

Legislative Report

March 30, 2021
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Lowder

INENA/APCO LEGISLATIVE REPORT

Bill Information

HB2380 UTILITIES REPEAL EXTENSION *(WALSH L)*

Amends the Public Utilities Act. Extends the repeal dates of the Telecommunications Article and the Cable and Video Competition Article from December 31, 2021 to December 31, 2026. Provides that any cable service or video service authorization issued by the Illinois Commerce Commission will expire on December 31, 2029 (rather than December 31, 2024). Effective immediately.

House Committee Amendment No. 1 - Further amends the Public Utilities Act. In a provision concerning abandonment of service, provides for the procedure through which a Small Electing Provider may choose to cease offering or providing a telecommunications service. Defines "Small Electing Provider" as an incumbent local exchange carrier that is an electing provider, and that, together with all of its incumbent local exchange carrier affiliates offering telecommunications services within the State of Illinois, has fewer than 40,000 subscriber access lines as of January 1, 2020.

RECENT STATUS

3/22/2021 - Do Pass as Amended / Short Debate Public Utilities Committee; 025-000-000

3/22/2021 - House Committee Amendment No. 1 Adopted in Public Utilities Committee; by Voice Vote

3/22/2021 - Do Pass as Amended / Short Debate Public Utilities Committee; by Voice Vote

POSITION

Monitor

PRIORITY

High

[HB2380 Bill Page](#)



HB2784 MENTAL HEALTH-EMERGENCY *(CASSIDY K)*

Creates the Community Emergency Services and Supports Act. Provides that the Act applies to every unit of local government that provides or coordinates ambulance or similar emergency medical response or transportation services for individuals with emergency medical needs. A home rule unit may not respond to or provide services for a mental or behavioral health emergency, or create a transportation plan or other regulation, relating to the provision of mental or behavioral health services in a manner inconsistent with this Act. Provides that one plan shall describe how the EMS Region will provide mobile emergency mental and behavioral health services to individuals who do not present as a threat to the responders, and are not involved in criminal activity at the time of the response. Provides that the plan shall conform to the requirements of the Act and, recognizing the variety of systems, services, and needs across the State, provide the specific requirements and guidance appropriate for that region. Provides that the plan shall be identified as the region's community emergency services and supports plan. Provides that the second plan shall describe the manner and extent to which responders operating under the region's Community Emergency Services and Supports Plan coordinate with law enforcement when responding to individuals who appear to be in a mental or behavioral health emergency while engaged in conduct alleged to constitute a non-violent misdemeanor. Provides that the plan shall be identified as the region's Non-Violent Misdemeanor Coordination Plan. Amends the Emergency Telephone System Act to make conforming changes. Effective immediately.

RECENT STATUS

3/19/2021 - Do Pass / Short Debate Mental Health & Addiction Committee; 010-005-000

3/19/2021 - House Mental Health & Addiction, (First Hearing)

3/9/2021 - Assigned to House Mental Health & Addiction

POSITION

Amend

PRIORITY

High

[HB2784 Bill Page](#) →

NOTES

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HB3031 TACTICAL PARAMEDIC SUPPORT *(WHEELER K)*

Amends the Illinois Police Training Act. Provides that Illinois Law Enforcement Training Standards Board and the Department of Public Health shall jointly develop and establish a program of certification of tactical paramedics for the purposes of aiding special law enforcement teams involved in, but not limited to, search and rescues, civil disturbances, bomb threat responses, tactical or special operations team deployments, hostage negotiations, HazMat responses, executive and dignitary protection, and counterterrorism, as assigned and directed by a law enforcement agency recognized by the Illinois Law Enforcement Training Standards Board. Includes program requirements. Amends the Counties Code and the Illinois Municipal Code. Provides that chiefs of police and sheriffs may employ tactical paramedics and provide tactical paramedic support to first responders. Amends the Emergency Medical Services (EMS) Systems Act making conforming changes.

RECENT STATUS

3/25/2021 - Do Pass / Consent Calendar Police & Fire Committee; 015-000-000

3/25/2021 - Do Pass / Short Debate Police & Fire Committee; 015-000-000

3/25/2021 - House Police & Fire, (First Hearing)

POSITION

Undetermined

PRIORITY

High

[HB3031 Bill Page](#) →

NOTES

Creates a 'tactical paramedic' that will be trained and certified to assist law enforcement in certain situations.

HB3126 2-1-1 SERVICES-COOK COUNTY *(FLOWERS M)*

Amends the 2-1-1 Service Act. Requires the lead entity contracted by the Department of Human Services to administer the 2-1-1 services system to designate and approve a public or nonprofit agency or other organization to provide 2-1-1 services within the geographical area of Cook County. Requires the lead entity to provide grants to the approved 2-1-1 service provider to: (1) design, develop, and implement 2-1-1 services for the Cook County service area; (ii) provide and evaluate on an ongoing basis 2-1-1 service delivery to the Cook County service area; and (iii) enable the provision of 2-1-1 services to the Cook County service area on a 24-hours per day, 7 days per week basis.

RECENT STATUS

3/23/2021 - Do Pass / Short Debate Human Services Committee; 009-005-000

3/23/2021 - House Human Services, (First Hearing)

3/16/2021 - Assigned to House Human Services

POSITION
Undetermined

PRIORITY
High

HB3126 Bill Page →

HB3167 STATEWDE PTSD MENTL HLTH COORD *(RITA R)*

Amends the Illinois Police Training Act. Creates under the authority of the Illinois Law Enforcement Training Standards Board the Statewide PTSD Mental Health Coordinator, appointed by the Governor, by and with the advice and consent of the Senate, for a term of 4 years. Provides that the Statewide PTSD Mental Health Coordinator shall receive a salary as provided by law and is eligible for re-appointment. Provides that the Statewide PTSD Mental Health Coordinator shall be responsible for implementing a program of mental health support and education for law enforcement officers. Establishes qualifications for the Coordinator. Provides that the Statewide PTSD Mental Health Coordinator shall report to the Board on the development and implementation of programs and training for law enforcement officers and shall advise the Board and receive advice from the Board on direction and training needs for law enforcement agencies that vary in size, location, and demographics.

RECENT STATUS

3/25/2021 - Do Pass / Consent Calendar Police & Fire Committee; 015-000-000

3/25/2021 - Do Pass / Short Debate Police & Fire Committee; 015-000-000

3/25/2021 - House Police & Fire, (First Hearing)

POSITION
Amend

PRIORITY
High

HB3167 Bill Page →

HB3198 SUICIDE TREATMENT IMPROVEMENTS *(CONROY D)*

Creates the Suicide Treatment Improvements Act. Provides that specified persons and entities shall require suicide prevention counselors on the person or entity's staff to perform specified suicide prevention services. Provides that the Department of Public Health shall require each suicide hotline and crisis hotline in the State to identify callers who are or may be suicidal. Provides for penalties for noncompliance with an order of the Department. Provides that services provided under the Act shall be covered by each group or individual policy of accident and health insurance or managed care plan amended, delivered, issued, or renewed after the Act's effective date. Provides that each county and municipal law enforcement officer shall annually complete at least 2 hours of in-service training on the appropriate response to emergencies that involve a person who is or may be suicidal. Requires the governing body of each county to appoint a suicide prevention response coordinator to perform specified actions. Provides that suicide prevention counselors dispatched to an emergency scene shall have specified duties. Provides that PSAP call-takers shall evaluate and determine whether a request for emergency services involves a person who is or may be suicidal. Requires specified agencies to adopt rules to implement specified provisions of the Act. Contains other provisions. Amends the Department of State Police Law. Requires the Office of the Statewide 9-1-1 Administrator to develop comprehensive guidelines and adopt rules and standards for the handling of suicide or suicide calls by Public Safety Answering Point telecommunicators. Contains suicide training requirements for PSAP telecommunicators. Effective July 1, 2021.

RECENT STATUS

3/26/2021 - Do Pass / Short Debate Mental Health & Addiction Committee; 010-006-000

3/26/2021 - House Mental Health & Addiction, (First Hearing)

3/16/2021 - Assigned to House Mental Health & Addiction

POSITION
Undetermined

PRIORITY
High



NOTES

Creates the Suicide Treatment Improvements Act. Provides that services provided under the Act must be covered by each insurance policy written after the effective date. Provides that each county and municipal law enforcement officer shall annually complete at least two hours of in-service training on the appropriate response to emergencies which involve a person who may be suicidal. Requires each county to appoint a suicide prevention response coordinator. Provides that each PSAP call-taker shall evaluate and determine whether a request for emergency services involves a person who is or may be suicidal. Requires the Office of the Statewide 911 administrator to develop comprehensive guidelines and adopt rules and standards for the handling of suicide calls by the PSAPs. Requires PSAP telecommunicators to complete suicide training requirements.

HB3702 EMERGENCY TELEPHONE SYSTEM *(WILLIS K)*

Amends the Emergency Telephone System Act. Extends the repeal of the Act from December 31, 2021 to December 31, 2023. Makes various changes to definitions. Provides that within 18 months of the awarding of a contract under the Public Utilities Act to establish a statewide next generation 9-1-1 network (rather than by December 31, 2021), every 9-1-1 system in Illinois shall provide next generation 9-1-1 service. Amends various other Acts to make conforming changes. Effective immediately.

RECENT STATUS

3/22/2021 - Do Pass / Short Debate Public Utilities Committee; 024-000-000
3/22/2021 - Do Pass / Short Debate Public Utilities Committee; by Voice Vote
3/22/2021 - House Public Utilities, (First Hearing)

POSITION

Undetermined

PRIORITY

High



HB3911 FIRST RESPONDERS TASK FORCE *(HURLEY F)*

Amends the First Responders Suicide Prevention Act. Provides that the First Responders Suicide Prevention Task Force shall make specified recommendations to specified entities.

RECENT STATUS

3/25/2021 - Do Pass / Consent Calendar Police & Fire Committee; 015-000-000
3/25/2021 - House Police & Fire, (First Hearing)
3/16/2021 - Assigned to House Police & Fire

POSITION

Support

PRIORITY

High



SB95 PUBLIC DUTY RULE CODIFICATION *(HOLMES L)*

Creates the Public Duty Rule Codification Act. Contains legislative findings and a statement of legislative purpose. Provides that a local

governmental entity and its employees owe no duty of care to individual members of the general public to provide governmental services.

RECENT STATUS

2/3/2021 - Referred to Senate Assignments

2/3/2021 - FIRST READING

2/3/2021 - Filed with Secretary by Sen. Linda Holmes

POSITION

Support

PRIORITY

High

[SB95 Bill Page](#) →

NOTES

Synopsis

SB96 GOV IMMUNITY-DATA BREACHES (HOLMES L)

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that a public entity or a public employee is not liable for injury caused by any unauthorized access to government records, data, or electronic information systems by any person or entity.

RECENT STATUS

3/3/2021 - To Judiciary- Privacy

3/3/2021 - To Judiciary- Property Law

2/9/2021 - Assigned to Senate Judiciary

POSITION

Support

PRIORITY

High

[SB96 Bill Page](#) →

NOTES

Synopsis

SB503 USE/OCC-MOTOR FUEL-LOCAL GOV (DEWITTE D)

Amends the State Finance Act, the Motor Fuel Tax Law, the Emergency Telephone System Act, the Illinois Gambling Act, and the Video Gaming Act. Provides that, in the absence of an appropriation for any State fiscal year, moneys that are required to be distributed to units of local government and other entities from the State and Local Sales Tax Reform Fund, the Motor Fuel Tax Fund, the State Gaming Fund, the Local Government Video Gaming Distributive Fund, and the Statewide 9-1-1 Fund are subject to a continuing appropriation. Effective immediately.

RECENT STATUS

3/3/2021 - To Appropriations- Revenue and Finance

3/3/2021 - Assigned to Senate Appropriations

2/23/2021 - Referred to Senate Assignments

POSITION

Support

PRIORITY

High

[SB503 Bill Page](#) →**SB693 EMS SYSTEMS-TRANSPORT** (BUSH M)

Amends the Emergency Medical Services (EMS) Systems Act. Provides that when a patient has been determined by EMS personnel to (1) have no immediate life-threatening injuries or illness, (2) not be under the influence of drugs or alcohol, (3) have no immediate or obvious need for transport to an emergency department, and (4) have an immediate need for transport to an EMS System-approved mental health facility, the EMS personnel may contact Online Medical Control or his or her EMS Medical Director or Emergency Communication Registered Nurse to request bypass or diversion of the closest emergency department and request transport to the closest or appropriate EMS System-approved mental health facility.

RECENT STATUS

3/25/2021 - Senate Floor Amendment No. 2 Referred to Assignments
3/25/2021 - Senate Floor Amendment - Filed No. 2 Filed with Secretary by Sen. Melinda Bush
3/25/2021 - Senate Bills on Second Reading

POSITION

Monitor

PRIORITY

High

[SB693 Bill Page](#) →**NOTES**

When a patient has been determined by EMS personnel to have no injuries or illnesses, not be under the influence, have no immediate need for transportation to an ER, and have an immediate need for transport to a mental health facility; they may request bypass or diversion from the closest ER and transport directly to the appropriate mental health facility.

SB1541 EMS SYSTEMS-MENTAL HEALTH (MUNOZ A)

Amends the Emergency Medical Services (EMS) Systems Act. Allows limited EMS System participation by alternative health care facilities for mental health care if specified requirements are met. Provides that the Department of Public Health shall adopt rules implementing the provisions, including the types of licensed alternative health care facilities that may participate in an EMS System and the limitations of participation. Provides that the EMS System providers and alternative health care facilities shall agree to comply with all Department administrative rules implementing the provisions. Provides that EMS System providers who transport patients under the provisions shall be reimbursed by the Department of Healthcare and Family Services under specified provisions of the Illinois Public Aid Code. Effective immediately.

RECENT STATUS

3/25/2021 - Senate Bills on Second Reading
3/24/2021 - Placed on Calendar Order of 2nd Reading March 25, 2021
3/24/2021 - Do Pass Behavioral and Mental Health; 010-000-000

POSITION

Monitor

PRIORITY

High

[SB1541 Bill Page](#) →

NOTES

Allows limited EMS system participation by alternative healthcare facilities for mental health. Requires the health facilities to agree to comply with all IDPH administrative rules implementing the provisions. Allows for reimbursement by HFS.

SB1575 FIRST RESPONDER MNTL HLTH DATA (MARTWICK R)

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department of Human Services shall create and maintain an online database and resource page on its website. Provides that the database and resource page shall contain mental health resources specifically geared toward first responders with the goal of connecting those persons with mental health resources related to crisis services, wellness, trauma information, nutrition, stress reduction, anxiety, depression, violence prevention, suicide prevention, and substance use and of encouraging information sharing among families of first responders, first responder organizations, first responder professional organizations, and first responders. Effective immediately.

RECENT STATUS

3/25/2021 - Senate Bills on Second Reading

3/24/2021 - Senate Bills on Second Reading

3/23/2021 - Senate Bills on Second Reading

POSITION

Support

PRIORITY

High

[SB1575 Bill Page](#) →

NOTES

Creates a first responder mental health database and resource page to aid first responders with mental health resources.

SB2117 MENTAL HEALTH-EMERGENCY (PETERS R)

Creates the Community Emergency Services and Supports Act. Provides that the Act applies to every unit of local government that provides or coordinates ambulance or similar emergency medical response or transportation services for individuals with emergency medical needs. A home rule unit may not respond to or provide services for a mental or behavioral health emergency, or create a transportation plan or other regulation, relating to the provision of mental or behavioral health services in a manner inconsistent with this Act. Provides that one plan shall describe how the EMS Region will provide mobile emergency mental and behavioral health services to individuals who do not present as a threat to the responders, and are not involved in criminal activity at the time of the response. Provides that the plan shall conform to the requirements of the Act and, recognizing the variety of systems, services, and needs across the State, provide the specific requirements and guidance appropriate for that region. Provides that the plan shall be identified as the region's community emergency services and supports plan. Provides that the second plan shall describe the manner and extent to which responders operating under the region's Community Emergency Services and Supports Plan coordinate with law enforcement when responding to individuals who appear to be in a mental or behavioral health emergency while engaged in conduct alleged to constitute a non-violent misdemeanor. Provides that the plan shall be identified as the region's Non-Violent Misdemeanor Coordination Plan. Amends the Emergency Telephone System Act to make conforming changes. Effective immediately.

RECENT STATUS

3/24/2021 - Postponed - Behavioral and Mental Health

3/23/2021 - Senate Behavioral and Mental Health, (First Hearing)

3/16/2021 - Assigned to Senate Behavioral and Mental Health

POSITION

Monitor

PRIORITY

High

SB2117 Bill Page →

SB2171 PUBLIC DUTY RULE CODIFICATION *(ANDERSON N)*

Creates the Public Duty Rule Codification Act. Contains legislative findings and a statement of legislative purpose. Provides that a local governmental entity and its employees owe no duty of care to individual members of the general public to provide governmental services.

RECENT STATUS

2/26/2021 - Referred to Senate Assignments

2/26/2021 - FIRST READING

2/26/2021 - Filed with Secretary by Sen. Neil Anderson

POSITION

Support

PRIORITY

High

SB2171 Bill Page →

SB2530 WIRELESS SERVICE-CALL LOCATION *(CURRAN J)*

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that upon request of a law enforcement agency or a public safety answering point on behalf of a law enforcement agency, a wireless service provider shall provide call location information concerning the telecommunications device of a user to the requesting law enforcement agency or public safety answering point. Provides that a law enforcement agency or public safety answering point may not request information under this provision unless for the purposes of responding to a call for emergency services or in an emergency situation that involves the risk of death or serious physical harm. Provides that a wireless service provider may establish protocols by which the carrier voluntarily discloses call location information. Provides that a claim for relief may not be brought in a court against a wireless service provider or any other person for providing call location information if acting in good faith. Provides that the Illinois State Police shall obtain contact information from all wireless service providers authorized to do business in the State to facilitate a request from a law enforcement agency or a public safety answering point on behalf of a law enforcement agency for call location information. Provides that the Illinois State Police shall disseminate the contact information to each public safety answering point in the State.

RECENT STATUS

3/23/2021 - Assigned to Senate Energy and Public Utilities

2/26/2021 - Referred to Senate Assignments

2/26/2021 - FIRST READING

COMMENTS

Ask to add VOIP

POSITION

Amend

PRIORITY

High

SB2530 Bill Page →

NOTES

Upon the request of a law enforcement agency or a PSAP on behalf of a law-enforcement agency, a wireless service provider shall provide call location information concerning the telecommunications device of a user to the law enforcement agency and/or the

PSAP. This information can only be requested for the purposes of responding to an emergency that involves the risk of death or serious physical harm. A claim may not be brought in any court against the wireless service provider or any other person who acted in good faith under the section. The Illinois State police Charlottetown contact information for all wireless service providers and disseminate that information to each PSAP in the state.

SR96 RECOGNIZE-FIRST RESPONDERS (JOYCE P)

Recognizes the efforts of Illinois' first responders and extends gratitude to all first responders for continuously putting their lives on the line for the citizens of Illinois. Further recognizes and remembers the first responders lost along the way.

RECENT STATUS

2/23/2021 - Referred to Senate Assignments
2/23/2021 - Filed with Secretary Patrick J. Joyce

COMMENTS

Specifically mentions 9-1-1 operators

POSITION
Support

PRIORITY
High

SR96 Bill Page →

HB2379 SMALL WIRELESS FACILITY-REPEAL (WALSH L)

Amends the Small Wireless Facilities Deployment Act. Provides that the Act is repealed on December 31, 2026 (currently, June 1, 2021). Effective immediately.

RECENT STATUS

3/22/2021 - Do Pass / Short Debate Public Utilities Committee; 020-000-000
3/22/2021 - Reported Back To House Public Utilities ;
3/22/2021 - Recommends Do Pass Subcommittee/ Public Utilities Committee; 005-000-000

PRIORITY
Low

HB2379 Bill Page →

NOTES

Synopsis

HB2818 OPEN MEETINGS ACT-PUBLIC BODY (HALBROOK B)

Amends the Open Meetings Act and the Freedom of Information Act. Modifies the term "public body" under the respective Acts to include all other units of government, including, but not limited to, township road districts of this State, and any combination of public body entities formed under an intergovernmental agreement that includes provisions for a governing body of the agency created by the agreement.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/9/2021 - Assigned to House Executive

2/19/2021 - Referred to House Rules

PRIORITY

Low

[HB2818 Bill Page](#)



HB2864 EMS SYSTEMS-RURAL POPULATIONS (SWANSON D)

Amends the Emergency Medical Services (EMS) Systems Act. Provides that, in a rural population of 7,500 or fewer inhabitants, each EMS System medical director shall create an exception to the credentialing process to allow registered nurses, physician assistants, and advanced practice registered nurses to serve as EMTs. Requires each EMS System medical director to accept documentation from an applicant detailing education from either continuing education or documented work experience and practical skill credentialing including, but not limited to, airway management, ambulance operations, extrication, telecommunications, and pre-hospital cardiac and trauma care. Requires each EMS System medical director to ensure that applicants meet EMS System requirements for credentialing and authorizing the practice in accordance with the EMS System Plan as an EMT.

RECENT STATUS

3/24/2021 - Do Pass / Short Debate Health Care Licenses Committee; 008-000-000

3/24/2021 - Do Pass / Short Debate Health Care Licenses Committee; by Voice Vote

3/24/2021 - House Health Care Licenses, (First Hearing)

PRIORITY

Low

[HB2864 Bill Page](#)



HB3410 LOCAL GOVT TRANSPARENCY (MORRISON T)

Amends the Open Meetings Act. Provides that a unit of local government or school district with an operating budget of \$1,000,000 or more shall maintain an Internet website and post to its website for the current calendar or fiscal year specified information. Provides that the information required to be posted must be easily accessible from the unit of local government's or school district's website home page and searchable. Provides penalties for noncompliance. Provides that no home rule unit may adopt posting requirements that are less restrictive than those provided in the Act. Provides that all local records required to be posted shall remain posted on the entity's website, or subsequent websites, for 10 years. Exempts the School District of the Department of Juvenile Justice. Amends the Freedom of Information Act. Provides an exemption from inspection and copying of any record or information that a unit of local government or school district maintains an electronic copy of on its Internet website in order to comply with the Open Meetings Act. Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Provides that within 6 months after the effective date of this amendatory Act, the Illinois Transparency and Accountability Portal shall have the capability to compile and update its database with information received from all school districts and units of local government. Authorizes the Illinois Transparency and Accountability Portal to provide direct access to information compiled under specified provisions of the Open Meetings Act. Provides an exempt mandate provision. Provides a severability clause. Effective immediately.

RECENT STATUS

3/23/2021 - House Committee Amendment No. 1 Tabled Pursuant to Rule 40

3/23/2021 - Do Pass / Short Debate Cities & Villages Committee; 010-001-000

3/23/2021 - Do Pass / Short Debate Cities & Villages Committee; by Voice Vote

 **PRIORITY**

Low

[HB3410 Bill Page](#) 

SB222 **SMALL WIRELESS FACILITIES** *(CASTRO C)*

Amends the Small Wireless Facilities Deployment Act. Provides that an authority may require a wireless provider to include documentation and certification that the small wireless facility and location meets all FCC standards and regulations at the wireless provider's sole cost and expense. Provides that an authority may require (currently, propose) that the small wireless facility be collocated on an existing utility pole or existing wireless support structure within 200 (currently, 100) feet of the proposed collocation, which the applicant shall accept if it has the right to use the alternate structure on reasonable terms and conditions and the alternate location and structure does not impose technical limits or additional significant costs (currently, additional material costs as determined by the applicant). Provides that an authority may require a wireless provider to comply with generally applicable standards, including acoustic regulations. Repeals a Section that repeals the Act on June 1, 2021. Amends the Illinois Municipal Code. Provides that a municipality may require that a small wireless facility be collocated on any existing utility pole within its public rights-of-way and the entity owning the utility pole shall provide access for that purpose. Provides that any fee charged for the use of a utility pole under the Section shall be at the lowest rate charged by the entity owning the utility pole and shall not exceed the entity's actual costs. Effective immediately, except for certain provisions.

 **RECENT STATUS**

2/17/2021 - Referred to Senate Assignments

2/17/2021 - FIRST READING

2/17/2021 - Filed with Secretary by Sen. Cristina Castro

 **PRIORITY**

Low

[SB222 Bill Page](#) 

SB526 **FOIA-MURDER INVESTIGATIONS** *(FINE L)*

Amends the Freedom of Information Act. Provides that records of any investigation by a law enforcement agency into a crime described in the Homicide Article of the Criminal Code of 2012, if the act occurred less than 80 years before the date of the request, are exempt from disclosure. Provides an exception to the protection from disclosure if the act was alleged to have been committed by a law enforcement officer.

 **RECENT STATUS**

3/3/2021 - Assigned to Senate Executive

2/23/2021 - Referred to Senate Assignments

2/23/2021 - FIRST READING

 **PRIORITY**

Low

[SB526 Bill Page](#) 

SB1731 SMALL WIRELESS FACILITY-REPEAL *(JONES, III E)*

Amends the Small Wireless Facilities Deployment Act. Provides that the Act is repealed on December 31, 2026 (currently, June 1, 2021). Effective immediately.

RECENT STATUS

2/26/2021 - Referred to Senate Assignments

2/26/2021 - FIRST READING

2/26/2021 - Filed with Secretary by Sen. Emil Jones, III

PRIORITY

Low

[SB1731 Bill Page](#) →

SB1828 OPEN MEETINGS-PUBLIC BODY *(LOUGHRAN CAPPEL M)*

Amends the Open Meetings Act. Removes the exemption for the State Senate as a public body under the Act. Makes conforming changes.

RECENT STATUS

3/24/2021 - To Executive- Government Operations

3/23/2021 - Assigned to Senate Executive

2/26/2021 - Referred to Senate Assignments

PRIORITY

Low

[SB1828 Bill Page](#) →

SB2246 OPEN MEETINGS-REMOTE MEETINGS *(KOEHLER D)*

Amends the Open Meetings Act. Modifies the requirements by which an open or closed meeting may be conducted by audio or video conference without the physical presence of a quorum of the members. Makes conforming changes.

RECENT STATUS

3/23/2021 - Assigned to Senate Executive

2/26/2021 - Referred to Senate Assignments

2/26/2021 - FIRST READING

PRIORITY

Low

[SB2246 Bill Page](#) →

SB2356 OPEN MEETINGS-SESSION MINUTES (CURRAN J)

Amends the Open Meetings Act. Provides that each public body shall periodically (currently, specifies no less than semi-annually) meet to review minutes of all closed meetings. Provides that meetings to review minutes shall occur every 6 months, or as soon thereafter as is practicable, taking into account the nature and meeting schedule of the public body. Provides that committees which are ad hoc in nature shall review closed session minutes at the later of (1) 6 months from the date of the last review of closed session minutes or (2) at the next scheduled meeting of the ad hoc committee. Provides that when a public body is dissolved, disbanded, eliminated, or consolidated by executive action, legislative action, or referendum, the governing body of the unit of local government in which the public body was located shall review the closed session minutes of that public body.

RECENT STATUS

3/23/2021 - Assigned to Senate Local Government

2/26/2021 - Referred to Senate Assignments

2/26/2021 - FIRST READING

PRIORITY

Low

[SB2356 Bill Page](#) →

HB628 EMERGENCY MEDICAL SERVICES (DAVIDSMEYER C)

Amends the Emergency Medical Services (EMS) Systems Act. Provides that a Vehicle Service Provider that serves a rural or semi-rural population of 10,000 or fewer inhabitants and exclusively uses volunteers, paid-on-call, or a combination thereof to provide patient care may apply for alternate rural staffing authorization from the Department of Public Health to authorize the ambulance, Non-Transport Vehicle, Special-Use Vehicle, or Limited Operation Vehicle to be staffed by one EMT licensed at or above the level at which the vehicle is licensed, plus one Emergency Medical Responder when 2 licensed Emergency Services personnel are not available to respond. Provides that an alternate rural staffing authorization shall not expire. Effective immediately.

RECENT STATUS

3/18/2021 - Placed on Calendar 2nd Reading - Consent Calendar

3/11/2021 - Do Pass / Short Debate Police & Fire Committee; 015-000-000

3/11/2021 - House Police & Fire, (First Hearing)

POSITION

Monitor

PRIORITY

Medium

[HB628 Bill Page](#) →

NOTES

Allows for alternative EMT staffing rules in rural areas.

HB2568 PSEBA HLTH PLAN BARGAINED (MAYFIELD R)

Amends the Public Safety Employee Benefits Act. Provides that a health insurance plan, as defined, is limited to the insurance plan options codified in the employee collective bargaining agreement or bargained upon with an authorized agent and subject to the grievance process.

RECENT STATUS

3/18/2021 - Placed on Calendar 2nd Reading - Short Debate

3/17/2021 - Do Pass / Short Debate Labor & Commerce Committee; 024-002-000

3/17/2021 - House Labor & Commerce, (First Hearing)

POSITION

Monitor

PRIORITY

Medium

[HB2568 Bill Page](#)



NOTES

Line of Duty Health Benefit

HB2944 MIND STRONG ACT (HERNANDEZ B)

Creates the Mind Strong Act. Requires the Department of Public Health, or a third party contractor with experience in successful public education and awareness campaigns selected by the Department of Public Health, to develop and lead a 2-year educational campaign within each of Illinois' 11 health regions on the availability of adult mobile crisis response services within each region. Requires the Department to work in collaboration with community stakeholders, including certain organizations, the Department of Healthcare and Family Services, and the Department of Human Services. Requires the public awareness campaign to begin no later than January 1, 2022. Sets forth certain requirements for the public awareness campaign, including that it be culturally competent and that any written materials be written in plain, easy-to-understand language and available in multiple languages that are representative of the communities in a particular health region. Lists the types of organizations that must be the focus of the educational campaign. Requires the Department of Human Services to establish, subject to appropriation, a grant program for adult mobile crisis response services to any adult age 18 or older experiencing a mental health or substance use crisis regardless of insurance status. Requires the Department of Healthcare and Family Services to develop and implement training and protocols for individuals answering crisis calls to the Crisis and Referral Entry Services (CARES) line. Contains provisions concerning the use of data to strengthen CARES line responses and adult mobile crisis response services, and other matters. Requires the Departments of Public Health, Human Services, and Healthcare and Family Services to adopt rules to implement the Act. Effective immediately.

RECENT STATUS

3/26/2021 - Do Pass as Amended / Short Debate Mental Health & Addiction Committee; 016-000-000

3/26/2021 - House Committee Amendment No. 1 Adopted in Mental Health & Addiction Committee; by Voice Vote

3/26/2021 - House Mental Health & Addiction, (First Hearing)

POSITION

Monitor

PRIORITY

Medium

[HB2944 Bill Page](#)



NOTES

Creates the Mind Strong Act. Requires the Department of Public Health to develop and lead a two-year educational campaign within each of Illinois' 11 health regions on the availability of adult mobile crisis response services within each region. They shall collaborate with community stakeholders, HFS, and DHS. The public awareness campaign shall be culturally competent and locally tailored to ensure local buying and community understanding. All written materials must be in plain, easy to understand language and shall be available in multiple languages. Material shall be specifically tailored for different types of community stakeholders or audiences, including healthcare providers, law-enforcement, and community groups. Subject to appropriation, DHS show establish a grant program for the purposes of providing adult mobile crisis response services to any adult experiencing a mental health or substance abuse crisis. This program shall mirror the adult mobile crisis services covered by Illinois' Medicaid program. HFS will identify crisis response policies and practices that must be standardized across providers to ensure quality and consistency of crisis response care.

HB3571 EMS SERVICES-EXPIRED LICENSE *(WELTER D)*

Amends the Emergency Medical Services (EMS) Systems Act. Provides that an Illinois licensed EMR, EMD, EMT, EMT-I, A-EMT, Paramedic, ECRN, PHPA, PHAPRN, or PHRN whose license has expired may, within 6 months after license expiration, apply for relicensure, show compliance with all relicensure requirements, and submit the required relicensure fees, including a late fee, and, after that 6-month period, may apply for reinstatement.

RECENT STATUS

3/24/2021 - Do Pass / Consent Calendar Health Care Licenses Committee; 008-000-000
3/24/2021 - Do Pass / Consent Calendar Health Care Licenses Committee; by Voice Vote
3/24/2021 - House Health Care Licenses, (First Hearing)

POSITION

Monitor

PRIORITY

Medium

[HB3571 Bill Page](#) →

NOTES

Allows an EMT whose license has expired to apply for relicensure within six months by showing compliance with all pre-licensure requirements and submitting the proper relicensing fees.

HB3977 BEHAVIOR HEALTH-1ST RESPONDER *(LAPOINTE L)*

Creates the First Responders Behavioral Healthcare Bill of Rights Act. Provides that first responders have certain specified statutory rights in seeking behavioral health services and treatment. Provides that the rights guaranteed to first responders in these provisions are judicially enforceable. Provides that an aggrieved employee may, under the Civil Practice Law, bring an action for damages, attorney's fee, or injunctive relief against an employer for violating these rights. Defines various terms.

RECENT STATUS

3/25/2021 - Do Pass as Amended / Short Debate Police & Fire Committee; 015-000-000
3/25/2021 - House Committee Amendment No. 1 Adopted in Police & Fire Committee; by Voice Vote
3/25/2021 - House Police & Fire, (First Hearing)

POSITION

Amend

PRIORITY

Medium

[HB3977 Bill Page](#) →

NOTES

Applies to law enforcement, fireman and EMTs.

SB41 SMALL WIRELESS FACILITIES ACT *(HILTON S)*

Amends the Small Wireless Facilities Deployment Act. Provides that a wireless provider may be required to provide the following additional information when seeking a permit to collocate small wireless facilities: (i) a written affidavit signed by a radio frequency engineer with specified certifications; (ii) a written report that analyzes acoustic levels for the small wireless facility and all associated equipment; (iii) information showing the small wireless facility has received any required review by the FCC under the National Environmental Policy Act; and (iv) a certified copy of the original easement documents and other supporting documentation

demonstrating that the applicant has the right to install, mount, maintain, and remove a small wireless facility and associated equipment in specified circumstances. Provides that an authority may propose that the small wireless facility be collocated on an existing utility pole or existing wireless support structure within 200 feet (rather than 100 feet) of the proposed collocation. In provisions prohibiting an authority from requiring an application, approval, or permit or requiring any fees or other charges from a communications service provider authorized to occupy the rights-of-way for the replacement of wireless facilities with wireless facilities that are substantially similar, clarifies when changes are not "substantially similar". Provides that an authority may adopt reasonable rules requiring providers to place above-ground small wireless facilities and associated equipment and to replace larger, more visually intrusive small wireless facilities with smaller, less visually intrusive facilities. Adds provisions concerning radio frequency compliance. Makes other changes. Effective immediately.

RECENT STATUS

1/29/2021 - Referred to Assignments

1/29/2021 - FIRST READING

1/29/2021 - Filed with Secretary by Sen. Suzy Glowiak Hilton

COMMENTS

Bill does not affect our language concerning interference with a public safety agencies communications.

POSITION

Undetermined

PRIORITY

Medium

SB41 Bill Page →

NOTES

DD

SB347 MIND STRONG ACT (PETERS R)

Creates the Mind Strong Act. Requires the Department of Public Health, or a third party contractor with experience in successful public education and awareness campaigns selected by the Department of Public Health, to develop and lead a 2-year educational campaign within each of Illinois' 11 health regions on the availability of adult mobile crisis response services within each region. Requires the Department to work in collaboration with community stakeholders, including certain organizations, the Department of Healthcare and Family Services, and the Department of Human Services. Requires the public awareness campaign to begin no later than January 1, 2022. Sets forth certain requirements for the public awareness campaign, including that it be culturally competent and that any written materials be written in plain, easy-to-understand language and available in multiple languages that are representative of the communities in a particular health region. Lists the types of organizations that must be the focus of the educational campaign. Requires the Department of Human Services to establish, subject to appropriation, a grant program for adult mobile crisis response services to any adult age 18 or older experiencing a mental health or substance use crisis regardless of insurance status. Requires the Department of Healthcare and Family Services to develop and implement training and protocols for individuals answering crisis calls to the Crisis and Referral Entry Services (CARES) line. Contains provisions concerning the use of data to strengthen CARES line responses and adult mobile crisis response services, and other matters. Requires the Departments of Public Health, Human Services, and Healthcare and Family Services to adopt rules to implement the Act. Effective immediately.

RECENT STATUS

3/23/2021 - Senate Committee Amendment No. 1 Assignments Refers to Behavioral and Mental Health

3/19/2021 - Senate Committee Amendment No. 1 Referred to Assignments

3/19/2021 - Senate Committee Amendment No. 1 Filed with Secretary by Sen. Robert Peters

POSITION

Monitor

PRIORITY

Medium

SB347 Bill Page →

NOTES

Creates the Mind Strong Act. Requires the Department of Public Health to develop and lead a two-year educational campaign within each of Illinois' 11 health regions on the availability of adult mobile crisis response services within each region. They shall collaborate with community stakeholders, HFS, and DHS. The public awareness campaign shall be culturally competent and locally tailored to ensure local buying and community understanding. All written materials must be in plain, easy to understand language and shall be available in multiple languages. Material shall be specifically tailored for different types of community stakeholders or audiences, including healthcare providers, law-enforcement, and community groups. Subject to appropriation, DHS show establish a grant program for the purposes of providing adult mobile crisis response services to any adult experiencing a mental health or substance abuse crisis. This program shall mirror the adult mobile crisis services covered by Illinois' Medicaid program. HFS will identify crisis response policies and practices that must be standardized across providers to ensure quality and consistency of crisis response care.

SB486 UTILITIES REPEAL EXTENSION *(CUNNINGHAM B)*

Amends the Public Utilities Act. Extends the repeal dates of the Telecommunications Article and the Cable and Video Competition Article from December 31, 2021 to December 31, 2026. Provides that any cable service or video service authorization issued by the Illinois Commerce Commission will expire on December 31, 2029 (rather than December 31, 2024). Effective immediately.

RECENT STATUS

3/23/2021 - Senate Committee Amendment No. 1 Assignments Refers to Energy and Public Utilities
3/16/2021 - Senate Committee Amendment No. 1 Referred to Assignments
3/16/2021 - Senate Committee Amendment No. 1 Filed with Secretary by Sen. Bill Cunningham

POSITION

Monitor

PRIORITY

Medium

[SB486 Bill Page](#) →

HB28 CRISIS INTERVENTION TRAINING *(WEST, II M)*

Amends the Illinois Police Training Act. Provides that the curriculum for certified training programs in crisis intervention shall be at least 40 hours for recruit law enforcement officers. Provides that Crisis Intervention Team (CIT) training programs shall be a collaboration between law enforcement professionals, mental health providers, families, and consumer advocates and must minimally include the following components: (1) basic information about mental illnesses and how to recognize them; (2) information about mental health laws and resources; (3) learning from family members of individuals with mental illness and their experiences, and (4) verbal de-escalation training and role-plays. Amends the Criminal and Traffic Assessment Act. Provides that a person who is convicted of any criminal or traffic law or ordinance, other than a conviction entered upon a plea of guilty, \$5 to be distributed as follows: (1) \$2.50 to the Illinois Law Enforcement Training Standards Board for implementing crisis intervention team training for recruit law enforcement officers under the Illinois Police Training Act; (2) \$2.25 to the Illinois Law Enforcement Training Standards Board for grants to local law enforcement agencies for continued crisis intervention team training; and (3) 25 cents to be retained by the Clerk of the Circuit Court for administrative expenses. Effective July 1, 2021.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/26/2021 - House Judiciary - Criminal, (First Hearing)
3/23/2021 - House Judiciary - Criminal, (First Hearing)

COMMENTS

Monitor how law enforcement reacts.

POSITION

Monitor

PRIORITY

Stalled

HB28 Bill Page →

NOTES

Requires a collaborative Crisis Intervention Team Training between law enforcement, mental health providers, families and advocates which would minimally address basic information on mental health, including information on laws and resources, input from families, and de-escalation training and role-playing. This is to be funded through an additional \$5 surcharge on non-guilty plea traffic and criminal convictions.

HB29 SCH CD-LAW ENFORCEMENT (STAVA-MURRAY A)

Amends the School Code. Provides that law enforcement officers shall not maintain a presence on school grounds unless there exists an imminent threat of danger to students at the school in question or there is reason to believe that urgent and immediate action is necessary to prevent such danger to students. Makes conforming changes. Defines "school grounds". Effective immediately.

RECENT STATUS

3/18/2021 - Motions in Writing Motion to Table

2/10/2021 - Motion Filed - Table Bill/Resolution

1/19/2021 - Motion Filed - Table Bill/Resolution Pursuant to Rule 60(b), Rep. Anne Stava-Murray

PRIORITY

Stalled

HB29 Bill Page →

NOTES

Provides that law enforcement officers shall not maintain a presence on school grounds unless there exists an imminent threat of danger to student.

HB42 USE/OCC-MOTOR FUEL-LOCAL GOV (MEYERS-MARTIN D)

Amends the State Finance Act, the Motor Fuel Tax Law, the Emergency Telephone System Act, the Illinois Gambling Act, and the Video Gaming Act. Provides that, in the absence of an appropriation for any State fiscal year, moneys that are required to be distributed to units of local government and other entities from the State and Local Sales Tax Reform Fund, the Motor Fuel Tax Fund, the State Gaming Fund, the Local Government Video Gaming Distributive Fund, and the Statewide 9-1-1 Fund are subject to a continuing appropriation. Effective immediately.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/25/2021 - House Sales, Amusement, & Other Taxes Subcommittee, (First Hearing)

3/25/2021 - House Revenue & Finance, (First Hearing)

POSITION

Support

PRIORITY

Stalled

HB42 Bill Page →

NOTES

Puts certain local government revenues collected by the state to be subject to a continuing appropriation.

HB101 DEAF-HARD OF HEARING-DEAFBLIND (CARROLL J)

Amends the Emergency Telephone System Act, the School Code, the Public Utilities Act, the Smoke Detector Act, and other Acts by replacing all references to "hearing impaired" with "deaf, hard of hearing, and DeafBlind". Amends the Statutes in Statutes. Defines "DeafBlind". Provides that, except where the context indicates otherwise, in any rule, contract, or other document a reference to the term "hearing impaired" shall be considered a reference to the term "deaf" or "hard of hearing". Effective immediately.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/3/2021 - House Executive, (First Hearing)
2/23/2021 - Assigned to House Executive

POSITION
Monitor

PRIORITY
Stalled

[HB101 Bill Page](#) →

NOTES

Replaces 'hearing impaired' with 'deaf, hard of hearing, and DeafBlind' throughout several statutes.

HB167 SCH CD-SECURITY GRANTS-SRO (DIDECH D)

Amends the School Code. In a provision concerning school safety and security grants, allows a law enforcement agency that provides a school resource officer to a public school to be awarded a grant (to be used exclusively to defray the costs related to providing a school resource officer to a school located within a Tier 1 or Tier 2 school district). Allows grant funds to be used to defray the costs associated with hiring a school resource officer, with the State Board of Education prioritizing estimated law enforcement response time in awarding grant funds for such a purpose. Requires the State Board to annually disseminate a request for grant applications, requires grant funds to be distributed annually, and permits the State Board to adopt rules. In a provision concerning school resource officers, changes how "school resource officer" is defined. Effective immediately.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/24/2021 - House Elementary & Secondary Education: Administration, Licensing & Charter School, (First Hearing)
3/17/2021 - House Elementary & Secondary Education: Administration, Licensing & Charter School, (First Hearing)

POSITION
Support

PRIORITY
Stalled

[HB167 Bill Page](#) →

NOTES

Subject to appropriation, allows ISBE to provide grants to local law enforcement agencies to help defray the costs of providing SROs. Allows retired law enforcement officers to serve as SROs.

HB198 PUBLIC SAFETY&JUSTICE PRIVACY (MARRON M)

Creates the Public Safety and Justice Privacy Act. Defines terms. Provides that government agencies, persons, businesses, and associations shall not publicly post or display publicly available content that includes a first responder's, prosecutor's, public defender's, or probation officer's ("officials") personal information, provided that the government agency, person, business, or association has received a written request from the person that it refrain from disclosing the person's personal information. Provides injunctive or declaratory relief if the Act is violated. Includes procedures for a written request. Provides that it is a Class 3 felony for any person to knowingly publicly post on the Internet the personal information of an official or an official's immediate family under specified circumstances. Excludes criminal penalties for employees of government agencies who publish information in good faith during the ordinary course of carrying out public functions. Provides that the Act and any rules adopted to implement the Act shall be construed broadly to favor the protection of the personal information of officials. Amends various Acts and Codes allowing an official to list a business address rather than a home address and makes conforming changes. Effective immediately.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/3/2021 - House Executive, (First Hearing)

2/23/2021 - Assigned to House Executive

COMMENTS

JL to ask to have 911 added.

POSITION

Amend

PRIORITY

Stalled

[HB198 Bill Page](#) →

NOTES

Provides that it is a Class 3 Felony to make certain persons information public without their permission. Creates a definition of 'First Responder'

HB454 GOV LIABILITY-FAIL TO DIAGNOSE (TARVER, II C)

Amends the Local Government and Governmental Employees Tort Immunity Act. Deletes language providing that neither a local public entity nor a public employee acting within the scope of his employment is liable for injury resulting from diagnosing or failing to diagnose that a person is afflicted with mental or physical illness or addiction or from failing to prescribe for mental or physical illness or addiction.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/23/2021 - House Judiciary - Civil, (First Hearing)

3/16/2021 - House Judiciary - Civil, (First Hearing)

POSITION

Oppose

PRIORITY

Stalled

[HB454 Bill Page](#) →

NOTES

Removes a provision that prohibits a public entity or a public employee from liability for failing to diagnose a person with mental or physical illness or addiction.

HB593 GOV IMMUNITY-DATA BREACHES (KIFOWIT S)

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that a public entity or a public employee is not liable for injury caused by any unauthorized access to government records, data, or electronic information systems by any person or entity.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/23/2021 - To Civil Procedure & Tort Liability Subcommittee
3/23/2021 - House Judiciary - Civil, (First Hearing)

POSITION
Support

PRIORITY
Stalled

[HB593 Bill Page](#) →

NOTES

Synopsis

HB616 FAMILY AND MEDICAL LEAVE ACT *(COSTA HOWARD T)*

Creates the Family and Medical Leave Act. Provides that employees are entitled to 12 weeks of leave during a calendar year. Provides that leave may be used for absence from work due to (1) personal illness, injury, or medical appointment of the employee, (2) illness, injury, or medical appointment of a member of the employee's family, or (3) the birth of a child or the adoption of a child under one year of age. Requires the employer to pay the cost of health insurance applicable to the employee during the period of leave. Requires that the employee be returned to his or her position or an equivalent position upon completion of the family and medical leave period.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/24/2021 - House Labor & Commerce, (First Hearing)
3/17/2021 - House Wage Policy & Study Subcommittee, (First Hearing)

POSITION
Monitor

PRIORITY
Stalled

[HB616 Bill Page](#) →

NOTES

12 weeks of FMLA for medical, family medical, and birth or adoption. Employer must pay health insurance during leave and the employee must be able to return to same or equivalent position.

HB1852 MUNICIPAL CONVENTION EXPENSES *(CARROLL J)*

Amends the Illinois Municipal Code. Provides that public funds may not be expended by a non-home rule municipality for registration fees to attend or participate in a convention or gathering of municipal personnel. Provides that a State agency may not expend public funds for expenses connected with the renting or procurement of hospitality suites or other fully-enclosed physical spaces at a convention or gathering of municipal personnel. Provides that a "convention or gathering of municipal personnel" means a gathering of employees or contractors from 2 or more separately domiciled or geographically separated municipalities in a gathering that is sponsored or co-sponsored by a league or association that includes 2 or more municipalities. Provides that the restrictions do not apply to public funds expended at a convention or gathering of public safety personnel, at a convention or gathering of non-home rule municipal personnel relating to economic development and tourism promotion, pursuant to a contract entered into before the

effective date of the amendatory Act, or funds appropriated and expended by a non-home rule municipality if specified procedures are followed. Effective immediately.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/22/2021 - House Ethics & Elections, (First Hearing)
3/15/2021 - House Ethics & Elections, (First Hearing)

COMMENTS

Solicitation for Charity Act - 225 ILCS 460/1 (m)

(m-5) "Public Safety Personnel" includes police officers, peace officers, firemen, fire fighters, emergency medical technicians - ambulance, emergency medical technicians - intermediate, emergency medical technicians - paramedic, ambulance drivers, and other medical assistance or first aid personnel.

POSITION

Amend

PRIORITY

Stalled

[HB1852 Bill Page](#) →

NOTES

Prohibits the use of municipal funds for conventions, exempts public safety as defined in the Solicitation for Charity Act.

HB1890 STATE FINANCE-CASH FLOW BORROW *(ELIK A)*

Amends the State Finance Act. In provisions concerning cash flow borrowing and general funds liquidity, provides that moneys transferred to general funds and the Health Insurance Reserve Fund under specified provisions shall be repaid to the fund of origin within 24 months (currently, 48 months) after the date on which they were borrowed. Effective immediately.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/25/2021 - House Appropriations-General Services, (First Hearing)
3/18/2021 - House Appropriations-General Services, (First Hearing)

POSITION

Monitor

PRIORITY

Stalled

[HB1890 Bill Page](#) →

NOTES

Shortens the timeframe for interfund borrowing.

HB1904 HEMOPHILIA MEDICATION *(MAZZOCHI D)*

Creates the Patient-Assisted Hemophilia Medication Administration Act. Provides that emergency personnel may assist a patient with a rare blood disease in emergency situations to administer patient-carried medication if the administration meets specified requirements, irrespective of the age of the patient and without the need to secure separate consent from the patient or the patient's caregiver or a legal guardian if the emergency personnel take steps to deliver the patient to a receiving hospital and the receiving hospital is informed of the pending arrival of the rare blood disease patient, along with the treatment instituted by the emergency personnel. Provides an exemption from civil or professional liability. Allows the Department of Public Health to conduct or approve a training program for emergency personnel to recognize and learn additional treatment protocols for rare blood disorders. Amends

the State Mandates Act to require implementation without reimbursement.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/23/2021 - House Human Services, (First Hearing)
3/16/2021 - House Human Services, (First Hearing)

PRIORITY

Stalled

[HB1904 Bill Page](#)



NOTES

Allows emergency person to administer patient-carried, rare-blood disease medication in emergency situations.

HB1943 PUBLIC DUTY RULE CODIFICATION *(MCCOMBIE T)*

Creates the Public Duty Rule Codification Act. Contains legislative findings and a statement of legislative purpose. Provides that a local governmental entity and its employees owe no duty of care to individual members of the general public to provide governmental services.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/23/2021 - To Civil Procedure & Tort Liability Subcommittee
3/23/2021 - House Judiciary - Civil, (First Hearing)

POSITION

Support

PRIORITY

Stalled

[HB1943 Bill Page](#)



HB1970 EMERGENCY CONSOLIDATION EXEMPT *(SPAIN R)*

Amends the Emergency Telephone System Act. Provides that a 9-1-1 Authority in a county that: has a population of at least 250,000, has more than one Emergency Telephone System Board, Joint Emergency Telephone System Board, or qualified governmental entity, and is serving a population of less than 25,000 is exempt from consolidation requirements if the 9-1-1 Authority: (1) as of January 1, 2021, is the only remaining authority in the State that has not met the consolidation requirements; (2) serves a municipality with a population of less than 6,000 people; and (3) has received intergovernmental agreement rejections by 5 or more contiguous counties or 9-1-1 authorities to consolidate 9-1-1 services. Effective immediately.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/22/2021 - House Telecom/Video Subcommittee, (First Hearing)
3/22/2021 - House Public Utilities, (First Hearing)

POSITION

Undetermined

PRIORITY

Stalled

[HB1970 Bill Page](#) →

NOTES

Stark County?

HB2384 UTILITIES-BROADBAND ASSISTANCE *(BUCKNER K)*

Amends the Public Utilities Act. Replaces provisions relating to the Universal Telephone Service Assistance Program with provisions that require the Illinois Commerce Commission to establish a Universal Broadband Service Assistance Program. Provides that the Program shall provide for a reduction of monthly charges, a reduction of installation charges, devices used in connection to the Internet, or any other alternative assistance or program to increase accessibility to broadband service and broadband Internet access service that the Commission deems advisable subject to the availability of funds for the program. Makes other conforming changes. Creates a similar program for low-income residential customers of cable and video service providers. Extends the repeal of the Telecommunications and Cable and Video Competition Articles from December 31, 2021 to December 31, 2022. Effective immediately.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/22/2021 - House Public Utilities, (First Hearing)

3/15/2021 - House Public Utilities, (First Hearing)

POSITION

Undetermined

PRIORITY

Stalled

[HB2384 Bill Page](#) →

NOTES

Establishes a universal broadband program that provides for reduced monthly and installation charges in order to increase accessibility to broadband internet access. Allows the ICC to oversee the program.

HB2439 SMALL WIRELESS FACILITIES *(WALSH L)*

Amends the Small Wireless Facilities Deployment Act. Provides that an authority may require a wireless provider to include documentation and certification that the small wireless facility and location meets all FCC standards and regulations at the wireless provider's sole cost and expense. Provides that an authority may require (currently, propose) that the small wireless facility be collocated on an existing utility pole or existing wireless support structure within 200 (currently, 100) feet of the proposed collocation, which the applicant shall accept if it has the right to use the alternate structure on reasonable terms and conditions and the alternate location and structure does not impose technical limits or additional significant costs (currently, additional material costs as determined by the applicant). Provides that an authority may require a wireless provider to comply with generally applicable standards, including acoustic regulations. Repeals a Section that repeals the Act on June 1, 2021. Amends the Illinois Municipal Code. Provides that a municipality may require that a small wireless facility be collocated on any existing utility pole within its public rights-of-way and the entity owning the utility pole shall provide access for that purpose. Provides that any fee charged for the use of a utility pole under the Section shall be at the lowest rate charged by the entity owning the utility pole and shall not exceed the entity's actual costs. Effective immediately, except for certain provisions.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/22/2021 - House Small Cell Subcommittee, (First Hearing)

3/22/2021 - House Public Utilities, (First Hearing)

 **PRIORITY**

Stalled

HB2439 Bill Page



 **NOTES**

DD

HB2447 PUBLIC SAFETY&JUSTICE PRIVACY (DAVIDSMEYER C)

Creates the Public Safety and Justice Privacy Act. Defines terms. Provides that government agencies, persons, businesses, and associations shall not publicly post or display publicly available content that includes a law enforcement officer's, prosecutor's, public defender's, or probation officer's ("officials") personal information, provided that the government agency, person, business, or association has received a written request from the person that it refrain from disclosing the person's personal information. Provides injunctive or declaratory relief if the Act is violated. Includes procedures for a written request. Provides that it is a Class 3 felony for any person to knowingly publicly post on the Internet the personal information of an official or an official's immediate family under specified circumstances. Excludes criminal penalties for employees of government agencies who publish information in good faith during the ordinary course of carrying out public functions. Provides that the Act and any rules adopted to implement the Act shall be construed broadly to favor the protection of the personal information of officials. Amends various Acts and Codes allowing an official to list a business address rather than a home address and makes conforming changes. Effective immediately.

 **RECENT STATUS**

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/9/2021 - Assigned to House Executive

2/19/2021 - Referred to House Rules

 **POSITION**

Support

 **PRIORITY**

Stalled

HB2447 Bill Page



 **NOTES**

Prohibits making public the personal information of law enforcement office, prosecutor, public defender or probation officer.

HB2448 RESCUE SQUAD DISTRICTS-FEES (DAVIDSMEYER C)

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.

 **RECENT STATUS**

4/1/2021 - House Revenue & Finance, (First Hearing);

Time & Location: 11:00 AM, Virtual Room 2 - ILGA.GOV

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/25/2021 - House Sales, Amusement, & Other Taxes Subcommittee, (First Hearing)

 **POSITION**

Monitor

 **PRIORITY**

Stalled



NOTES

Synopsis

HB2561 SM WIRELESS FACILITIES-GAPS *(MAZZOCHI D)*

Amends the Small Wireless Facilities Deployment Act. In provisions relating to the permit application process for an applicant to collocate a small wireless facility, allows an authority to require an applicant or site developer to provide probative evidence in the form of hard data recorded during a drive test performed by an independent radio-frequency engineer selected by the authority to support gap-in-coverage claims to establish (i) the existence of a real gap in the specific carrier's wireless coverage, (ii) the location of the gap, and (iii) the geographical boundaries of the gap.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/22/2021 - House Small Cell Subcommittee, (First Hearing)

3/22/2021 - House Public Utilities, (First Hearing)

PRIORITY

Stalled



NOTES

Requires carriers to present probative evidence to prove gaps in coverage.

HB2562 SMALL WIRELESS FACILITIES ACT *(MAZZOCHI D)*

Amends the Small Wireless Facilities Deployment Act. Provides that a wireless provider may be required to provide the following additional information when seeking a permit to collocate small wireless facilities: (i) a written affidavit signed by a radio frequency engineer with specified certifications; (ii) a written report that analyzes acoustic levels for the small wireless facility and all associated equipment; (iii) information showing the small wireless facility has received any required review by the FCC under the National Environmental Policy Act; and (iv) a certified copy of the original easement documents and other supporting documentation demonstrating that the applicant has the right to install, mount, maintain, and remove a small wireless facility and associated equipment in specified circumstances. Provides that an authority may propose that the small wireless facility be collocated on an existing utility pole or existing wireless support structure within 200 feet (rather than 100 feet) of the proposed collocation. In provisions prohibiting an authority from requiring an application, approval, or permit or requiring any fees or other charges from a communications service provider authorized to occupy the rights-of-way for the replacement of wireless facilities with wireless facilities that are substantially similar, clarifies when changes are not "substantially similar". Provides that an authority may adopt reasonable rules requiring providers to place above-ground small wireless facilities and associated equipment and to replace larger, more visually intrusive small wireless facilities with smaller, less visually intrusive facilities. Adds provisions concerning radio frequency compliance. Makes other changes. Effective immediately.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/22/2021 - House Small Cell Subcommittee, (First Hearing)

3/22/2021 - House Public Utilities, (First Hearing)

PRIORITY

Stalled

[HB2562 Bill Page](#)



NOTES

Requires the carrier to provide additional information to the local authority when permitting the device.

HB2563 SM WIRELESS FACILITIES-HEARING *(MAZZOCHI D)*

Creates the Local Control, Protection, and Empowering Law in the Small Wireless Facilities Deployment Act. Provides that property owners may, by petition, require a hearing prior to an authority's approval or denial of the installation of a small wireless facility in an area zoned exclusively for residential purposes. Requires the petition to include 250 signatures of the property owners or 40% of the property owners, whichever is less, within 1,000 feet of where the small wireless facility would be installed. Includes other petition and hearing requirements. Provides that all findings and written comments of the authority as a result of the hearing must be forwarded to the Office of the Secretary of the Federal Communications Commission by the authority. Provides that a hearing shall not interfere with the requirement that an authority approve or deny an application within specified timeframes.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/22/2021 - House Small Cell Subcommittee, (First Hearing)

3/22/2021 - House Public Utilities, (First Hearing)

PRIORITY

Stalled

[HB2563 Bill Page](#)



NOTES

Allows property owners by petition to require a hearing before the local authorities approval or denial of a device. Requires findings and comments from the hearing be forwarded to the FCC.

HB2564 SMALL WIRELESS FACILITIES ACT *(MAZZOCHI D)*

Amends the Small Wireless Facilities Deployment Act. Provides that a wireless provider may be required to provide the following additional information when seeking a permit to collocate small wireless facilities: (i) a written affidavit signed by a radio frequency engineer with specified certifications; (ii) a written report that analyzes acoustic levels for the small wireless facility and all associated equipment; (iii) information showing the small wireless facility has received any required review by the FCC under the National Environmental Policy Act; and (iv) a certified copy of the original easement documents and other supporting documentation demonstrating that the applicant has the right to install, mount, maintain, and remove a small wireless facility and associated equipment in specified circumstances. Provides that an authority may propose that the small wireless facility be collocated on an existing utility pole or existing wireless support structure within 200 feet (rather than 100 feet) of the proposed collocation. In provisions prohibiting an authority from requiring an application, approval, or permit or requiring any fees or other charges from a communications service provider authorized to occupy the rights-of-way for the replacement of wireless facilities with wireless facilities that are substantially similar, clarifies when changes are not "substantially similar". Provides that an authority may adopt reasonable rules requiring providers to place above-ground small wireless facilities and associated equipment and to replace larger, more visually intrusive small wireless facilities with smaller, less visually intrusive facilities. Adds provisions concerning radio frequency compliance. Makes other changes. Effective immediately.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/22/2021 - House Small Cell Subcommittee, (First Hearing)
3/22/2021 - House Public Utilities, (First Hearing)

 **PRIORITY**

Stalled

[HB2564 Bill Page](#)



 **NOTES**

Requires additional information to be provided by providers.

HB2565 **SM WIRELESS FACILITIES-VARIOUS** *(MAZZOCHI D)*

Amends the Small Wireless Facilities Deployment Act. Adds a definition for "source of radio frequency emissions". Provides that permit information must be provided to the Illinois Environmental Protection Agency (IEPA). Provides that an authority may require specified information concerning fiber optic cable. Provides that an authority or the IEPA may deny a permit if a provider has failed to provide sufficient evidence that an increase in emissions is needed. Removes a provision limiting an authority's jurisdiction over facilities located in an interior structure or upon the site of any campus, stadium, or athletic facility not otherwise owned or controlled by the authority. Adds provisions relating to trespass, preservation of private property, and federal defenses; compliance and recordkeeping; setbacks; and notice.

 **RECENT STATUS**

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/22/2021 - House Small Cell Subcommittee, (First Hearing)
3/22/2021 - House Public Utilities, (First Hearing)

 **PRIORITY**

Stalled

[HB2565 Bill Page](#)



 **NOTES**

Inserts IEPA into the process. Removes a local authority's jurisdiction over the interior of a campus, stadium or athletic field not controlled by the authority.

HB2578 **PEN CD-PENSION TASK FORCE** *(MURPHY M)*

Amends the Regulation of Public Pension Funds Article of the Illinois Pension Code. Creates the Task Force on Public Pension Funds and Retirement Systems to study and make recommendations for changes to public pension funds and retirement systems that can reduce the burden on taxpayers and ensure that members of public pension funds and retirement systems are treated fairly in their retirement. Requires the Task Force to report its findings and recommendations to the General Assembly by October 31, 2021. Repeals the provisions on October 31, 2022. Effective immediately.

 **RECENT STATUS**

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/26/2021 - House Personnel & Pensions, (First Hearing)
3/19/2021 - House Personnel & Pensions, (First Hearing)

 **PRIORITY**

Stalled

[HB2578 Bill Page](#)



HB2596 **STATE POLICE-DISABIL DATABASE** (STUART K)

Amends the Department of Human Services Act and the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Illinois State Police shall establish and maintain a database of persons who register as being diagnosed with a communication disability or a disability that can impair communication. Provides that a person diagnosed with a communication disability or a disability that can impair communication who is 18 of age or older may register with the Illinois State Police for inclusion in the database by submitting a completed verification form established by the Department of Human Services. Provides that a parent or guardian of a minor child or a ward diagnosed with a communication disability or a disability that can impair communication may register the minor child or the ward with the Illinois State Police for inclusion in the database by submitting a completed verification form established by the Department of Human Services. Provides that the Illinois State Police shall include in the database information provided on a completed verification form that the Illinois State Police determines is necessary for a law enforcement officer to identify a person as diagnosed with a communication disability or a disability that can impair communication. Defines terms.

 **RECENT STATUS**

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/25/2021 - House Appropriations-Public Safety, (First Hearing)

3/18/2021 - House Appropriations-Public Safety, (First Hearing)

 **POSITION**

Monitor

 **PRIORITY**

Stalled

[HB2596 Bill Page](#)



 **NOTES**

ISP shall create a voluntary database of individuals with communication disabilities. ,ISP shall create a voluntary database of individuals with communication disabilities.

HB2751 **EMERGENCY TELEPHONE SYSTEM** (WILLIS K)

Amends the Emergency Telephone System Act. Extends the repeal of the Act from December 31, 2021 to December 31, 2024. Makes various changes to definitions. Provides that within 12 months of the awarding of a contract under the Public Utilities Act to establish a statewide next generation 9-1-1 network (rather than July 1, 2021), every 9-1-1 system in Illinois shall provide next generation 9-1-1 service. Amends various other Acts to make conforming changes. Effective immediately.

 **RECENT STATUS**

2/19/2021 - Referred to House Rules

2/19/2021 - FIRST READING

2/18/2021 - Filed with the Clerk by Rep. Kathleen Willis

 **POSITION**

Monitor

 **PRIORITY**

Stalled

[HB2751 Bill Page](#)



NOTES

DD

HB2802 TAX CREDIT-VOLUNTR FIREFIGHTER (HALBROOK B)

Amends the Illinois Income Tax Act. Creates a tax credit for individual taxpayers who were members in good standing of a volunteer fire department for at least 6 months during the taxable year. Provides that the amount of the credit is \$1,000. Provides that the credit may not be carried forward or back and may not reduce the taxpayer's liability to less than zero. Exempts the credit from the Act's sunset requirements. Effective immediately.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/25/2021 - House Committee Amendment No. 1 Referred to Rules Committee

3/25/2021 - House Committee Amendment No. 1 Filed with Clerk by Rep. Brad Halbrook

POSITION

Monitor

PRIORITY

Stalled

[HB2802 Bill Page](#)



HB2815 FOIA-PUBLIC OFFICIAL ACCESS (HALBROOK B)

Amends the Freedom of Information Act. Provides that an elected or appointed public official of a public body has a right to all records of the public body to which the official is elected or appointed, and to the records of each subsidiary of the public body to which the official is elected or appointed. Provides that a member of the General Assembly shall have access to all records of each State agency. Provides that records of a public body shall be provided under equal circumstances to all persons entitled to records under the new provisions. Provides that records shall be provided within 5 business days, unless a mutual agreement between the official and the public body provides otherwise. Provides that an official entitled to records under the new provisions is not required to submit a request for records under other provisions of the Act. Provides that the new provisions do not apply to records exempt under specified Sections of the Act.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/9/2021 - Assigned to House Executive

2/19/2021 - Referred to House Rules

PRIORITY

Stalled

[HB2815 Bill Page](#)



HB2816 FOIA-DEFINITIONS, LEADS INFO (HALBROOK B)

Amends the Freedom of Information Act. Provides that "public body" includes road districts and any combination of public bodies under an intergovernmental agreement that includes provisions for a governing body of the agency created by the agreement. Defines "Freedom of Information officer" as an employee or official of a public body who is appointed by the public body and responsible for responding to all requests for information received by the public body. Provides that the Department of State Police shall furnish to a requester: (1) all information contained in the Law Enforcement Agencies Data System about the requester; and (2)

every instance the name or vehicle registration information of the requester was queried and the name of the person making the inquiry. Provides that the information provided to a requester shall include all information contained in the Law Enforcement Agencies Data System relating to the requester, and is not limited to name and license plate information.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/9/2021 - Assigned to House Executive

2/19/2021 - Referred to House Rules

PRIORITY

Stalled

[HB2816 Bill Page](#) 

HB2819 OPEN MEETINGS ACT-NOTICE *(HALBROOK B)*

Amends the Open Meetings Act. Provides that if a change is made concerning regular meeting dates, times, or locations (currently, only change in dates), at least 10 days' notice of such change shall be given by publication in a newspaper of general circulation in the area in which such body functions. Provides that at least 10 days' notice of a change made in regular meeting dates, times, or locations may also be provided on the website of the public body in addition to providing notice in a newspaper, or in lieu of providing notice in a newspaper if there is no such newspaper of general circulation in the area in which the public body functions.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/9/2021 - Assigned to House Executive

2/19/2021 - Referred to House Rules

PRIORITY

Stalled

[HB2819 Bill Page](#) 

HB2830 OPEN MEETINGS-REMOTE MEETINGS *(CAULKINS D)*

Amends the Open Meetings Act. Provides that a public body shall not conduct a closed meeting by audio or video conference, and shall conduct such meetings only with the physical presence of a quorum of the members of the public body. Makes conforming changes.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/9/2021 - Assigned to House Executive

2/19/2021 - Referred to House Rules

PRIORITY

Stalled

[HB2830 Bill Page](#) 

HB2848 PEN CD-ANNUAL INCREASES *(WILHOUR B)*

Amends the General Provisions Article of the Illinois Pension Code. Provides that the retirement annuity or supplemental annuity for a participant, member, or annuitant in any pension fund or retirement system under the Code shall be subject to annual increases equal to the annual unadjusted percentage increase in the consumer price index-u for the 12 months ending with the September preceding each November 1. Provides that the changes apply without regard to whether the participant is in active service on or after the effective date of the amendatory Act. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/26/2021 - House Personnel & Pensions, (First Hearing)
3/19/2021 - House Personnel & Pensions, (First Hearing)

PRIORITY

Stalled

[HB2848 Bill Page](#) →

HB2849 PEN CD-RETIREMENT AGE INCREASE *(WILHOUR B)*

Amends the General Provisions Article of the Illinois Pension Code. Provides that beginning on the effective date of the amendatory Act, the minimum age at which a person is eligible to receive a retirement annuity or pension under any Article of the Code shall be increased by one year and, beginning 5 years after the effective date of the amendatory Act, the minimum age at which a person is eligible to receive a retirement annuity or pension under any Article of the Code shall be increased by one additional year. Effective immediately.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/26/2021 - House Personnel & Pensions, (First Hearing)
3/19/2021 - House Personnel & Pensions, (First Hearing)

PRIORITY

Stalled

[HB2849 Bill Page](#) →

HB2860 FIRE CHIEF VEHICLE EQUIPMENT *(SWANSON D)*

Amends the Illinois Vehicle Code. Provides that vehicles of deputy fire chiefs and assistant fire chiefs may be equipped with a siren, whistle, or bell capable of emitting sound audible under normal conditions from a distance of not less than 500 feet. Provides that deputy fire chiefs and assistant fire chiefs are eligible for fire chief license plates. Provides that any fire chief, deputy fire chief, or assistant fire chief operating warning devices upon a vehicle not owned by a municipality or fire protection district shall display fire chief license plates. Provides that, with the exception of permanently issued license plates, upon the resignation, termination, or reassignment to a rank other than fire chief, deputy fire chief, or assistant fire chief, a person issued fire chief license plates shall immediately surrender the license plate to the Secretary of State. Provides that the Secretary of State shall have the ability to recover the license plates.

RECENT STATUS

3/18/2021 - Placed on Calendar 2nd Reading - Consent Calendar
3/17/2021 - Do Pass / Consent Calendar Transportation: Vehicles & Safety Committee; 010-000-000
3/17/2021 - House Transportation: Vehicles & Safety, (First Hearing)

 **PRIORITY**

Stalled

[HB2860 Bill Page](#)



HB2861 UNEMP INS EXCLUDE EMS PAY *(SWANSON D)*

Amends the Unemployment Insurance Act. Provides that for purposes of determining eligibility for or the amount of any benefits under that Act, the Department of Employment Security shall exclude from consideration any volunteer emergency medical services (EMS) pay received under the temporary employ of a governmental entity, if that service is performed in the exercise of duties as a worker serving on a temporary volunteer basis as a volunteer emergency medical service worker.

 **RECENT STATUS**

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/24/2021 - House Labor & Commerce, (First Hearing)
3/17/2021 - To Wage Policy & Study Subcommittee

 **PRIORITY**

Stalled

[HB2861 Bill Page](#)



HB2973 PENCD-STATE SYS-TIER 3 PLAN *(MORRISON T)*

Amends the Illinois Pension Code. With respect to the 5 State-funded Retirement Systems: requires each System to prepare and implement a Tier 3 plan by July 1, 2022 that aggregates State and employee contributions in individual participant accounts that are used for payouts after retirement. Provides that a Tier 1 or Tier 2 participant may irrevocably elect to participate in the Tier 3 plan instead of the defined benefit plan and may also elect to terminate all participation in the defined benefit plan and to have a specified amount credited to his or her account under the Tier 3 plan. Makes related changes in the State Employees Group Insurance Act of 1971. In the Downstate Teachers, State Employees, and State Universities Articles, authorizes a person to elect not to participate or to terminate participation in those Systems. In the General Assembly and Judges Articles, authorizes a participant to terminate his or her participation in the System. In the Illinois Municipal Retirement Fund (IMRF), State Employees, State Universities, and Downstate Teachers Articles, for participants who first become participants on or after the effective date, prohibits (i) payments for unused sick or vacation time from being used to calculate pensionable salary and (ii) unused sick or vacation time from being used to establish service credit. In the Downstate Teachers Article, prohibits an employer from making employee contributions on behalf of an employee, except for the sole purpose of allowing an employee to make pre-tax contributions. Amends the Illinois Educational Labor Relations Act to prohibit collective bargaining over that prohibition. Effective immediately.

 **RECENT STATUS**

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/26/2021 - House Personnel & Pensions, (First Hearing)
3/19/2021 - House Personnel & Pensions, (First Hearing)

 **PRIORITY**

Stalled

HB3054 PUBLIC SAFETY&JUSTICE PRIVACY (NIEMERG A)

Creates the Public Safety and Justice Privacy Act. Defines terms. Provides that government agencies, persons, businesses, and associations shall not publicly post or display publicly available content that includes a law enforcement officer's, first responder's, prosecutor's, public defender's, probation officer's, or General Assembly member's ("officials") personal information, provided that the government agency, person, business, or association has received a written request from the person that it refrain from disclosing the person's personal information. Provides injunctive or declaratory relief if the Act is violated. Includes procedures for a written request. Provides that it is a Class 3 felony for any person to knowingly publicly post on the Internet the personal information of an official or an official's immediate family under specified circumstances. Excludes criminal penalties for employees of government agencies who publish information in good faith during the ordinary course of carrying out public functions. Provides that the Act and any rules adopted to implement the Act shall be construed broadly to favor the protection of the personal information of officials. Amends various Acts and Codes allowing an official to list a business address rather than a home address and makes conforming changes. Effective immediately.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/16/2021 - Assigned to House Executive

2/19/2021 - Referred to House Rules

POSITION

Monitor

PRIORITY

Stalled

NOTES

Prohibits posting the private information of law enforcement officers, first responders, prosecutors and others

HB3081 WORKERS COMP COVER PTSD (BUCKNER K)

Amends the Workers' Compensation Act. Provides that post-traumatic stress disorder is to be rebuttably presumed to arise out of and to be causally connected to the hazards of employment of a person employed as a firefighter, emergency medical technician (EMT), emergency medical technician-intermediate (EMT-I), advanced emergency medical technician (A-EMT), or paramedic.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/24/2021 - To Wage Policy & Study Subcommittee

3/24/2021 - House Labor & Commerce, (First Hearing)

POSITION

Amend

PRIORITY

Stalled

NOTES

Synopsis

HB3194 INC TX-FIRST RESPONDER CREDIT *(LAPOINTE L)*

Amends the Illinois Income Tax Act. Creates a refundable income tax credit in the amount of \$1,000 for individual taxpayers who are employed as first responders or front line health care workers in the State during the taxable year. Effective immediately.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/25/2021 - House Revenue & Finance, (First Hearing)

3/16/2021 - Assigned to House Revenue & Finance

POSITION

Amend

PRIORITY

Stalled

[HB3194 Bill Page](#) →

HB3197 SUICIDE TREATMENT IMPROVEMENTS *(CONROY D)*

Creates the Suicide Treatment Improvements Act. Provides that all at-risk patients must be provided with one-on-one suicide prevention counseling by the public or private psychiatric facility at which the at-risk patient is being treated. Provides that the services shall be covered by each group or individual policy of accident and health insurance or managed care plan amended, delivered, issued, or renewed after the effective date of the Act. Requires all psychiatric facilities to provide suicide prevention counselors who are available 24 hours a day, 7 days a week. Provides that specified persons and entities must obtain a history and suicide risk assessment for the person's or entity's at-risk patient from information provided by the at-risk patient and the at-risk patient's caregivers. Provides that if an at-risk patient is admitted to the emergency room of a psychiatric facility, a suicide prevention counselor must immediately assess the at-risk patient and provide specified services. Provides that under no circumstances may a psychiatric facility discharge an at-risk patient into a homeless situation or cause an at-risk patient who is not a threat to others to be sent to a jail. Provides requirements for specified persons and entities to treat and converse with at-risk patients. Provides that all State and local suicide and crisis hotlines must provide suicide prevention counseling and general counseling. Contains provisions regarding law enforcement officers who respond to situations concerning at-risk patients. Provides that violators of the Act may be subject to civil penalties, termination of employment, civil lawsuit, or loss of licensure, certification, or accreditation. Effective July 1, 2021.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/26/2021 - House Mental Health & Addiction, (First Hearing)

3/16/2021 - Assigned to House Mental Health & Addiction

POSITION

Undetermined

PRIORITY

Stalled

[HB3197 Bill Page](#) →

NOTES

Commercial/Medicaid - Requires all residential at-risk patients be provided with one-on-one suicide prevention counseling. Requires 24/7 counselors. Prohibits discharge into a homeless situation or a non-threatening person to jail. Requires certain law enforcement officers who respond to situations known to involve a person who is or may be suicidal to be accompanied by a suicide prevention counselor, not use force or draw their weapons unless there is a threat to them or others, and must act in a gentle and respectful manner.

HB3210 USE/OCC-MOTOR FUEL-LOCAL GOV (MOYLAN M)

Amends the State Finance Act, the Motor Fuel Tax Law, the Emergency Telephone System Act, the Illinois Gambling Act, and the Video Gaming Act. Provides that, in the absence of an appropriation for any State fiscal year, moneys that are required to be distributed to units of local government and other entities from the State and Local Sales Tax Reform Fund, the Motor Fuel Tax Fund, the State Gaming Fund, the Local Government Video Gaming Distributive Fund, and the Statewide 9-1-1 Fund are subject to a continuing appropriation. Effective immediately.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/25/2021 - House Revenue & Finance, (First Hearing)
3/16/2021 - Assigned to House Revenue & Finance

POSITION
Support

PRIORITY
Stalled

[HB3210 Bill Page](#) →

NOTES

Continuing appropriation

HB3373 PUBLIC SAFETY HEALTH INSURANCE (DIDECH D)

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.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/24/2021 - House Labor & Commerce, (First Hearing)
3/16/2021 - Assigned to House Labor & Commerce

POSITION
Monitor

PRIORITY
Stalled

[HB3373 Bill Page](#) →

HB3633 FIRE CHIEF VEHICLE EQUIPMENT (SEVERIN D)

Amends the Illinois Vehicle Code. Provides that vehicles of deputy fire chiefs and assistant fire chiefs may be equipped with a siren, whistle, or bell capable of emitting sound audible under normal conditions from a distance of not less than 500 feet. Provides that deputy fire chiefs and assistant fire chiefs are eligible for fire chief license plates. Provides that any fire chief, deputy fire chief, or assistant fire chief operating warning devices upon a vehicle not owned by a municipality or fire protection district shall display fire chief license plates. Provides that, with the exception of permanently issued license plates, upon the resignation, termination, or reassignment to a rank other than fire chief, deputy fire chief, or assistant fire chief, a person issued fire chief license plates shall immediately surrender the license plates to the Secretary of State. Provides that the Secretary of State shall have the ability to recover the license plates.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/24/2021 - House Transportation: Vehicles & Safety, (First Hearing)
3/16/2021 - Assigned to House Transportation: Vehicles & Safety

PRIORITY

Stalled

[HB3633 Bill Page](#)



HB3737 FOIA-GOVERNMENT ASSOCIATIONS *(YINGLING S)*

Amends the Freedom of Information Act. Defines "member-based organization" as any group, association, or organization that: (1) has a membership that includes one or more government taxing bodies; (2) lobbies on behalf of its governmental members; and (3) receives a majority of its funding from its governmental members. Provides that a member-based organization is a public body under the Act; however, only records relating to the member-based organization's receipt of public funds or its expenditures made in whole or in part with public funds are public records subject to inspection and copying by the public.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/16/2021 - Assigned to House Executive
2/22/2021 - Referred to House Rules

PRIORITY

Stalled

[HB3737 Bill Page](#)



NOTES

Requires governmental, member-based organization that lobbies to be subject to the freedom of information act

HB3745 PUBLIC EMPLOYEES-INSURANCE *(WILLIAMS J)*

Creates the Public Employee Health Insurance During Emergencies Act. Provides that a public employee's health insurance coverage shall begin concurrent with employment if all of the following apply on the public employee's first date of employment with that public employer: the employment is in an area that is the subject of a gubernatorially or presidentially declared disaster or emergency; the declaration of disaster or emergency specifies that the disaster or emergency involves risks to the health or well-being of any individual who engages in certain activities; and among the activities posing a risk to an individual's health or well-being are activities integral to services to the public employer that the public employee is required to perform. Provides for payment of premiums.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee
3/26/2021 - House Personnel & Pensions, (First Hearing)
3/16/2021 - Assigned to House Personnel & Pensions

POSITION

Monitor

PRIORITY

Stalled

HB3745 Bill Page →

NOTES

Requires a public employees health insurance coverage to begin concurrent with their employment if their employment is during a declared disaster emergency, and that disaster emergency involves risks to the health and well-being of the individual.

HB3771 PROP TX-FIRST RESPONDERS (ORTIZ A)

Amends the Property Tax Code. Provides that qualified property that is owned by the surviving spouse of a fallen police officer, soldier, or rescue worker is exempt from taxation under the Code (currently, the governing body of a county or municipality may order the county clerk to abate those taxes). Effective immediately.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/25/2021 - House Revenue & Finance, (First Hearing)

3/16/2021 - Assigned to House Revenue & Finance

POSITION

Monitor

PRIORITY

Stalled

HB3771 Bill Page →

HB3796 FIRST RESPONDER-PTSD (STEPHENS B)

Amends the First Responders Suicide Prevention Act. Provides that peer support advisors shall also receive appropriate training in identifying the symptoms of post-traumatic stress disorder and to respond appropriately to individuals exhibiting those symptoms. Provides that "post-traumatic stress disorder" has the meaning defined by the Illinois Law Enforcement Training Standards Board in its implementation of its training in post-traumatic stress disorder under the Illinois Police Training Act.

RECENT STATUS

3/27/2021 - Rule 19(a) / Re-referred to Rules Committee

3/25/2021 - House Police & Fire, (First Hearing)

3/16/2021 - Assigned to House Police & Fire

POSITION

Support

PRIORITY

Stalled

HB3796 Bill Page →

NOTES

Synopsis

HB3963 MANDATORY DEMENTIA TRAINING (MANLEY N)

Creates the Mandatory Dementia-Specific Training Act. Provides that emergency medical technicians, probate judges, paid

conservators, and protective services employees shall receive dementia-specific training, including, but not limited to, training in Alzheimer's disease and dementia symptoms and care. Provides that the personnel must receive a refresher training course at least once every 3 years. Provides that the Department of Public Health shall implement and conduct the training program, set standards and determine the hours and frequency of necessary training, and adopt any rules necessary to implement the Act.

RECENT STATUS

2/22/2021 - Referred to House Rules

2/22/2021 - FIRST READING

2/22/2021 - Filed with the Clerk by Rep. Natalie A. Manley

POSITION

Monitor

PRIORITY

Stalled

HB3963 Bill Page



NOTES

Provides that certain professions must receive dementia specific training in Alzheimer's disease and dementia symptoms and care.

Week in Review

Longtime political operative for Ald. Edward Burke, former state Sen. Martin Sandoval charged with deceiving FBI

A longtime precinct captain for indicted Chicago Ald. Edward Burke and aide to former state Sen. Martin Sandoval was charged Monday with misleading the FBI in its sprawling federal political corruption investigation.

Chicago Tribune

Auto dealers sue Jesse White's office, electric vehicle companies

SPRINGFIELD -- The Illinois Automobile Dealers Association has filed a lawsuit against Illinois Secretary of State Jesse White's office, alleging that White is allowing unlicensed, unregulated dealers to operate in Illinois, in violation of state law.

Daily Herald

Union-backed coalition outlines broad new energy plan for Illinois

SPRINGFIELD — As the clean energy conversation in Illinois continues, a coalition of lawmakers and labor unions introduced another regulatory overhaul bill that focuses on employing union workers as the state begins to transition to a clean energy economy.

The Southern Illinoisan

Loretto gave shots to people on lawmaker's lists

Hospital staff was instructed to vaccinate more than 80 people on a state rep's lists.

Champaign News Gazette

Foxx says new study backs her stance that too many misdemeanor cases are brought to court

Researchers studied nonviolent misdemeanors in Boston and its suburbs and concluded that not prosecuting those types of cases boosted the odds of a person not returning to court with a new criminal offense. Cook County's court system handles more than 220,000 misdemeanors a year.

Chicago Sun-Times

2,250 new COVID-19 cases reported as state's positivity rate continues to climb

Illinois' rolling test positivity rate rose to 3.2%, marking the highest average recorded since Feb. 11.

Chicago Sun-Times

Office sings its siren song even as COVID vaccine spreads

With a third of the country receiving at least the first dose of vaccine, workers are wondering when — or if — they'll return to the office.

Chicago Sun-Times

West Side leaders throw support behind Loretto Hospital amid vaccine scandal

A group of top West Side leaders on Saturday urged city officials to wrap up their investigation into the Loretto Hospital vaccine scandal and start sending doses to the Austin neighborhood safety net again as soon as possible.

Chicago Sun-Times

Pritzker, Black Caucus members celebrate recently-signed bills for economic equity

Gov. J.B. Pritzker, Mayor Lori Lightfoot and legislators discussed the “historic accomplishment” of four bills meant to decrease loan interest and improve economic stability for Black and Brown communities.

Chicago Sun-Times

Pandemic affected people outside COVID, lead to 'excess deaths' in Illinois, study finds

Val Yazell would spend hours every week with her 90-year-old mother, Maxine Evans, playing Scrabble and dominoes and enjoying each other's company in the Springfield nursing home where Evans lived since 2016.

The State Journal-Register

Picking up highway litter costs state \$6M a year

Before you toss trash out the car window while cruising down an Illinois highway, think of this: Taxpayers pay \$6 million a year to clean it up.

Belleville News Democrat

Illinois Senate sends Black Caucus health care overhaul and measure allowing permanent use of election drop boxes to Gov. J.B. Pritzker

A health care overhaul that represents the fourth and final piece of the Illinois Legislative Black Caucus' social justice agenda is headed to Gov. J.B. Pritzker after being approved Thursday in the state Senate.

Chicago Tribune

New jobless claims fall sharply in Illinois as unemployment rate drops

SPRINGFIELD -- First-time unemployment claims fell sharply last week as both the state and national economies have begun gradually reopening from the COVID-19 pandemic.

Daily Herald

Health care reform bill — final 'pillar' in Black Caucus agenda — heads to Pritzker's desk

The measure is designed to eliminate racial and other inequities in the state's health care system, and includes provisions to expand medical services available to low-income residents and residents of color.

Chicago Sun-Times

The mail is in the bill: Legislature moves to extend expanded mail voting to elections in April — and beyond

The bill allows local election authorities to set up permanent ballot drop-boxes for vote-by-mail ballots. It also mandates that those election authorities must accept a mailed ballot even if it has insufficient postage.

Chicago Sun-Times

Lightfoot not satisfied with Loretto exec's resignation

The mayor demanded Thursday that the hospital hire an independent auditor to detect the problems that allowed its vaccination campaign to be hijacked by the politically connected.

Chicago Sun-Times

Expansion of vote by mail, curbside voting will head to Illinois governor

SPRINGFIELD — A bill to expand the use of vote-by-mail and curbside voting in future elections passed the Illinois Senate Thursday, meaning it needs only a signature from the governor to become law.

Bloomington Pantagraph

Gov. J.B. Pritzker gets his shot, raises concerns over rising coronavirus cases. 'I think people maybe are being a little less careful.'

Gov. J.B. Pritzker expressed concern Wednesday that the state may be losing ground in its fight against the coronavirus pandemic, then rolled up his sleeve and received one of the more than 5 million COVID-19 vaccine doses that have now been administered to Illinois residents.

Chicago Tribune

Universal basic income resolution touches off emotional debate on reparations

A seemingly harmless resolution calling for the city to use \$30 million of the \$1.8 billion avalanche of federal relief funds headed to Chicago to launch a universal basic income pilot program turned into an emotional debate about reparations.

Chicago Sun-Times

Gov. J.B. Pritzker signs Illinois Legislative Black Caucus' economic reform package

Gov. J.B. Pritzker on Tuesday signed into law a sweeping series of measures aimed at expanding access to state contracts for minorities and women, cracking down on high-interest payday loans and providing job protections for people with criminal records.

Chicago Tribune

State Rep. La Shawn Ford resigns from Loretto Hospital board amid COVID-19 vaccine scandal

A member of the Loretto Hospital board has resigned amid revelations that the hospital improperly distributed coronavirus vaccines.

Chicago Tribune

Pritzker signs bills to cap payday-loan interest rates, combat racism linked to economics

A massive legislative package that caps payday loan interest at 36% annually and subjects employers to human-rights complaints for denying hiring and promotions to people based on criminal history was signed into law Tuesday by Gov. JB Pritzker.

The State Journal-Register

6,000 CPS vaccines misallocated by clinic, city says: 'This is completely unacceptable behavior'

City officials are cutting off vaccine supply to a private clinic that was contracted to vaccinate Chicago Public Schools employees but "knowingly misallocated" 6,000 doses to people with no ties to the district, the Chicago Department of Public Health said Tuesday.
Chicago Sun-Times

City Council passes the country's first reparations program for Black residents

Evanston's City Council voted 8-1 to implement the Restorative Housing Reparations program Monday, with Ald. Cicely Fleming (9th) opposing.
Daily Northwestern

State approves new owner for Mercy Hospital despite calls for community oversight

A state health board has voted to approve a Michigan biomedical technology firm's proposal to buy the safety-net for \$1, preventing the hospital from closing on May 31.
Crain's Chicago Business

Neurological symptoms plague COVID 'long haulers,' including those who initially had mild symptoms

Of the first 100 patients who sought care at Northwestern's neurology clinic for COVID patients with lingering symptoms, 85 experienced four or more neurological symptoms.
Crain's Chicago Business

Evanston passes first-in-nation reparations

In an 8-1 vote, the council approved a plan to distribute \$400,000 to Black residents with ties to the city's Black community between 1919 and 1969.
Chicago Sun-Times

Evanston approves housing grants as part of city's local reparations program, believed to be first of its kind in the nation

Evanston alderman Monday evening approved the first expenditures in the city's landmark municipal reparations program designed to compensate Black residents for codified discrimination.
Chicago Tribune

Pritzker tries to separate his \$35 million campaign donation from an expected reelection bid

First-term Democratic Gov. J.B. Pritzker sought Monday to distance his anticipated bid for reelection from the \$35 million he gave his campaign fund, calling the donation a "preventive measure" to counteract unspecified Republican attacks on his party's agenda.
Chicago Tribune

Ald. Fleming to vote against the Local Reparations Restorative Housing Program

Ald. Cicely Fleming (9th) announced Friday she will vote against the housing reparations initiative at Monday's City Council meeting. Fleming is the first alderman to publicly announce opposition to the bill ahead of the vote.
Daily Northwestern