scale to the third party and the third party shall include the pay scale in the job posting. Provides that an employer shall be liable for a third party's failure to include the pay scale and benefits in a job posting. Provides that an employer shall announce, post, or otherwise make known all opportunities for promotion to all current employees no later than the same calendar day that the employer makes an external job posting for the position. Provides that an employer shall make and preserve records that document the pay scale and benefits for a position. Effective immediately. (No Position)

HB 3202 (P.A. 103-0445) (Rep. Sanalitro; Sen. Lewis) – INSURANCE-CANCER TEST

Provides that an individual or group policy of accident and health insurance that is amended, delivered, issued, or renewed on or after January 1, 2025, shall cover a medically necessary home saliva cancer screening every 24 months if the patient is asymptomatic and at high risk for the disease being tested for or demonstrates symptoms of the disease being tested for at a physical exam. (No Position)

HB 3249 (P.A. 103-0340) (Rep. Canty; Sen. Villa) – PUBLIC SAFETY EMPLOYEE BENEFITS ACT

Amends the Public Safety Employee Benefits Act. In a provision requiring a public safety employer to pay the entire premium of its health insurance plan for a public safety employee, the employee's spouse, and the employee's dependent children after the employee suffers a fatal or catastrophic injury in the line of duty, requires the employer to offer any individual who qualifies for such premium payments the choice of any health insurance plan available to currently employed full-time public safety employees. (No Position)

HB 3351 (P.A. 103-0188) (Rep. Walsh, Jr.; Sen. Castro) – ILLINOIS SOLAR FOR ALL-PREVAILING WAGE

Amends the Illinois Power Agency Act. Provides that the projects under the Illinois Solar for All Program shall be subject to the prevailing wage requirements included in the Prevailing Wage Act. (No Position)

HB 3370 (P.A. 103-0346) (Rep. Vella; Sen. Castro) – PREVAILING WAGE-POWER WASHING

Amends the Prevailing Wage Act. Provides that the definition of "public works" includes power washing projects in which steam or pressurized water, with or without added abrasives or chemicals, is used to remove paint or other coatings, oils or grease, corrosion, or debris from a surface or to prepare a surface for a coating. Provides that the definition of "public works" includes power washing projects by a public body or paid for wholly or in part out of public funds. (Oppose)

HB 3396 (P.A. 103-0045) (Rep. Yednock; Sen. Villivalam) – LABOR DISPUTE-VIOLATIONS

Amends the Labor Dispute Act. Provides that a person who, with the intent of interfering with, obstructing, or impeding a picket or other demonstration or protest, places any object in the public way commits a Class A misdemeanor with a minimum fine of \$500. (No Position)

HB 3400 (P.A. 103-0347) (Rep. Guzzardi; Sen. Hunter) – ILLINOIS WORKS JOBS PROGRAM

Amends the Prevailing Wage Act. Provides that the Department of Labor shall report quarterly (rather than annually) to the General Assembly and the Governor the number of people employed on public works in the State during the preceding 3 months (rather preceding calendar year). This report shall include the total number of people employed on each public works project during the preceding 3 months. Provides that the report shall identify every public works project in the State by project name and contractor name and include the demographics of the workers on the project by percentage, including gender, race, and ethnicity, broken down by the following categories: (i) type of trade; (ii) whether the worker is a journey worker or apprentice; and (iii) total work hours performed. (No Position)

HB 3491 (P.A. 103-0048) (Rep. Hanson; Sen. Preston) – PREVAILING WAGE-CONTRACTORS

Amends the Prevailing Wage Act. Provides that any laborer, worker, or mechanic who is employed by the contractor or by any lower tier sub-contractor and is paid for services in a sum less than the prevailing wage rates for work performed on a project shall have a right of action for whatever difference there may be between the amount so paid and the prevailing rates required to be paid for work performed on the project. Makes other changes. (No Position)

HB 3516 (P.A. 103-0450) (Rep. Syed; Sen. Villivalam) – EMPLOYEE ORGAN DONATIONS

Amends the Employee Blood Donation Leave Act. Changes the name of the Act to the Employee Blood and Organ Donation Leave Act. Provides that an employee may use up to 5 days of leave in any 12-month period to serve as an organ donor. Defines "employer" as an entity with 51 or more employees. (No Position)

HB 3792 (P.A. 103-0359) (Rep. Walsh, Jr.; Sen. Stadelman) – PREVAILING WAGE-LIGHT POLES

Amends the Prevailing Wage Act. Provides that the definition of "public works" includes all construction projects involving fixtures or permanent attachments affixed to light poles that are owned by a public body, including street light poles, traffic light poles, and other lighting fixtures, whether or not done under public supervision or direction, or paid for wholly or in part out of public funds. Provides for an exception if the project is performed by employees employed directly by the public body. Effective immediately. (No Position)

HB 3809 (P.A. 103-0458) (Rep. DeLuca; Sen. Joyce) - INSURANCE-HEALTH IMPAIRED CHILDREN

Amends the Accident and Health Article of the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance amended, delivered, issued, or renewed on or after the effective date of the amendatory Act shall provide coverage for therapy, diagnostic testing, and equipment necessary to increase quality of life for children who have been clinically or genetically diagnosed with any disease, syndrome, or disorder that includes low tone neuromuscular impairment, neurological impairment, or cognitive impairment. Provides that the coverage shall include 315 combined therapy sessions per year. (No Position)

SB 101 (P.A. 103-0059) (Sen. Ellman; Rep. Gong-Gershowitz) – INSURANCE-PEDIATRIC AUTOIMMUNE COVERAGE

Amends the Illinois Insurance Code. Provides that no group or individual policy of accident and health insurance or managed care plan shall deny or delay coverage for medically necessary treatment because the insured, enrollee, or beneficiary previously received any treatment, including the same or similar treatment, for pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections or pediatric acute onset neuropsychiatric syndrome, or because the insured, enrollee, or beneficiary has been diagnosed with or receives treatment for an otherwise diagnosed condition. (No Position)

SB 214 (P.A. 103-0063) (Sen. Villavalam; Rep. Johnson) – PUBLIC EMPLOYEE DISABILITY ACT

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

SB 1282 (P.A. 103-0084) (Sen. Simmons; Rep. Huynh) – HEALTH INSURANCE BENEFITS COVERAGE

Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance or a managed care plan that is amended, delivered, issued, or renewed on or after the effective date of the amendatory Act shall provide coverage for preventative screenings for individuals 18 years of age or older and under the age of 65 at high risk for liver disease every 6 months without imposing a deductible, coinsurance, copayment, or any other cost-sharing requirement on the coverage provided. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Medical Assistance Article of the Illinois Public Aid Code. Senate Amendment 1: Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that a group or individual policy of accident and health insurance or a managed care plan that is amended, delivered, issued, or renewed on or after January 1, 2025 (rather than the effective date of the amendatory Act) shall provide coverage for preventative liver disease screenings for individuals 35 years of age or older and under the age of 65 (rather than for persons 18 years of age or older and under the age of 65) at high risk for liver disease, including liver ultrasounds and alpha-fetoprotein blood tests every 6 months,

without imposing a deductible, coinsurance, copayment, or any other cost-sharing requirement on the coverage provided. Provides that the provisions do not apply to coverage of liver disease screenings to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings account pursuant to specified federal law. (No Position)

SB 1344 (P.A. 103-0462) (Sen. Villanueva; Rep. Cassidy) – INSURANCE-ABORT/HORMONE/HIV

Amends the Illinois Insurance Code. Provides that an individual or group policy of accident and health insurance amended, delivered, issued, or renewed in the State on or after (rather than only after) January 1, 2024, shall provide coverage for all abortifacients, hormonal therapy medication, human immunodeficiency virus preexposure prophylaxis, and post-exposure prophylaxis drugs approved by the United States Food and Drug Administration, and follow-up services related to that coverage. Provides that this coverage shall include drugs approved by the United States Food and Drug Administration that are prescribed or ordered for off-label use as abortifacients. Amends the Nurse Practice Act and the Physician Assistant Practice Act of 1987. In a provision concerning temporary permits for specified health care professionals, provides that if the Department of Financial and Professional Regulation becomes aware of a violation occurring at a facility licensed by the Department of Public Health (rather than a licensed hospital, medical office, clinic, or other medical facility, or via telehealth service) the Department of Financial and Professional Regulation shall notify the Department of Public Health. Amends the Pharmacy Practice Act. Provides that in accordance with a standing order by the Department of Public Health, a pharmacist may provide patients with prophylaxis drugs for human immunodeficiency virus pre-exposure prophylaxis or post-exposure prophylaxis. Amends the Abortion Care Clinical Training Program Act and the Freedom of Information Act. Provides that all program performance reports received by the Department of Public Health concerning the Abortion Care Clinical Training Program shall be treated as confidential and exempt from the Freedom of Information Act. Effective immediately. (No Position)

SB 1515 (Vetoed) (Sen. Cervantes; Rep. Delgado) – WORKPLACE PRIVACY-VERIFICATION

Amends the Right to Privacy in the Workplace Act. Provides that unless otherwise required by State or federal law, an employer shall not voluntarily enroll in the E-Verify program or a similar Electronic Employment Verification System. Provides that if an employer is required to participate in the E-Verify program or a similar Electronic Employment Verification System and receives notification from the Social Security Administration of a discrepancy between an employee's name or social security number and the Social Security Administration's records, an employer must provide the employee with specified information or grant the employee no less than 30 days of unpaid leave to correct any verification discrepancy. Provides for additional rights and protections granted to an employee following the notification from the Social Security Administration of a discrepancy. Makes corresponding changes. (No Position)

SB 1646 (P.A. 103-0552) (Sen. Martwick; Rep. Kifowit) – PENSION CODE-COOK COUNTY RETIREE RE-ENTERING SERVICE AS ELECTION WORKER

In the Cook County Article of the Code, provides that if an employee annuitant re-enters service as an election worker and provides services for a scheduled federal, State, or local election for a period of 60 days or less during a calendar year, that employee annuitant's annuity shall not be suspended. Includes provisions pertaining to other pension systems. (No Position)

SB 1824 (P.A. 103-0464) (Sen. Villa; Rep. Yang Rohr) – PENSION CODE-IMRF VARIOUS

Amends the General Provisions and Illinois Municipal Retirement Fund (IMRF) Articles of the Illinois Pension Code. Provides that an authorized agent appointed after the effective date of the amendatory Act must complete a course of training regarding the duties and responsibilities of being an authorized agent no less than 3 months after his or her initial appointment. Provides that the training must be provided by the Fund and made available to all authorized agents online no less than quarterly at no cost to the authorized agent or his or her employer. In a provision that requires a participating municipality or participating instrumentality to make an additional contribution for earning increases greater than 6% or 1.5 times the increase in the consumer price index-u, provides that the Fund shall exclude earning increases due to amounts paid as required by federal or State law or

court mandate or earnings increases due to the participating employee returning to the regular number of hours worked after having a temporary reduction in the number of hours worked. Provides that an elected trustee shall not be considered disqualified due to termination of participation if he or she thereafter begins participation with a different participating employer, there is no gap in service credit under the Article, and the trustee continues to meet all eligibility requirements for the same type of trustee position. Makes other changes. Effective immediately, except that certain provisions are effective January 1, 2024. (No Position)

SB 1834 (P.A. 103-0233) (Sen. Sims; Rep. Slaughter) - JUVENILE COURT-UNATTENDED MINOR

Amends the Juvenile Court Act of 1987. Provides that a neglected minor includes any minor (rather than a minor under 14 years) whose parent or other person responsible for the minor's welfare leaves the minor without supervision for an unreasonable period of time without regard for the mental or physical health, safety, or welfare of that minor. Provides that a minor shall not be considered neglected for the sole reason that the minor was engaged in independent activities, except if the person responsible for the minor's health, safety, or welfare willfully disregards danger that the independent activity poses to the physical or mental health of the minor under circumstances when the danger is sufficiently obvious that no reasonable person would cause or permit the minor to be unsupervised in such a situation given the minor's level of maturity, physical condition, or mental abilities. Provides factors that must be considered in determining if a minor's needs can be sufficiently met during an independent activity. Amends the Criminal Code of 2012 to change the child abandonment statute. Deletes language providing that a person commits child abandonment by leaving a child who is under the age of 13 without supervision by a responsible person over the age of 14 for a period of 24 hours or more. Provides instead that a person commits child abandonment when he or she, as a parent, guardian, or other person having physical custody or control of a child, without regard for the mental or physical health, safety, or welfare of that child, knowingly permits a child to engage in independent activities that were unreasonable under the circumstances or for an unreasonable period of time without regard for the minor's mental or physical health, safety or well-being. Provides that no specific age shall be determinative of reasonableness, and that reasonableness shall be determined by the maturity of each individual child. Effective immediately. (No Position)

SB 1924 (P.A. 103-0110) (Sen. Halpin; Rep. Yednock) - SCHOOL CODE AND PENSION CODE-SUPERINTENDENTS

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code. In a provision concerning service credit for accumulated unused sick leave, provides that if the employee was in the service of more than one employer or regional office of education (instead of more than one employer), then sick leave days from all such employers shall be credited. Amends the School Code. Provides that beginning July 1, 2023, all regional superintendents of schools shall receive the same salary regardless of the population of the region they serve. Provides that the salary for all regional superintendents shall be equal to the middle annual salary tier. Makes a change concerning the posting of information on the institute fund. Repeals a provision of the Code that prohibits regional superintendents from practicing or from holding themselves out as practicing any other profession. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately. (No Position)

SB 2034 (P.A. 103-0466) (Sen. Villa; Rep. West) – CHILD EXTENDED BEREAVEMENT

Creates the Child Extended Bereavement Leave Act. Provides that the Act may be referred to as Zachary's Parent Protection Act. Provides that an employee of a large employer that employs 250 or more full-time employees is entitled to use a maximum of 12 weeks of unpaid leave if the employee experiences the loss of a child by suicide or homicide. Provides that an employee of a small employer that employs at least 50 but fewer than 250 full-time employees is entitled to use a maximum of 6 weeks of unpaid leave if the employee experiences the loss of a child by suicide or homicide. Provides that leave may be taken in a single continuous period or intermittently in increments of no less than 4 hours, but leave must be completed within one year after the employee notifies the employer of the loss. Permits an employer to require reasonable advance notice of the employee's intention to leave and reasonable documentation. (No Position)

SB 2195 (P.A. 103-0512) (Sen. Gillespie; Rep. Guzzardi) – INSURANCE-PROSTHETIC DEVICE COVERAGE

Amends the Accident and Health Article of the Illinois Insurance Code. Provides that with respect to an enrollee at any age, in addition to coverage of a prosthetic or custom orthotic device, benefits shall be provided for a prosthetic or custom orthotic device determined by the enrollee's provider to be the most appropriate model that is medically necessary for the enrollee to perform physical activities, as applicable, such as running, biking, swimming, and lifting weights, and to maximize the enrollee's whole body health and strengthen the lower and upper limb function. Provides that the requirements of the provisions do not constitute an addition to the State's essential health benefits that requires defrayal of costs by the State pursuant to specified federal law. (No Position)

LAND USE AND ZONING

HB 217 (P.A. 103-0010) (Rep. Walsh, Jr.; Sen. Joyce) – EMINENT DOMAIN-WILL COUNTY

Amends the Eminent Domain Act. Provides that quick-take powers may be used for a period of no more than 2 years after the effective date of the amendatory Act by Will County for the acquisition of certain described property for the purpose of road construction. Repeals the new provisions 3 years after the effective date. Effective immediately. (Support)

HB 1635 (P.A. 103-0105) (Rep. Morgan; Sen. Morrison) – LAND TRANSFER-LAKE COUNTY

Authorizes the Executive Director of the Lake County Forest Preserve District to execute and deliver a quitclaim deed to certain real property located in Lake County to Fort Sheridan National Cemetery. Effective immediately. House Amendment 1: Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following change: Provides that the specified real property shall be executed and delivered to the United States of America and its assigns (rather than to Fort Sheridan National Cemetery). Effective immediately. (Support)

HB 2800 (P.A. 103-0003) (Rep. Mah; Sen. Fine) – QUICK-TAKE FOR MENARD AND MCHENRY COUNTIES

Amends the Eminent Domain Act. Provides that quick-take proceedings may be used for a period of one year after the effective date of the amendatory Act by: Menard County for the acquisition of certain described property for the purpose of reconstructing the Athens Blacktop corridor; and McHenry County for the acquisition of certain described property for the purpose of the Randall Road Corridor Improvement Project. Effective immediately. (Support)

SB 1066 (P.A. 103-0077) (Sen. McConchie; Rep. McLaughlin) – PROPERTY CONVEYANCE-LAKE COUNTY

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

SB 1699 (P.A. 103-0580) (Sen. Cunningham; Rep. Walsh) - COMMERCIAL WIND AND SOLAR TRAILER BILL

Amends the Illinois Power Agency Act. Provides that the Adjustable Block program shall include at least 15% from distributed renewable generation devices or photovoltaic community renewable generation projects installed on public school land (rather than at public schools). Provides that qualifying projects must be located on property owned, leased, or subleased by the school or school district and the school or school district must benefit from the project. Provides that the Illinois Power Agency shall commission and publish a policy study to evaluate the potential impacts of specified proposals on the environment, grid reliability, carbon and other pollutant emissions, resource adequacy, long-term and short-term electric rates, environmental justice communities, jobs, and the economy. Provides that the Agency shall retain the services of technical and policy experts with energy market and other relevant fields of expertise, solicit technical and policy analysis from the public, and provide for a 20-day open public comment period after publication of a draft study, which shall be published no later than 20 days after the comment period ends. Provides that the final policy study shall be published by March 1, 2024. Provides that the policy study shall include policy recommendations to the General Assembly. Amends the Illinois Procurement Code to exempt the procurement of technical and policy experts for the policy study. Amends the Counties Code. In provisions concerning regulation of commercial wind energy

facilities and commercial solar energy facilities, provides that a public hearing shall be held not more than 60 days (rather than 45 days) after the filing of the application for the facility. Provides that the amount of any decommissioning payment shall be in accordance with financial assurance required by the agricultural impact mitigation agreements (rather than limited to the cost identified in the decommissioning or deconstruction plan, as required by the agricultural impact mitigation agreements, minus the salvage value of the project). Provides that a facility shall file a farmland drainage plan with the county and impacted drainage districts and specifies requirements of the plan. Requires vegetation management plans to comply with the agricultural impact mitigation agreement and underlying agreements with landowners where the facility will be constructed. Adds language requiring a facility owner to compensate landowners for crop losses or other agricultural damages resulting from damage to the drainage system caused by the construction of the facility, repair or pay for damage to the subsurface drainage system, and repair or pay for the restoration of surface drainage caused by the construction or deconstruction of the facility. Provides that a facility owner with siting approval from a county to construct a commercial wind energy facility or a commercial solar energy facility is authorized to cross or impact a drainage system, including, but not limited to, drainage tiles, open drainage ditches (rather than open drainage districts), culverts, and water gathering vaults, owned or under the control of a drainage district under the Illinois Drainage Code without obtaining prior agreement or approval from the drainage district in accordance with the farmland drainage plan (removing an exception requiring the facility owner to repair or pay for the repair of all damage to the drainage system caused by the construction of the commercial wind energy facility or the commercial solar energy facility within a reasonable time after construction of the commercial wind energy facility or the commercial solar energy facility is complete). Amends the Public Utilities Act. Provides that the Illinois Commerce Commission shall convene a workshop process for the purpose of establishing an open, inclusive, and cooperative forum regarding thermal energy networks. Amends the Freedom of Information Act to make conforming changes. Effective immediately. (No Position)

LIABILITY

HB 1363 (P.A. 103-0282) (Rep. Guzzardi; Sen. Villa) – GENDER VIOLENCE-EMPLOYER DUTY

Amends the Gender Violence Act. Defines "employee", "employer", and "workplace". Changes the definition of "gender-related violence" to also mean domestic violence. Provides that liability only extends to an employer for gender-related violence that occurs: (i) while the employee was directly performing the employee's job duties and the gender-related violence (rather than the performance of the job duties) was the proximate cause of the injury; or (ii) while the agent of the employer was directly involved in the performance of the contracted work and the gender-related violence (rather than the performance of the contracted work) was the proximate cause of the injury. Provides that employer liability in other provisions are notwithstanding the requirements of items (i) and (ii) and other specified provisions. Provides that an employer is liable for gender-related violence if the employer: failed to supervise, train, or monitor the employee who engaged in the gender-related violence; or failed to investigate complaints or reports directly provided to a supervisor, manager, owner, or another person designated by the employer of similar conduct by an employee or agent of the employer and the employer failed to take remedial measures in response to the complaints or reports. Requires an action against an employer for gender-related violence to be commenced within 4 years after the cause of action accrued, except that if the person reaches the age of 18. (No Position)

MISCELLANEOUS

HB 925 (P.A. 103-0405) (Rep. Kifowit; Sen. Porfirio) – VETERAN SERVICE ORGANIZATION CHARTER ACT

Creates the Veteran Service Organizations State Charter Act. Establishes requirements for a Veteran Service organization to be considered state chartered. Includes a provision that, in addition to other requirements, to qualify for state charter status, a veteran service organization must (i) have a board where a majority of its members are veterans and have annual expenditures that demonstrate that a majority of the organization's expenses reflect support for veterans and (ii) comply with the methods and criteria set forth under the Military Veterans Assistance Act if the veteran service organization has delegates and alternates or is in the process of

selecting and submitting delegates and alternates to a county Veterans Assistance Commission at the time of application for State charter status. Removes, from the list of qualifications, a requirement that the veteran service organization provide responsible aid, assistance, or services to the veteran community. In a provision concerning the duration of state charter status, provides that state charter status shall be valid for 3 years. Requires a veteran service organization to reapply for state charter status at least 120 days before the expiration of its current state charter status. Provides that in addition to any other remedies, a court may assess a civil penalty not to exceed \$5,000 for each violation of the Act. (No Position)

HB 1286 (P.A. 103-0518) (Rep. Stuart; Sen. Villanueva) – EQUITABLE RESTROOMS-ALL GENDER

Amends the Equitable Restrooms Act. Provides that, notwithstanding any other provision of law, any multipleoccupancy restroom may be identified as an all-gender multiple-occupancy restroom and designated for use by any person of any gender. Requires that an all-gender multiple-occupancy restroom must include specified signage and floor to ceiling stall dividers. Provides that any multiple-occupancy restroom may be converted into an all-gender multiple-occupancy restroom. Provides that, if a facility commences construction, or commences alterations exceeding 50% of the facility, and implements an all-gender multiple-occupancy restroom, the allgender multiple-occupancy restroom must satisfy or include specified requirements. Requires certain newly constructed or previously existing restrooms to be designated as all-gender multiple-occupancy restrooms. Provides that when plumbing fixtures in a facility must meet female-to-male ratio requirements, each individual fixture in an all-gender multiple-occupancy restroom may be counted toward the required number of either female or male toilet stalls. Provides that if a fixture is counted toward the minimum required fixtures for females, that same fixture shall not also be counted toward the minimum required fixtures for males, and if a fixture is counted toward the minimum required fixtures for males, that same fixture shall not also be counted toward the minimum required fixtures for females. Provides that during any inspection of a facility by a health officer, health inspector, or building inspector, the health officer, health inspector, or building inspector may inspect the facility to determine whether it complies with the provisions. Requires the Department of Public Health to adopt rules to implement the provisions. Defines "multiple-occupancy restroom". Contains other provisions. Makes other changes. Effective immediately. (No Position)

HB 2500 (P.A. 103-0434) (Rep. Benton; Sen. Loughran Cappel) – ANIMAL ADOPTION-FEE WAIVER

Amends the Animal Welfare Act. Provides that an animal shelter or animal control facility shall waive the adoption fee if the person adopting the dog or cat (i) presents to the animal shelter or animal control facility with the legally prescribed identification information, including specified information regarding their veteran status. Limits the number of dogs or cats adopted under the provisions to one dog or cat each in a 2-year period. (No Position)

HB 2831 (P.A. 103-0269) (Rep. Lapointe; Sen. Johnson) – TASK FORCE ON HOMELESSNESS

Amends the Department of Human Services Act. Creates the Office to Prevent and End Homelessness (Office) within the Department of Human Services to facilitate the implementation of a strategic plan and initiatives aimed at decreasing homelessness and unnecessary institutionalization in Illinois, improving health and human services outcomes for people who experience homelessness, and strengthening the safety nets that contribute to housing stability. Creates the Interagency Task Force on Homelessness within the Department of Human Services to facilitate and implement initiatives related to decreasing homelessness and unnecessary institutionalization in this State, improving health and human services outcomes for people who experience homelessness, and strengthening the safety nets that contribute to housing stability. Requires the Task Force to submit annual reports to the Governor and General Assembly regarding the Task Force's work during the year prior, any new recommendations developed by the Task Force, any recommendations made by the Community Advisory Council on Homelessness, and any key outcomes and measures related to homelessness. Contains provisions concerning Task Force membership; Task Force meetings; Task Force subcommittees; administrative support to the Task Force; and other matters. Creates the Community Advisory Council on Homelessness (Advisory Council) within the Department of Human Services to make recommendations to the Interagency Task Force on Homelessness regarding homelessness and unnecessary institutionalization with the goals of achieving functional zero homelessness, improving health and human services outcomes for people experiencing homelessness and strengthening the safety nets that contribute to housing stability. Effective immediately. (Support)

HB 3631 (P.A. 103-0453) (Rep. Huynh; Sen. Simmons) – PHARMACIST RETALIATION-LAW ENFORCEMENT AGENCIES

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

SB 850 (P.A. 103-0561) (Sen. Belt; Rep. Canty) – GROCERY INITIATIVE ACT

Creates the Grocery Initiative Act. Provides that the Department of Commerce and Economic Opportunity shall study food insecurity in urban and rural food deserts. Provides that the Department shall establish a Grocery Initiative to expand access to healthy foods in food deserts in Illinois by providing assistance to independently owned for-profit grocery stores, cooperative grocery stores, not-for-profit grocery stores as well as grocery stores owned and operated by local governmental units. Provides that the Department may enter into contracts, grants, or other agreements to administer grants and other financial support. Provides that the Department shall provide technical assistance. Provides the Department with rulemaking powers. Defines terms. Amends the Illinois Enterprise Zone Act. Provides that a business that is a grocery store and receives financial support under the Grocery Initiative Act during a specified period is eligible to be a High Impact Business. Provides that the Department of Commerce and Economic Opportunity may designate an area as a food desert even if the area does not meet the qualifications set forth in the engrossed bill as long as the designation is made in accordance with criteria established by the Department of Commerce and Economic Opportunity by rule using data that includes, but is not limited to, poverty metrics and access to existing grocery stores. (No Position)

SB 1072 (P.A. 103-0409) (Sen. Rezin; Rep. Kifowit) - HONOR AND REMEMBER FLAG

Amends the Flag Display Act. Designates the Honor and Remember Flag as the symbol of the State's concern for and commitment to honoring and remembering the lives of all members of the United States armed forces who have lost their lives while serving or as a result of service and their families. Provides for the dates when and the locations where the Honor and Remember Flag must be displayed. Amends the Condominium Property Act. Adds the Honor and Remember Flag under the definition of "military flag" that is permitted to be flown by a unit owner under certain circumstances. Amends the State Mandates Act to require implementation without reimbursement. (No Position)

SB 1291 (P.A. 103-0485) (Sen. Belt; Rep. Hoffman) – LIMITS-DEBT COLLECT-ST AGENCY

Amends the Illinois State Collection Act of 1986. Provides that except in the case of fraud, if a State agency fails to provide a debtor with written notice and a demand for payment of any debt, accounts, or claims owed to the State agency with 5 years of when the State agency's right to collect the debt first accrued, then the State agency is barred from attempting to collect such debt, accounts, or claims owed to it by the debtor. Amends the Personal Actions Part of the Limitations Article of the Code of Civil Procedure. Provides that except in the case of fraud or where facts material to the State agency's right to collect the debt were not known nor could reasonably have been known by the State agency's official charged with the responsibility to discover and collect the debt, an action by a State agency may not be conducted more than 5 years after the State agency's right to collect the debt first accrued. (No Position)

SB 1476 (P.A. 103-0487) (Sen. Gillespie; Rep. Rashid) – AFFORDABLE HOUSING PLANS

Amends the Affordable Housing Planning and Appeal Act. In a provision concerning benchmarks a non-exempt local government must aim to accomplish under its affordable housing plan, provides that the local government shall aim to have a minimum of 15% (rather than 40%) of affordable housing within its jurisdiction. Removes a

provision requiring affordable housing plans from local governments to be subject to review by the State Housing Appeals Board. Requires the Illinois Housing Development Authority (IHDA) to post each affordable housing plan submitted by a local government on the IHDA website. Restores a provision providing that a non-exempt local government may not enter into an intergovernmental agreement with any local government that contains more than 25% affordable housing. Redefines "exempt local government" to mean any local government in which at least 35% of its total year-round housing units are affordable, as determined by the Illinois Housing Development Authority or any municipality with a population under 2,500 (rather than "exempt local government" means any local government in which the percentage of its total year-round housing units that are affordable is greater than the 20th percentile of all local governments, as determined by the Illinois Housing Development Authority, or any municipality with a population under 1,000). (No Position)

SB 1499 (P.A. 103-0490) (Sen. Villa; Rep. Hirschauer) - COMPANION ANIMAL-FORFEITURE

Amends the Humane Care for Animals Act. Adds specified offenses of the Humane Care for Animals Act for which law enforcement making an arrest may take possession of a companion animal. Adds specified offenses of the Act for which a court may order the forfeiture of an animal. Effective immediately. (Support)

SB 1665 (P.A. 103-0492) (Sen. Pacione-Zayas; Rep. Moeller) – GUARANTEED INCOME EXEMPTION-COOK COUNTY

Amends the Hospital Uninsured Patient Discount Act. Provides that a hospital subject to the Act shall disregard household income received through participation in a guaranteed income program reported by an uninsured patient who applies for financial assistance. (Support)

SB 2005 (P.A. 103-0247) (Sen. Wilcox; Rep. Benton) – HOUSING-VETERANS PREFERENCE

Amends the Housing Authorities Act. Requires housing authorities to develop and implement policies granting housing preferences to veterans who are homeless. Provides that such preferences shall be cumulative with any other preference allowed by a housing authority for which the veteran qualifies. Provides that nothing in the amendatory Act shall be construed to supersede any federal law or regulation. (No Position)

SB 2013 (P.A. 103-0248) (Sen. Simmons; Rep. Cassidy) – IHDA-HOUSING QUALITY STANDARDS

Amends the Illinois Affordable Housing Act. Requires all housing financed under the Illinois Affordable Housing Program to meet a minimum standard of living requirement. Provides that in order for a program applicant to be eligible to receive funding to acquire, construct, rehabilitate, develop, operate, insure, or retain affordable single-family or multi-family housing, the applicant must demonstrate that each housing unit can provide and meet certain quality standards, as applicable. Requires housing to have cooling and dehumidification systems that are capable of being operated independently from the heating system and that can operate when the heat index exceeds 80 degrees. Requires newly constructed housing to have permanent air conditioning. Requires the heating in all housing, during the months of October through May, unless a unit of government has standards that require a higher temperature of heat, to register at least 68 degrees Fahrenheit when the outside temperature falls below 55 degrees between 6 a.m. and 10 p.m. Requires any tenant complaints about heating to be rectified within 24 hours. Requires windows to open and close with safety mechanisms installed and to be inspected on a regular basis. Provides certain standards concerning the maintenance and upkeep of the premises of the single-family or multi-family housing; accessible laundry facilities for senior residents and residents with disabilities; control for insects, rodents, and pests; standard turnaround times for property manager or maintenance personnel to respond to tenant requests; and compliance checks and tenant reviews for property management companies. Effective immediately. (No Position)

SB 2037 (P.A. 103-0250) (Sen. Pacione-Zayas; Rep. Guzzardi) – COMMUNITY LAND TRUST TASK FORCE ACT

Creates the Community Land Trust Task Force Act. Establishes the Community Land Trust Task Force to collect data regarding the current use of community land trusts in Illinois and opportunities for expansion statewide, in addition to other specified duties. Includes provisions about membership, compensation, and vacancies; meetings; and administrative support. Requires the Community Land Trust Task Force Act to submit a final report to the Governor and the General Assembly making specific recommendations of legislative and budgetary action that supports the mission of community land trusts to foster affordable housing and homeownership.

Provides that the Task Force is dissolved and the Act is repealed on December 31, 2024. Effective immediately. (No Position)

PUBLIC HEALTH, HOSPITAL FACILITIES AND NURSING HOMES

HB 475 (P.A. 103-0274) (Rep. Didech; Sen. Johnson) – COMMUNITY MENTAL HEALTH BOARDS/RESCUE SQUAD-SANGAMON COUNTY

Amends the Community Mental Health Act. Provides that if a successful referendum is held by a governmental unit to levy an annual tax for the purpose of providing mental health facilities and services, the governmental unit shall appoint all members to its community mental health board within 60 days after the local election authority certifies the passage of the referendum. Provides that all terms for board members shall be measured from the first day of the month (rather than first day of the year) of the appointment. Requires every community mental health board to meet within 30 days after members are first appointed and within 30 days after members are appointed or reappointed upon the expiration of a member's term (rather than requiring the board to meet immediately after appointment). Provides that only one board member shall be a member of the governmental unit's governing body, with the term of membership on the board to run concurrently with the elected term of the member. Provides that a community mental health board may fix a fiscal year for the board. Provides that every community mental health board shall be subject to the requirements under the Freedom of Information Act and the Open Meetings Act. Amends the Counties Code. Provides that the Sangamon County Board may form, manage, fund, and operate a volunteer rescue squad to provide assistance within Sangamon County to any public entity providing law enforcement, firefighting, emergency disaster response, or first responder services. (Support)

HB 559 (P.A. 103-0001) (Rep. Morgan; Sen. Glowiak Hilton) – HEALTH CARE WORKFORCE REINFORCEMENT ACT

Provides that any person who was issued a temporary out-of-state permit or temporary reinstatement permit by the Department of Financial and Professional Regulation in response to the COVID-19 pandemic may continue to practice under his or her temporary out-of-state permit if he or she submits an application for licensure by endorsement to the Department on or before May 11, 2023. Provides for license application requirements for holders of temporary out-of-state permits or temporary reinstatement permits in specified professions. Amends the Assisted Living and Shared Housing Act, the Nursing Home Care Act, the MC/DD Act, the ID/DD Community Care Act, and the Specialized Mental Health Rehabilitation Act of 2013. Provides that, during a statewide public health emergency, the Department of Public Health and the Department of Human Services may take specified actions pertaining to inspections within an appropriate time frame to the extent feasible. Provides that probationary and provisional licenses may be extended for an additional 120 if requested and approved by the Department. Amends the Medical Practice Act of 1987. Provides that during a public health emergency, any provision of the Act that would prevent a physician licensed to practice medicine in all of its branches under the Act from delegating any and all authority prescribed to the physician by law to international medical graduate physicians who are working in response to the public health emergency declared by the Governor are suspended. Amends the Illinois Public Aid Code and the Illinois Insurance Code to provide coverage for in-pharmacy COVID and influenza testing, screening, vaccination, and treatments. Includes other provisions. Effective immediately. (No Position)

HB 1364 (P.A. 103-0105) (Rep. Guzzardi; Sen. Fine) – 9-8-8 TASK FORCE

Creates the 9-8-8 Suicide and Crisis Lifeline Workgroup Act. Provides that the Department of Human Services, Division of Mental Health, shall convene a working group that includes members of the General Assembly, representatives of State agencies, the State's Chief Behavioral Health Officer, the Director of the Children's Behavioral Health Transformation Initiative, service providers from the regional and statewide 9-8-8 call centers, representatives of organizations that represent people with mental health conditions or substance use disorders and that operate an Illinois social services helpline or crisis line other than 9-8-8, including veterans' crisis services, more than one individual with personal or family lived experience of a mental health condition or substance use disorder, experts in research and operational evaluation, and any other person or persons as determined by the Department of Human Services, Division of Mental Health. Requires the Department of Human Services, Division of Mental Health, to submit a report to the General Assembly regarding the

Workgroup's findings related to the 9-8-8 call system. Modifies the Workgroup's responsibilities, including removing requirements to review the recommendations and decisions of previous State-led workgroups on transforming the mental health crisis response system and that the action plan must include a plan to sustainably fund a statewide 9-8-8 call center network in fiscal year 2025 and beyond. Effective immediately. (Support)

HB 1740 (P.A. 103-0134) (Rep. Meijer; Sen. Plummer) – RESCUE SQUAD ACT CHANGES

Amends the Rescue Squad Districts Act. Changes the short title of the Act to the Emergency Services District Act. Makes conforming changes. Provides that the board of trustees of an emergency services district may recruit, employ, or contract with ambulance, rescue squad, or both ambulance and rescue squad personnel (rather than may recruit rescue squad personnel). Sets forth powers of a district relating to ambulance services. Provides that the board of trustees of a district may fix, charge, and collect fees not exceeding the reasonable cost of the service for ambulance services rendered by the district against persons who are not residents of the district and against businesses and other entities that are not located within the district. Sets forth permissible fees. Provides that a rescue squad district organized under the Act before the effective date of the amendatory Act may (i) continue to be named a rescue squad district or be renamed an emergency services district by ordinance of the board of trustees of the district, (ii) operate under the provisions of the Act as if they were organized as an emergency services district, and (iii) continue exercising taxing authority that was approved before the effective date of the amendatory Act. Provides that an emergency services district may be organized in whole or in part within a fire protection district that provides rescue services if the emergency services district is formed and operated solely to provide ambulance services. Amends the Collective Bargaining Freedom Act to make a conforming change. (No Position)

HB 2039 (P.A. 103-0423) (Rep. Moeller; Sen. Villa) – ACCESS TO PUBLIC HEALTH DATA

Creates the Access to Public Health Data Act. Provides that the Department of Public Health, the Department of Human Services, and the Department of Children and Family Services shall, at the request of a local health department in Illinois, make any and all public health data related to residents of that local health department's jurisdiction available to that local health department for the purposes of preventing or controlling disease, injury, or disability. (Support)

HB 2102 (P.A. 103-0428) (Rep. Costa Howard; Sen. Glowiak Hilton) – HEALTH CARE WORKER-BACKGROUND CHECK

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

HB 2619 (P.A. 103-0320) (Rep. Gabel; Sen. Fine) – NURSING HOME-TRANSFER NOTICE

Amends the Nursing Home Care Act. Provides that the State Long Term Care Ombudsman shall be notified when a resident is involuntarily transferred or discharged from a facility. Makes corresponding changes. (No **Position**)

HB 2719 (P.A. 103-0323) (Rep. Avelar; Sen. Peters) – FAIR PATIENT BILLING-SCREENING

Amends the Community Benefits Act. Provides that information made available to the public shall include the number of uninsured patients who have declined or failed to respond to the screening described specified provisions and the 5 most frequent reasons for declining. Amends the Fair Patient Billing Act. Makes a change in provisions concerning legislative findings. Sets forth provisions concerning screening patients for health insurance and financial assistance. In provisions concerning hospitals pursuing collective action, provides that hospitals and their agents may pursue collective action against an uninsured patient only if the hospital has complied with the screening requirements set forth in specified provisions and exhausted any discount available to the patient under specified provisions. Provides those obligations of hospitals under the amendatory Act. Defines terms. Amends the Hospital Uninsured Patient Discount Act. Provides that if a patient declines to apply for a public health insurance program on the basis of concern for immigration-related consequences, the hospital may refer the patient to a free, unbiased resource to address the patient's immigration-related concerns and assist in enrolling the patient in a public health insurance program. Provides that a hospital may still screen the patient for eligibility under its financial assistance policy. Provides that hospitals shall permit an uninsured patient to apply for a discount within 90 days of completion of the screening under specified provisions or denial of an application for a public health insurance program. (No Position)

HB 2858 (P.A. 103-0329) (Rep. Stuart; Sen. Tracy) – ADULT PROTECTIVE SERVICES

Amends the Illinois Act on the Aging. In provisions concerning the Long Term Care Ombudsman Program, expands the definition of "access" to mean the right to inspect and copy (rather than inspect) the clinical and other records of a participant or resident, regardless of age, with the express written consent of the participant or resident. In provisions concerning access and visitation rights, provides that a long term care facility, supportive living facility, assisted living establishment, and shared housing establishment must permit representatives of the Office of State Long Term Care Ombudsman, with the permission of the resident or other specified persons, to examine and copy the resident's clinical and other records. Provides that any person may report information about the suspicious death of an eligible adult to an agency designated to receive such reports or to the Department on Aging. Provides that if a mandated reporter has reason to believe that the death of an eligible adult is the result of abuse or neglect, the matter shall be reported to the agency designated to receive such reports or to the Department for subsequent referral to the appropriate law enforcement agency and coroner or medical examiner. Prohibits employers from discriminating against any employee who makes a good faith oral or written report concerning information about the suspicious death of an eligible adult. Contains provisions concerning the required testimony of a mandated reporter at an administrative hearing concerning the suspicious death of an eligible adult; the referral of evidence to the appropriate law enforcement agency; access to records concerning reports of suspicious deaths due to abuse, neglect, or financial exploitation; and other matters. (No Position)

HB 3230 (P.A. 103-0337) (Rep. LaPointe; Sen. Fine) – BEHAVIORAL HEALTH CRISIS CARE

Creates the Strengthening and Transforming Behavioral Health Crisis Care in Illinois Act. Requires, subject to appropriation, the Department of Human Services, Division of Mental Health, to use an independent third-party expert to conduct a cost analysis and determine actuarially sound costs associated with developing and maintaining a statewide initiative for the coordination and delivery of the continuum of behavioral health crisis response services in the State, including crisis call centers, mobile crisis response team services, crisis receiving and stabilization centers, and other acute behavioral health services. (Support)

HB 3322 (P.A. 103-0185) (Rep. Slaughter; Sen. Sims) – GANG DATABASES-USE-EVIDENCE

Creates the Law Enforcement Gang Database Information Act. Defines terms. Provides requirements for the use of gang databases and shared gang databases. Amends the Code of Criminal Procedure of 1963. Provides that in all criminal cases, evidence which indicates the mere presence that the person was or is on a gang database or a shared gang database is not admissible. Effective immediately. House Amendment 1: Deletes from the definition of "gang database", data maintained in multiple databases. Provides that law enforcement agency policy about gang databases must be implemented on or before January 1, 2024 (rather than July 1, 2023). (No Position)

HB 3698 (P.A. 103-0355) (Rep. Lily; Sen. Hunter) – CULTURAL EMPOWERMENT PROGRAM GRANTS-MENTAL HEALTH

Amends the Mental Health and Developmental Disabilities Administrative Act. Requires the Department of Human Services to create the Cultural Empowerment Program to make grants-in-aid to one or more community providers to provide outreach, engagement, training, and support to faith-based organizations serving communities that are underserved by mental and behavioral health resources. Requires the Department to provide a list of ZIP codes identifying the targeted communities. Provides that grantees under the program shall utilize all available resources to provide initial relationship building within community areas by delivering training to faith-based leadership and providing connection through personal stories from persons with lived expertise to the leadership of faith communities or their congregations. Requires grantees to: (i) provide information about the Certified Recovery Support Specialist (CRSS) credential to interested individuals; (ii) build relationships with local community mental health centers (CMHCs) and other behavioral health providers to help facilitate linkage to mental health services for people in targeted communities; (iii) ensure that consumers in the program experience a warm handoff between the grantee and the CMHC or other service provider; (iv) assist consumers in navigating or bypassing wait lists and other barriers to accessing care; (v) use their relationships with CMHCs and service providers to support expansion of services when needed and where possible; (vi) utilize their expertise to build relationships with faith-based communities in the targeted communities and ensure that those organizations are aware of the behavioral health resources available; and other matters. Provides that the Department shall prioritize organizations that are existing trusted messengers within targeted communities in awarding funding under the program. Provides that the program shall begin operations no later than July 1, 2024. (No Position)

HB 3890 (P.A. 103-0211) (Rep. Crespo; Sen. Morrison) - HOSPITAL LICENSE-NOTIFY RIGHTS

Amends the Hospital Licensing Act. Provides that a nursing care committee must annually notify the hospital nursing staff of the staff's rights under provisions concerning nurse staffing. Requires the notice to provide a phone number and an email address for staff to report noncompliance with the nursing staff's rights. Provides that the notice shall be provided via email or by regular mail in a manner that effectively facilitates receipt of the notice. (No Position)

HB 3955 (P.A. 103-0213) (Rep. Lilly; Sen. Hunter) – HOSPITALS-CARE BEFORE PAYMENT

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

SB 69 (P.A. 103-0057) (Sen. Fine; Rep. Stava-Murray) – HOSPITAL LICENSING-VACCINATION

Amends the Hospital Licensing Act. Requires every hospital to adopt an influenza and pneumococcal immunization policy that includes procedures for identifying patients age 50 or older for influenza immunization and 65 or older for pneumococcal immunization (rather than just for identifying patients age 65 or older). (No **Position**)

SB 188 (P.A. 103-0474) (Sen. McClure; Rep. Davidsmeyer) - MEDICAL RECORDS-CONSENT

Amends the Consent by Minors to Health Care Services Act. Provides that a parent who consents to the performance upon the parent's child of a health care service shall be entitled, upon request, to inspect and copy the part of that child's records related to the specific health care service for which the parent is treated as the child's personal representative under HIPAA. Provides that each appointment, referral, test, treatment, procedure, or other medical intervention is a separate and distinct health care service for the purpose of determining whether a parent is treated as the child's personal representative under HIPAA with respect to that health care service. Amends the Mental Health and Developmental Disabilities Confidentiality Act. Allows the personal representative under HIPAA of a recipient to request to inspect and copy a recipient's record or any part thereof, regardless of the age of the recipient. (No Position)

SB 1497 (P.A. 103-0489) (Sen. Villa; Rep. Hirschauer) - NURSING HOMES-RESIDENT CONSENT

Amends the Nursing Home Care Act. Provides that "emergency" means a situation, physical condition, or one or more practices, methods, or operations that present imminent danger of death or serious physical or mental harm to residents of a facility and that are clinically documented in the resident's medical record (rather than only a situation, physical condition or one or more practices, methods or operations that present imminent danger of death or serious physical or mental harm to residents of a facility). Requires the need for positioning devices to be demonstrated and documented in the resident's care plan. Requires that assessment to be revisited in every comprehensive assessment of the resident. Provides that psychotropic medication shall be administered to a resident only if clinical documentation in the resident's medical record supports the benefit of the psychotropic medication over contraindications related to other prescribed medications and supports the diagnosis of the resident. (No Position)

SB 1617 (P.A. 103-0096) (Sen. Morrison; Rep. Moylan) – HEALTH CARE CREDENTIALING

Amends the Health Care Professional Credentials Data Collection Act. Provides that "recredentialing" and "single credentialing cycle" must be undertaken for a period not to exceed 3 years (rather than once every 2 years). (No Position)

SB 1999 (P.A. 103-0501) (Sen. Feigenholtz; Rep. Williams) – ABANDONED INFANTS

Amends the Abandoned Newborn Infant Protection Act. Replaces all instances of "child-placing agency" or "child placing agency" with "child welfare agency". In provisions concerning the Department of Children and Family Services' State Central Registry of child welfare agencies willing to take legal custody of relinquished newborn infants, provides that within 3 business days after accepting a referral from the Department, the child welfare agency shall file a petition for custody and request that the agency be given the authority to place the infant in an adoptive home, foster home, child care facility, or other facility appropriate for the needs of the infant. Prohibits filing or appearance fees for the petitioner. Provides that any issued custody order shall grant the child welfare agency the authority to make medical and health-related decisions for the infant. Provides that any health care provider or child welfare agency that provides medical services to an infant under the Act shall send all bills related to those medical services directly to the Department of Healthcare and Family Services for reimbursement. Makes conforming changes to the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to submit for federal approval any waiver application or State Plan amendment as may be necessary to implement the presumptive eligibility provisions of the amendatory Act. Provides that if the person who relinquished or a person claiming to be the parent of a newborn infant returns to reclaim the infant within 30 days after the infant was relinquished to a fire station, emergency medical facility, or police station, then the fire station, emergency medical facility, or police station must inform such person of the name and location of the hospital to which the infant was transported. Requires a hospital, police station, fire station, or emergency medical facility that accepts a relinquished infant to offer the relinquishing person information about the relinquishment process and other information. Provides that the failure to provide such information or the failure of the relinquishing person to accept such information shall not invalidate the relinquishment under the Act. In a provision concerning relinquished infants eligibility for medical assistance under Article V of the Illinois Public Aid Code, requires a hospital to complete and submit an application for medical assistance on behalf of a relinquished infant and permits the Department of Healthcare and Family Services to adopt rules, behalf of a relinquished infant and permits the Department of Healthcare and Family Services to adopt rules. Amends the Immunization Data Registry Act, the Illinois Parentage Act of 2015, and the Adoption Act by replacing instances of "child-placing agency" or "child placing agency" with "child welfare agency." Makes other changes. (No Position)

PUBLIC MEETINGS AND INFORMATION

SB 325 (P.A. 103-0069) (Sen. Cunningham; Rep. Didech) - FOIA-RECORDS OF ATTORNEY GENERAL

Amends the Freedom of Information Act. Deletes language providing that, to the extent that records or documents produced by a public body contain information that is claimed to be exempt from disclosure, the Public Access Counselor shall not further disclose that information. Provides instead that records or documents

obtained by the Public Access Counselor from a public body for the purpose of addressing a request for review may not be disclosed to the public, including the requester, by the Public Access Counselor. Provides that such records, while in the possession of the Public Access Counselor, are exempt under the Act from disclosure by the Public Access Counselor. (Support)

SB 855 (P.A. 103-0076) (Sen. Fine; Rep. LaPointe) – RESIDENTIAL FACILITY AND SUPPORT ACT

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

SB 1595 (P.A. 103-0095) (Sen. Plummer; Rep. Douglass) – VITAL RECORDS-DEATH CERTIFICATES

Amends the Vital Records Act. In provisions concerning the search of death certificates for service members, replaces references to active duty or retired service members with references to active duty service members or honorably discharged veterans. Effective immediately. (No Position)

REVENUE

HB 2033 (P.A. 103-0137) (Rep. Stephens; Sen. Chesney) – LOCAL GOVERNMENT-BOND ORDINANCES

Amends the Local Government Debt Reform Act. Provides that an ordinance levying a tax for the payment of principal of and interest on general obligation bonds or limited bonds may be filed electronically with the county clerk. Effective immediately. (No Position)

HB 2224 (P.A. 103-0148) (Rep. Burke; Sen. Feigenholtz) - RUUPA-LOCAL GOVERNMENT/STATE AGENCY MONIES

Amends the Property Tax Code. Provides that any sum of money payable that remains unclaimed for 3 years after the amount was payable shall be presumed to be abandoned and subject to disposition under the Revised Uniform Unclaimed Property Act. In the Revised Uniform Unclaimed Property Act, provides that property presumed abandoned where the administrator reasonably believes the owner is a unit of local government shall escheat to the State and shall be deposited into the General Revenue Fund if certain requirements apply. (No Position)

HB 2507 (Amendatory Veto) (Rep. Kifowit; Sen. Villanueva) – OMNIBUS PROPERTY TAX

Changes the veteran's homestead exemption for WWII veterans; adjustments also address service-connected disabilities and surviving spouses. Implements a homestead exemption for surviving spouses of fallen police officers and fallen rescue workers (in an amount equal to 50% of the equalized assessed value of the property). Alters the valuation of non-profit wastewater facilities. Addresses the Historic Residence Assessment Freeze Law, providing that the fair cash value of the property shall be based on the final determination by the assessment officer, board of review, Property Tax Appeal Board, or court. Directs that -- after the expiration of the eight-year valuation period -- if the current fair cash value is less than the adjusted base year valuation, the

assessment is to be based on the current fair cash value. Makes changes concerning multi-township assessors. Directs that property that is used for a petroleum refinery may be the subject of a real property tax assessment settlement agreement among the taxpayer and taxing districts in which the property is situated. Changes the Park District Aquarium and Museum Act. Allows the board of park commissioners or corporate authorities of a municipality (currently, only boards of park commissioners) to levy a tax -- if the park district or municipality has control of a public park or parks within the park district or municipality in which an aquarium or museum is maintained. Amends the Property Tax Extension Limitation Law of the Property Tax Code. Provides that extensions for levies (made under the Park District and Municipal Aquarium and Museum Act) are special purpose extensions and are not included in the park district's or municipality's aggregate extension. Establishes an exemption for municipality-built homes. Directs that real property that is used to provide services requiring a license (under the Nursing Home Care Act or under the Specialized Mental Health Facilities Act) is not to have a higher level of assessment than residential property in the county in which the nursing home or mental health services facility is located. (No Position)

HB 2518 (P.A. 103-0315) (Rep. Croke; Sen. Turner) - OMNIBUS TIF

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Extends the estimated dates of completion of redevelopment projects and the retirement of obligations issued to finance redevelopment project costs for various ordinances adopted by the Village of Channahon, the City of Peoria, the City of Rock Island, the City of Champaign, and the Village of Evergreen Park. Extends the estimated date of completion of a redevelopment project and the retirement of obligations issued to finance redevelopment project costs for an ordinance adopted on December 23, 1986 by the City of Sparta to create TIF #1. Provides that specified termination procedures under the Act are not required for the City of Sparta's TIF #1 redevelopment project area prior to the 47th calendar year after the year in which the ordinance approving the redevelopment project year was adopted. Amends the Tourism Preservation and Sustainability District Act. Provides that a petition, resolution of intent, district plan, and ordinance to create a tourism preservation and sustainability district may include an initial term of up to 20 years if the ordinance is adopted on or after July 1, 2023 and on or before December 31, 2023 by the Sangamon County Board for improvements to the Bank of Springfield Center. Extends the estimated date of completion of a redevelopment project and the retirement of obligations issued to finance redevelopment project costs for an ordinance adopted on February 16, 2000 by the City of Chicago to create the Fullerton/Milwaukee redevelopment project area. Effective immediately. (No Position)

HB 2539 (P.A. 103-0318) (Rep. Hirschauer; Sen. Villa) – LOCAL GOVERNMENT COMPENSATION

Amends the Property Tax Code and the Counties Code. In provisions concerning stipends and additional compensation for certain officials, provides that the Department of Revenue shall remit to each county (or township, if applicable) the amount required for the additional compensation or stipend. Provides that the money shall be deposited by the county treasurer into a fund dedicated to making those payments. Provides that the county payroll clerk shall pay the stipend or additional compensation to the official within 10 business days after those funds are deposited into the county fund. Provides that the stipend shall not be considered part of the official's base compensation. Provides that the county shall be responsible for the State and federal income tax reporting and withholding as well as the employer contributions under the Illinois Pension Code on that compensation. Effective immediately. (No Position)

HB 3808 (P.A. 103-0360) (Rep. Andrade, Jr.; Sen. Cunningham) – UTILITY-VIDEO SERVICE DEFINITION

Amends the Public Utilities Act. Provides that "video service" means video programming provided by a video service provider and subscriber interaction that is required for the selection or use of video programming services. Provides that the definition of "video service" does not include direct-to-home satellite services defined in federal law. In provisions concerning applicable fees payable to the local unit of government, provides that "gross revenues" do include any revenues received from video programming accessed via a service that enables users to access content, information, electronic mail, or other services offered over the Internet, including Internet streaming content. (Oppose)

HB 3817 (P.A. 103-0008) (Rep. Gordon-Booth; Sen. Sims, Jr.) – SFY 2024 BUDGET IMPLEMENTATION BILL

This legislation is the SFY 2024 Budget Implementation Bill (BIMP). (No Position)

SB 74 (P.A. 103-0369) (Sen. Peters; Rep. Meyers-Martin) – PROPERTY TAX-INSTALLMENT PAYMENTS-COOK COUNTY

Amends the Illinois Housing Development Act. Creates the Property Tax Payment Plan Task Force to study and make recommendations for the implementation of one or more payment plan options in counties with 3,000,000 or more inhabitants to prevent eligible tax-delinquent owner-occupied properties in those counties from being sold at the annual tax sale. Effective immediately. (No Position)

SB 250 (P.A. 103-0006) (Sen. Sims, Jr.; Rep. Gordon-Booth) - SFY 2024 APPROPRIATIONS BILL

This legislation is the SFY 2024 budget appropriations bill. (No Position)

SB 1675 (P.A. 103-0555) (Sen. Villanueva; Rep. Buckner) – PROPERTY TAX SALES

Amends the Property Tax Code. Makes changes concerning interest penalties due on delinquent amounts in counties with 3,000,000 or more inhabitants beginning in tax year 2023. Specifies that counties shall be the designated holders of all tax liens and certificates that are forfeited to the State or county. Makes changes concerning sales in error and forfeited tax certificates in provisions concerning the assignment of tax certificates; databases of properties available for sale; scavenger sales; forfeited tax liens and certificates; records of forfeitures; payments for property purchased at tax sales; certificates of purchase; refunds of costs; redemption of properties; special assessments; partial settlements; notices; and the issuance and contents of deeds. Provides that, in the case of a sale in error because of an error by the assessor, chief county assessment officer, board of review, board of appeals, or other county official, the error must be material to the tax certificate at issue. Provides that, in the case of a sale in error because of a bankruptcy, provides that the bankruptcy case must be open on the date the collector's application for judgment was filed. Provides that, in Cook County, service of process may be made by a person who is licensed or registered as a private detective (currently, those provisions apply in counties other than Cook). Makes other changes. (No Position)

SB 1963 (P.A. 103-0009) (Sen. Villanueva; Rep. Tarver) – REVENUE OMNIBUS

Addresses incentives for mid-range ethanol blends, gasohol, and majority blended ethanol fuel. Adjusts an exemption for materials, parts, equipment, components, and furnishings for aircraft. Broadens the exemption for farm machinery and equipment to include certain electrical power generation equipment. Provides that, with respect to aviation fuel, amounts paid as taxes under those Acts are to be deemed assessed upon the date of receipt of payment. Directs a change in the Hotel Operators' Occupation Tax. Under the amendment, the tax does not apply to gross rental receipts received from an entity that is organized and operated exclusively by an organization chartered by the U.S. Congress for the purpose of providing disaster relief. Alters the New Markets Development Program Act so as to boost the annual cap on investments and extend the sunset of the Act. Changes the Illinois Municipal Code with regard to municipal tax review of public utilities. Allows for changes to the River Edge Redevelopment Zone Act such that the City of Joliet and the City of Kankakee might be certified for pilots. Extends the sunset of the Historic Preservation Tax Credit Act, while also providing for additional credits. Changes the Parking Excise Tax Act regarding booking intermediaries. Adjusts the Illinois Income Tax Act insofar as defining "investment partnerships" and withholding policies for them. Creates a credit for individuals who serve as volunteer emergency workers. Alters the distribution of money collected under (i) the Cigarette Tax Act, (ii) the Cigarette Use Tax Act, and (iii) the tax imposed on little cigars under the Tobacco Products Tax Act of 1995. Amends the Illinois Municipal Code with regard to the Non-Home Rule Municipal Use Tax Act and the Non-Home Rule Municipal Service Occupation Tax Act. Imparts income tax credits to taxpayers who give to a permanent endowment fund (through a newly created "Illinois Gives Tax Credit Act"). (No Position)

SB 1988 (P.A. 103-0583) (Sen. Castro, Jr.; Rep. Burke) – PROPERTY TAX-APPEALS

Amends the Property Tax Code. Provides that, when a revision is made by the county assessor and that revision is not made on complaint of the property owner, the county assessor shall continue to accept appeals from the

taxpayer for a period of not less than 30 business days from the later of the date the assessment notice is mailed or is published on the assessor's website. (No Position)

SUBSTANCE ABUSE

HB 3203 (P.A. 103-0336) (Rep. McCombie; Sen. Turner) – PREVENT FENTANYL EXPOSURE

Amends the Overdose Prevention and Harm Reduction Act. Provides that a pharmacist or retailer may sell fentanyl test strips over-the-counter to the public to test for the presence of fentanyl, a fentanyl analogue, or a drug adulterant within a controlled substance. Provides that a county health department may distribute fentanyl test strips at the county health department facility for no fee. Amends the Drug Paraphernalia Control Act. Provides that "drug paraphernalia" does not include equipment, products, or materials to analyze or test for the presence of fentanyl, a fentanyl analogue, or a drug adulterant within a controlled substance. (Support)

TRANSPORTATION AND INFRASTRUCTURE

HB 1342 (P.A. 103-0281) (Rep. Buckner; Sen. Villivalam) – PUBLIC TRANSIT RIDING PRIVILGES AND FARES

Amends the Metropolitan Transit Authority Act. Provides that the powers of the Chicago Transit Board include the power to pass ordinances or adopt rules and regulations concerning the suspension of riding privileges or confiscation of fare media. Amends the Local Mass Transit District Act and the Regional Transportation Authority Act. Provides that a local mass transit district's board and the Suburban Bus Board may adopt all ordinances and make all rules proper or necessary to regulate the use, operation, and maintenance of its property and facilities, and to carry into effect the powers granted to each board with any necessary fines or penalties, including ordinances, rules, or regulations concerning the suspension of riding privileges or confiscation of fare media, as each board deems proper. Includes similar provisions for the Chief of Police of the Metra Police Department. provide that after July 1, 2026 CTA, PACE, and METRA should only purchase buses that are zeroemission. Would create a program requiring RTA to distribute 25,000 pre-loaded \$20 fare cards to domestic violence providers to assist victims and their dependents. Would require the CTA to work the City of Chicago to provide rides to participants in the One Summer Chicago program. Would require the RTA to publish a report on all reduced fare and free ride programs as well as estimated cost of various expansion of those programs. The study would include looking into the impact and feasibility of providing year- round reduced or free transit fares, including to veterans, returning residents, students and youth, and people who experience low-income. RTA would also be required to issue reports monthly on staffing levels, scheduled and delivered services, and safety on the system – including the number of incidents of crime. (No Position)

HB 2531 (P.A. 103-0317) (Rep. Davis; Sen. Harris) – IDOT-SOUTH SUBURBAN AIRPORT

Amends the Public-Private Agreements for the South Suburban Airport Act. Defines cargo-oriented development as the development of places that are both multimodal nodes of freight transportation and centers of employment in logistics and manufacturing businesses. Provides that the Department of Transportation shall (instead of may) establish a process for prequalification of offerors. Requires the Department to commence the prequalification process within 6 months after the effective date of the amendatory Act. Makes changes to legislative findings. (No Position)

HB 2776 (P.A. 103-0167) (Rep. Huynh; Sen. Simmons) – EPA-NOTICE OF LEAD PIPE REPLACEMENT

Provides that an owner or operator of a community water supply must (rather than may) provide a consumer notice by email (if an email address is available) when replacing a lead service line or repairing or replacing water mains with lead service lines or partial lead service lines attached to them. Requires a municipality with a population in excess of 1,000,000 inhabitants to publicly post, on its website, data related to the progress it has made in replacing publicly funded lead service lines. (No Position)

HB 2878 (P.A. 103-0570) (Rep. Hoffman; Sen. Harmon) – PUBLIC PRIVATE PARTNERSHIP PROJECTS/LOCAL RETAINAGE POLICY

Amends the Illinois Procurement Code. Creates a bid preference for firms that employ former coal mine employees. Makes changes in provisions concerning single prime procurement methods; the Illinois business bid preference; the veteran bid preferences; small business set-aside reporting; the award of contracts to not-forprofit agencies for persons with significant disabilities; the duration of contracts; public education programming; the application of the Code to public institutions of higher education; and not-for-profit agencies for persons with significant disabilities. Adds provisions concerning software licensing contracts. Amends the Governmental Joint Purchasing Act. Authorizes chief procurement officers to approve the award of a contract on a non-competitive basis to a not-for-profit agency for persons with significant disabilities. Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Makes changes in provisions concerning facility leases. Creates the Reimagining Hotel Florence Act. Provides that, notwithstanding any provision of law to the contrary, the Department of Natural Resources on behalf of the State may, pursuant to a competitive request for proposals process governed by the Illinois Procurement Code and rules adopted under that Code and the Act, enter into a public-private agreement to develop, finance, construct, lease, manage, or operate the Hotel Florence on behalf of the State. Provides for home rule preemption. Amends the Business Corporation Act of 1983. Adds provisions concerning contractor diversity reporting. Amends the State Fair Act. Exempts from the requirements of the Illinois Procurement Code procurement expenditures necessary to provide artistic or musical services, performances, events, or productions under the Act at the State Fairgrounds in Springfield. Amends the Transportation Sustainability Act. Specifies that the State's solicitations for the procurement of freight, small package delivery, and other cargo shipping and transportation services shall be subject to the Illinois Procurement Code or the Governmental Joint Purchasing Act (rather than only the Illinois Procurement Code). Amends the Public-Private Partnerships for Transportation Act. Replaces references to "transportation agency" with "responsible public entity". Defines "responsible public entity". Makes changes concerning public construction bonding requirements. Makes other changes. Effective January 1, 2024. (No Position)

HB 3445 (Amendatory Veto) (Rep. Walsh, Jr.; Sen. Stadelman) – OMNIBUS ENERGY

In provisions concerning regulation of commercial wind energy facilities and commercial solar energy facilities, provides that a public hearing shall be held not more than 60 days (rather than 45 days) after the filing of the application for the facility. ISACo advocated for additional time beyond the 45 day period. Provides that the amount of any decommissioning payment shall be in accordance with financial assurance required by the agricultural impact mitigation agreements (rather than limited to the cost identified in the decommissioning or deconstruction plan, as required by the agricultural impact mitigation agreements, minus the salvage value of the project). Provides that a facility shall file a farmland drainage plan with the county and impacted drainage districts outlining how surface and subsurface drainage of farmland will be restored during and following construction or deconstruction of the facility, and specifies requirements of the plan. Requires vegetation management plans to comply with the agricultural impact mitigation agreement and underlying agreements with landowners where the facility will be constructed. Requires a facility owner to compensate landowners for crop losses or other agricultural damages resulting from damage to the drainage system caused by the construction of the facility, repair or pay for damage to the subsurface drainage system, and repair or pay for the restoration of surface drainage caused by the construction or deconstruction of the facility. Provides that a facility owner with siting approval from a county to construct a commercial wind energy facility or a commercial solar energy facility is authorized to cross or impact a drainage system, including, but not limited to, drainage tiles, open drainage ditches (rather than open drainage districts), culverts, and water gathering vaults, owned or under the control of a drainage district under the Illinois Drainage Code without obtaining prior agreement or approval from the drainage district in accordance with the farmland drainage plan (removing an exception requiring the facility owner to repair or pay for the repair of all damage to the drainage system caused by the construction of the commercial wind energy facility or the commercial solar energy facility within a reasonable time after construction of the commercial wind energy facility or the commercial solar energy facility is complete). (No Position)

SB 684 (P.A. 103-0480) (Sen. Koehler; Rep. Hoffman) - CENTRAL ILLINOIS REGIONAL AIRPORT AUTHORITY

Amends the Airport Authorities Act. Creates the Central Illinois Regional Airport Authority. Provides that the territory of the Authority shall be the corporate limits of McLean County and that any existing airport authority

located within McLean County is dissolved upon the establishment of the Authority. Provides that the new Authority shall assume the rights to all property, assets, and liabilities of any dissolved authority. Further provides for the appointment of the board members. Provides that of the 3 commissioners appointed by the county board chairman, 2 shall reside in rural municipalities with a population less than 5,000 and one shall reside in an unincorporated area of McLean County. Makes changes in terminology. Effective immediately. (No Position)

SB 849 (P.A. 103-0461) (Sen. Villivalam; Rep. Kelly) - BLUE RIBBON COMMISSION ON TRANSPORTATION INFRASTRUCTURE AND POLICY Reenacts the Blue-Ribbon Commission on Transportation Infrastructure Funding and Policy Act. Makes changes to the dates by which the Commission's members must be appointed, hold their first meeting, and report their findings to the General Assembly. Extends the Act's repeal date to February 1, 2024. Effective immediately. (No Position

SB 851 (P.A. 103-0483) (Sen. Ventura; Rep. Hoffman) – BROADBAND ADVISORY COUNCIL ACT

Amends the Broadband Advisory Council Act. Provides that the Broadband Advisory Council shall evaluate the expansion of the Illinois Century Network to Illinois public schools, public libraries, and State-owned correctional institutions or facilities, including issuing recommendations for increasing agency staffing, infrastructure development, price modeling, and providing download speeds of at least one gigabyte per second and upload speeds of at least one gigabyte per second. Requires the Council to study the feasibility of connecting all Illinois public schools, public libraries, and State-owned correctional institutions or facilities to the Illinois Century Network by January 1, 2030. Provides that the Office of Broadband within the Department of Commerce and Economic Opportunity shall support and assist the Council in the development of the study. Provides that the Council shall issue a report on its findings, recommendations, options for expansion, and any recommended legislation to the General Assembly by January 1, 2024. (No Position)

SB 895 (P.A. 103-0373) (Sen. Halpin; Rep. Johnson) – INFRASTRUCTURE MAINTENANCE OUTSIDE COUNTY BOUNDARIES

Amends the Illinois Highway Code. Provides that a county shall not construct, reconstruct, improve, widen, relocate, repair, alter, or maintain a highway, road, street, alley, bridge, culvert, drainage structure, sidewalk, bicycle path, parking lot, driveway, or any other transportation-related facility that is outside of its county's boundaries unless such construction, reconstruction, improvement, widening, relocation, repair, alteration, or maintenance is part of the county highway system, is jointly performed with another county through the sharing of road equipment pursuant to an intergovernmental agreement, or is provided as necessary relief services following the occurrence of a disaster. Provides that a road district shall not construct, reconstruct, improve, widen, relocate, repair, alter, or maintain a highway, road, street, alley, bridge, culvert, drainage structure, sidewalk, bike path, parking lot, driveway, or any other transportation-related facility that is outside of its county's boundaries unless such construction, reconstruction, improvement, widening, relocation, repair, alteration, or maintenance is part of the township and district road system, in an adjacent road district, is jointly performed with another road district through the sharing of road equipment pursuant to an intergovernmental agreement, or provided as necessary relief services following the occurrence of a disaster. Provides that a municipality shall not construct, reconstruct, improve, widen, relocate, repair, alter, or maintain a highway, road, street, alley, bridge, culvert, drainage structure, sidewalk, bike path, parking lot, driveway, or any other transportation-related facility that is outside of its county's boundaries unless such construction, reconstruction, improvement, widening, relocation, repair, alteration, or maintenance is part of the municipal street system (rather than within its corporate limits), in an adjacent municipality, or provided as necessary relief services following the occurrence of a disaster. Provides that the term "maintain" or "maintenance" does not include mowing, gravel reclamation, snow removal or the application of salt, sand, or any other substance applied for the purpose of improving the safety of vehicular or pedestrian traffic in response to the presence or prediction of ice or snow. (No Position)

SB 1438 (P.A. 103-0378) (Sen. Ventura; Rep. Hoffman) – ILLINOIS DIG ONCE ACT

Creates the Illinois Dig Once Act. Provides that the Department of Transportation, the Illinois State Toll Highway Authority, the Illinois Commerce Commission, and the Department of Commerce and Economic Opportunity shall consult with the State-Wide One-Call Notice System to jointly develop rules for the design and

construction of road, highway, tollway, and expressway projects to reduce the need for the relocation of public water and wastewater infrastructure and to promote the deployment of broadband infrastructure and underground utility facilities in an efficient and competitively neutral process for all road, highway, tollway, and expressway projects. (No Position)

SB 1653 (P.A. 103-0099) (Senator Ventura; Rep. Syed) - HIGHWAY CODE-UNDERPASS HAZARD BAR

Amends the Illinois Highway Code. Requires the Department of Transportation, local authorities, or any responsible entity to erect and maintain hazard bars for all viaducts and underpasses with a clearance of less than 15 feet. Provides that the hazard bar shall hang at the same clearance level as the viaduct or underpass and at least 500 feet in front of the viaduct or underpass to alert motorists. Provides that the Department of Transportation shall establish a low-clearance early warning device pilot program. Provides that an early warning device may include, but is not limited to, LiDAR, radar, visual signal, or additional signage. Allows the Department of Transportation to work with the University of Illinois on the pilot program. Provides that the fine shall not exceed \$1,000. (No Position)

SB 1710 (P.A. 103-0386) (Sen. Simmons; Rep. Huynh) – VEHICLE CODE-BICYCLE TRAIL SIGNAGE

Amends the Illinois Vehicle Code. Provides that the authority having maintenance jurisdiction over publicly owned bicycle trails in the State shall erect permanent regulatory or warning signage alerting pedestrians or cyclists of a highway crossing. Provides that in the event of an emergency or safety hazard, the authority having maintenance jurisdiction over publicly owned bicycle trails shall erect temporary signage alerting pedestrians or cyclists of the dangerous condition. Provides that the Department of Transportation with reference to State highways under its jurisdiction, and the local authority with reference to other highways under its jurisdiction, shall erect or install permanent signage or markings warning vehicular traffic in advance of bicycle trail crossings. Provides that the permanent signage erected or installed shall conform with the State manual and permanent advanced warning signage shall be located at least 150 feet in advance of the crossing. Provides that paved bicycle trail signage is not required on a rustic or primitive trail. (Oppose)

SB 2278 (P.A. 103-0258) (Sen. Simmons; Rep. Buckner) - VEHICLE CODE-TRUCK MAX HEIGHT/WEIGHT

Amends the Illinois Vehicle Code. Provides that the State or any unit of local government shall not be required to design or construct a new non-designated highway to accommodate truck tractor-semitrailer combinations. Provides that each unit of local government shall report to the Department of Transportation, and the Department shall post on its official website, any limitations prohibiting the operation of vehicles imposed by ordinance or resolution in the unit of local government's non-designated highway system and any non-designated highway that is not designed and constructed after January 1, 2023, to the overall length dimension of vehicles permitted under the Code. (No Position)