Building Youth Skills and Strengthening Families to Promote Community Safety and Positive Youth Outcomes
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The history associated with the Office of Intergovernmental Relations extends beyond any current Illinois Department of Juvenile Justice (“IDJJ”) employee’s memory and experience. Formerly, the Juvenile Justice Division, IDJJ was initially housed under the Illinois Department of Corrections (“IDOC”). Tasked with administrative responsibilities for both agencies, IDOC established the first Chief of Intergovernmental Relations. This individual serves as the Department’s liaison to the Governor’s Office of Legislative Affairs on both state and federal matters.

**Former Chiefs of Intergovernmental Relations**

- Jessica Pickens (DOC) 07/01/06- 03/07
- Tim McLean (DOC) 07/21/07- 01/14/10
- Jenni Sheck (DOC) 03/12/10- 04/30/12
- Daryl Jones (DOC) 05/01/12- 03/14/13
- Mary Reynolds (IDJJ) 03/18/13- 12/05/15
- Sarah Myerscough- Mueller (IDJJ) 01/16/16- 06/10/16
- **Aaron D. Harris, Esq. (IDJJ) 06/10/16- Present**

In July of 2006, the Illinois Department of Juvenile Justice created the Office of Intergovernmental Relations as a result of Senate Bill 92 (Public Act 94-0696). The division is an entity of the Director’s office tasked with overseeing and coordinating the relationship and flow of communication between the Illinois General Assembly and the department. Additionally, the Office of Intergovernmental Relations collects and analyzes proposals for new laws and amendments to existing statutes and communicates how these changes might impact all parties involved. Storing thousands of legislative proposals in its databases, the Office of Intergovernmental Relations tracks the process of any legislation that may impact IDJJ either positively or negatively.

The Office of Intergovernmental Relations will continue to meet the myriad of challenges posed to the Department by working cooperatively with the Illinois General Assembly, various state agencies, juvenile justice advocates, and organizations. By doing so, the IDJJ will maintain its current role as a partner for justice, while also continuing to build youth skills and strengthening families, to promote community safety and positive youth outcomes.
How a Bill Becomes a Law

**FIRST HOUSE**
- Bill introduced by primary sponsor.
- Read 1st time, referred to House Rules Committee or Senate Committee on Assignments.
- Assigned to committee
- Hearing held, and amendments may be added.
- Recommended by the committee “do pass” or “do pass as amended”.
- Read 2nd time. Floor Amendments may be proposed
- Read 3rd time. Voted on.
- Passes, and is sent to second house
- First House concurs in second house amendments, sends to Governor.

**SECOND HOUSE**
- Second house sponsor found by primary sponsor
- Introduced and read first time and referred to House Rules Committee or Senate Committee on Assignments.
- Assigned to committee
- Hearing held, and amendments may be added.
- Recommended by the committee “do pass” or “do pass as amended”.
- Read 2nd time. Floor Amendments may be proposed
- Read 3rd time. Voted on.
- Passed. Then sent to first House for concurrence with second-house amendments

Governor approves bill and it becomes law.
DISCLAIMER

The 100th General Assembly 2018 Spring Session Legislative Update is designed as a briefing concerning corrections and other state agency related legislation. **DO NOT** take action based solely upon the description of any new laws or statutory change described herein. Application of the law should be based upon review and understanding of the actual statutory language contained in the public act or a revised statutory document containing the new law. You are encouraged to view the full public act and all current Compiled Statues at [http://www.ilga.gov](http://www.ilga.gov).

The legislation contained in this guide has been categorized based upon the Chapter of the Illinois Compiled Statutes (ILCS) most affected. Each entry should be read as follows:

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<thead>
<tr>
<th>Bill Number</th>
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<td>House Bill 1519</td>
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Amends the Unified Code of Corrections. Deletes a provision that requires Department of Juvenile Justice personnel who are hired by the Department and who participate or assist in the rehabilitative and vocational training of delinquent youths, supervise the daily activities involving direct and continuing responsibility for the youth's security, welfare and development, or participate in the personal rehabilitation of delinquent youth by training, supervising, and assisting lower level personnel who perform these duties to have a bachelor's or advanced degree from an accredited college or university with a specialization in criminal justice, education, psychology, social work, or a closely related social science or other bachelor's or advanced degree with at least 2 years' experience in the field of juvenile matters. Requires those persons to only have any bachelor's or advanced degree from an accredited college or university. Provides that the Department shall, by regular (rather than certified) mail and telephone or electronic message, notify the parent, guardian, or nearest relative of any person committed to the Department of his or her physical location and any change of his or her physical location. Amends the Illinois Pension Code to make conforming changes.

Brief description of new/amended law: Effective Date January 1, 2019

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CHAPTER 5

GENERAL PROVISIONS

House Bill 5121.......................................................... Public Act 100-0655
Amends the Intergovernmental Cooperation Act. Provides that no intergovernmental or interagency agreement or contract may be entered into, implemented, or given effect if the agreement’s or contract's intent or effect is, among other requirements, to circumvent any limitation established by law pertaining to payroll certification under the State Finance Act or to authorize the payment of employees of the Office of the Governor out of appropriations other than those established for that purpose. Amends the State Finance Act. Provides that, for the Office of the Governor, the certification on every State payroll voucher shall be required for expenditures from amounts appropriated to the Office of the Governor for payment of salaries of Governor's Office employees and executed by the Governor, or his or her designee, in addition to any other certifications or approvals which may be required by law to be made. Provides that in no event shall salaries of employees of the Office of the Governor be paid from appropriations other than those established for that purpose. Adds language specifying that certain provisions apply to appropriations for the Office of the Governor enacted after the effective date of this amendatory Act.................................................... Effective Date July 31, 2018

House Bill 5696.......................................................... Public Act 100-1063
Creates the Bridge Program for Underrepresented Students Act. Defines terms. Provides that each public university in this State may establish a Bridge Program for underrepresented students. Specifies program requirements. Provides that a public university that establishes a Bridge Program shall, on or before September 1, 2019 and on or before September 1 of each subsequent year, publish on its website and make available to the public a report on the Program................................................................. Effective Date August 24, 2018

Senate Bill 2951.......................................................... Public Act 100-1016
Creates the Bridge Program for Underrepresented Students Act. Defines terms. Provides that each public university in this State may establish a Bridge Program for underrepresented students. Specifies program requirements. Provides that a public university that establishes a Bridge Program shall, on or before September 1, 2019 and on or before September 1 of each
subsequent year, publish on its website and make available to the public a report on the Program.  

**Senate Bill 3488**

Creates the Anti-Registry Program Act. Provides that no agent or agency shall use any monies, facilities, property, equipment, or personnel of the agency, or any personal demographic information in the agency's possession, to participate in or provide support in any manner for the creation, publication, or maintenance of a registry program. Specifies that no agent or agency shall provide or disclose to any government authority personal demographic information that is not otherwise publicly available regarding any individual that is requested for specified purposes. Specifies that no agent or agency shall make available personal demographic information that is not otherwise publicly available from any agency database for such specified purposes, including any database maintained by a private vendor under contract with the agency. Provides provisions regarding the construction and interpretation of the Act. Provides that nothing in the Anti-Registry Program Act prohibits an agent or agency from creating or maintaining a database that contains personal demographic information where such information is collected, among other purposes, for the purpose of tax administration by the Department of Revenue, or the information is contained within personnel files kept in the ordinary course of business. Defines terms.  

**Effective Date January 1, 2019**

**Senate Bill 2560**

Amends the Freedom of Information Act to limit the publishing of booking photographs with respect to civil offenses and offenses that are classified as less than a Class A misdemeanor. Amends the Consumer Fraud and Deceptive Business Practices Act to provide for the correction of errors by entities that publish criminal record information for profit. Provides remedies for persons injured by a violation. Does not apply to the Illinois State Police, a news medium or reporter, or a consumer reporting agency. Exempts interactive computer services from liability for content provided by others.  

**Effective Date January 1, 2019**

**Senate Bill 2644**

Amends the Illinois Administrative Procedure Act. Provides that notice to parties in a contested case under the Act shall be served, among other forms of service, by email. Provides that parties in a contested case under the Act shall be notified, among other forms of notification, by email of any decision or order in that case. Provides for specified requirements for the consent of service by email. Provides that an agency may request, but not require, unless otherwise required by law, an unrepresented party to designate an email address to which specified documents may be transmitted. Provides that no document described in specified provisions may be served by email to the extent the documents contains certain specified information. Provides that service by email is deemed complete on the day of transmission. Provides that agencies that use email to service documents shall adopt rules that specify the standard for confirming delivery, and in failure to confirm delivery, what steps the agency will take to ensure that service by email or other means is accomplished. Modifies provisions concerning service by email to provide that at any time either before or after its issuance of a hearing notice, an agency may require any attorney representing a party to the hearing to
provide one or more email addresses at which they shall (rather than consent to) accept service of documents in connection with the hearing.................................Effective Date January 1, 2019

CHAPTER 15
EXECUTIVE OFFICERS

House Bill 5202........................................................................................................................Public Act 100-0818
Amends the State Budget Law of the Civil Administrative Code of Illinois. Creates the Youth Budget Commission is established within the Office with the goal of producing an annual youth budget fiscal scan. Sets forth the membership and terms of the Commission. Provides that the Youth Budget Commission is subject to appropriation. Removes language providing that the Commission is created within the Governor’s Office of Management and Budget. Provides that the Commission shall complete an analysis of enacted State budget items which directly impact adolescents (in the introduced bill, all State budget items which directly impact adolescents). Makes other technical corrections. Provides that the Governor’s Office of Management and Budget shall post a link to the fiscal scan on its website.....................Effective Date August 13, 2018

CHAPTER 20
EXECUTIVE BRANCH

Senate Bill 2655........................................................................................................................Public Act 100-0978
Amends the Custody Relinquishment Prevention Act. Provides that the Department of Healthcare and Family Services shall undertake a one-year awareness campaign to educate hospitals with in-patient psychiatric units for children on the availability of services through the Family Support Program and the Specialized Family Support Program for support of a child with serious mental health needs. Provides that the Department of Children and Family Services’ per diem rate for an in-patient psychiatric stay at a free standing psychiatric hospital shall be paid on the 11th day if a child who is under 18 years of age remains in the psychiatric hospital and the parent or caregiver has denied the child access to the home and has refused or failed to arrange for another living arrangement for the child, or the discharge is being delayed due to a pending Department of
Children and Family Services inquiry or investigation, causing the child to be in the hospital beyond medical necessity. Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department of Healthcare and Family Services shall provide an expedited review process for applications for minors in the custody or guardianship of the Department of Children and Family Services who remain eligible for Individual Care Grants. Amends the Juvenile Court Act of 1987. Provides that any minor who is placed in the custody or guardianship of the Department of Children and Family Services under the Act on the basis of a petition alleging that the minor is dependent because the minor was left at a psychiatric hospital beyond medical necessity, and for whom an application for the Family Support Program was pending with the Department of Healthcare and Family Services or an active application was being reviewed by the Department of Healthcare and Family Services at the time the petition was filed, shall continue to be considered eligible for services if all other eligibility criteria are met. Makes other change..................................................................................................................Effective Date August 19, 2018

House Bill 3342..................................................................................................................Public Act 100-0587
Creates the FY2019 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement FY2019 budget recommendations..........................................................................................................................Effective Date June 4, 2018

House Bill 4213..................................................................................................................Public Act 100-0651
Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Provides that notwithstanding any State policy or rule to the contrary, any State-owned motor vehicle requiring maintenance in the form of an oil change shall have such maintenance performed according to the applicable Department of Central Management Services policy which considers the manufacturer's suggested oil change frequency for that vehicle's particular make, model, and year. Provides that the Department shall evaluate the original equipment manufacturer’s oil change interval recommendations and other related impacts periodically and consider policy adjustments as is cost and operationally efficient for the State. Provides legislative intent...............................................................Effective Date January 1, 2019

House Bill 4295..................................................................................................................Public Act 100-0742
Amends the Department of Central Management Services Law. Requires the Director of Central Management Services to direct the relocation to Sangamon County of all State employment positions under the Personnel Code that are not required by their nature or function to be located in a specific geographic area. Requires the Director to direct all new State employment positions which may be created under the Personnel Code, and which are not required by their nature or function to be located in a specific geographic area, to be located in Sangamon County. Requires the Director to determine a geographic location for each State employment position and, if it is other than Sangamon County, the reason for it to be in that geographic location. Provides that in determining whether to locate or relocate a State employment position to Sangamon County, the Director shall consult the Director of any affected State agency as to whether the nature or function of a position requires it to be located in a specific geographic area of the State, and if no such geographic necessity exists, that position shall be located or relocated to Sangamon County. Provides that the rights of employees and the State
and its agencies under the Personnel Code and applicable collective bargaining agreements with respect to the relocation of current State employee position holders shall not be affected. Provides that the provisions regarding location or relocation of a position to Sangamon County shall apply only to State employment positions that become vacant or are created on or after the effective date of this amendatory Act...Effective Date August 8, 2018

**House Bill 4420**

Public Act 100-0852 Amends the Protection of Individuals with Disabilities in the Criminal Justice System Task Force Act. Changes the date by which the Task Force shall submit its report with findings and recommendations from March 31, 2018 to March 31, 2019. Changes the date on which the Act is repealed from June 30, 2018 to June 30, 2020...Effective Date August 14, 2018

**House Bill 4795**

Public Act 100-0759 Amends the Alcoholism and Other Drug Abuse and Dependency Act. Changes the short title of the Act to the Substance Use Disorder Act. Removes the terms "addict", "addiction", "alcoholic", "alcoholism", and "substance abuse" and their corresponding definitions. Requires the Department of Human Services to reduce the incidence of substance use disorders (rather than reduce the incidence and consequences of the abuse of alcohol and other drugs). Defines "substance use disorder". Requires the Department to design, coordinate, and fund prevention, early intervention, treatment, and other recovery support services for substance use disorders that are accessible and address the needs of at-risk individuals and their families. Requires the Department to develop a comprehensive plan on the provision of such services; assist other State agencies in developing and establishing substance use disorder services for the agencies' clients; adopt medical and clinical standards on how to determine a substance use disorder diagnosis; and other matters. Contains provisions concerning the licensing of substance use disorder treatment providers; licensure categories and services; the identification of individuals who need substance use disorder treatment using "SBIRT"; patients' rights; services for pregnant women, mothers, and criminal justice clients; and other matters. Repeals a provision of the Act establishing the Committee on Women's Alcohol and Substance Abuse Treatment. Repeals a provision of the Act setting forth the powers and duties of the Medical Advisory Committee. Makes conforming changes concerning the Substance Use Disorder Act to several Acts including the Department of Human Services Act, the Children and Family Services Act, and the Mental Health and Developmental Disabilities Administrative Act. Further amends the Alcoholism and Other Drug Abuse and Dependency Act. Defines the terms "designated program", "recovery", "recovery support", "substance use disorder", and "withdrawal management". Restores all references to "designated program". Requires the Department of Human Services to promulgate regulations to identify and disseminate best practice guidelines that can be utilized by publicly and privately funded programs as well as for levels of payment to government funded programs that provide prevention, early intervention, treatment, and other recovery support services for substance use disorders and those services referenced in specified provisions of the Substance Use Disorder Act. Requires the Department to identify and disseminate evidence-based best practice guidelines as maintained in administrative rule that can be utilized to determine a substance use disorder diagnosis. Requires the Department to encourage all health and disability insurance programs to include substance use disorder...
treatment as a covered service and to use evidence-based best practice criteria as maintained in administrative rule and as required in Public Act 99-0480 in determining the necessity for such services and continued stay (rather than to use the clinical standards adopted by the Department in determining medical necessity for such services and criteria for continuing stay). Requires the Department to post on its website a licensed provider directory updated at least quarterly. In provisions allowing an individual who is charged with or convicted of a crime to receive substance use disorder treatment from a designated program as a condition of probation, requires case management services to be delivered by the designated program. Makes other changes................................................................. Effective Date January 1, 2019

House Bill 5122........................................................................................................Public Act 100-1045 Amends the Children and Family Services Act. Makes post-secondary education tuition and fee waivers available to youth for whom the Department of Children and Family Services has court-ordered legal responsibility, youth who aged out of care at age 18 or older, or youth formerly under care who have been adopted and were the subject of an adoption assistance agreement or who have been placed in private guardianship and were the subject of a subsidized guardianship agreement. Requires applicants to have earned a high school diploma from an accredited institution or a high school equivalency certificate or have met the State criteria for high school graduation before the start of the school year for which they are applying for the waivers. Limits the tuition and fee waivers to persons under the age of 26 and provides that waivers shall be available to a student for at least the first 5 years the student is enrolled in a community college, university, or college maintained by the State. Provides that the age requirement and 5-year cap on tuition and fee waivers shall be waived and eligibility extended for applicants or students who were unable to enroll in a qualifying post-secondary school or complete an academic term because the student: (i) was called into active duty with the United States Armed Forces; (ii) was deployed for service in the United States Public Health Service Commissioned Corps; or (iii) volunteered in the Peace Corps or the AmeriCorps. Permits the Department to provide the student with a stipend to cover maintenance and school expenses during the academic years to supplement the student's earnings. Requires the Department to develop outreach programs to ensure qualifying youths are aware of the availability of the tuition and fee waivers. Provides that qualifying youth shall receive a tuition and fee waiver to assist them in attending and completing their post-secondary education (rather than a waiver of all tuition and fees to attend and complete their post-secondary education). In provisions requiring an applicant to meet certain academic and age requirements, provides that the applicant must also apply for federal and State grant assistance by completing the Free Application for Federal Student Aid. Provides that the community college or public university that an applicant attends must waive any tuition and fee amounts that exceed the amounts paid to the applicant under the federal Pell Grant Program or the State's Monetary Award Program.............................................................................................................Effective Date January 1, 2019

House Bill 5341........................................................................................................Public Act 100-0776 Amends the Criminal Identification Act (Expungement, sealing, and immediate sealing). Establishes that a sentence is terminated in spite of any outstanding financial legal obligation. As it relates to an entry of order to expunge or seal. The court must not deny a petition because
the petitioner has not satisfied an outstanding financial obligation, imposed by the court, law enforcement agency, or a municipal, state, county, or other unit of local government including but not limited to any cost, assessment, fine, or fee..................Effective Date August 10, 2018.

House Bill 5494.................................................................Public Act 100-0692
Amends the Criminal Identification Act. Provides that a trafficking victim as defined by the Criminal Code of 2012 shall be eligible to petition for the immediate sealing of his or her criminal record upon the completion of his or her last sentence if his or her participation in the underlying offense was a direct result of human trafficking under the Criminal Code of 2012 or a severe form of trafficking under the federal Trafficking Victims Protection Act. Provides that a petitioner under this provision, in addition to other requirements provided by law, shall include in his or her petition a clear and concise statement that: (1) he or she was a victim of human trafficking at the time of the offense; and (2) that his or her participation in the offense was a direct result of human trafficking under the Criminal Code of 2012 or a severe form of trafficking under the federal Trafficking Victims Protection Act. Provides that if an objection is filed alleging that the petitioner is not entitled to immediate sealing, the court shall conduct a hearing and the court shall determine whether the petitioner is entitled to immediate sealing under the provision. Makes a technical change concerning immediate sealing for trafficking victims.................................................................Effective Date August 3, 2018.

House Bill 5611.................................................................Public Act 100-0611
Created the Department of Innovation and Technology Act to codify the changes made in Executive Order 2016-001. Creates the Department of Innovation and Technology. Abolishes the Information Technology Office (also known as the Office of the Chief Information Officer) within the Office of the Governor and transfers its functions, personnel, and property to Department of Innovation and Technology. Provides for the transfer of information technology functions, including related personnel and property, from specified State agencies, boards, and commissions to the Department of Innovation and Technology. Provides for the powers and responsibilities of the Department of Innovation and Technology, including specified programs and initiatives. Provides for the appointment of the Secretary and Assistant Secretary of Innovation and Technology by the Governor, with the advice and consent of the Senate. Provides that the Secretary shall serve as the Chief Information Officer of the State. Amends various Act and Codes to make conforming changes. Repeals Sections in the Department of Central Management Services Law. Effective immediately. Reinserts the provisions of the introduced bill and modifies the definition of "information technology". Inserts provisions creating the Illinois Information Security Improvement Act. Creates the Office of the Statewide Chief Information Security Officer within the Department of Innovation and Technology. Provides for the duties and powers of the Office. Creates the position of Statewide Chief Information Security Officer to serve as the head of the Office. Provides for the qualifications, powers, and duties of the Statewide Chief Information Security Officer, and for the appointment of the Statewide Chief Information Security Officer by the Secretary of Innovation and Technology. Defines terms. Makes conforming and other changes. Reinserts the provisions of the introduced bill and modifies the definition of "information technology". Inserts provisions creating the Illinois Information Security Improvement Act. Creates the Office of the
Statewide Chief Information Security Officer within the Department of Innovation and Technology. Provides for the duties and powers of the Office. Creates the position of Statewide Chief Information Security Officer to serve as the head of the Office. Provides for the qualifications, powers, and duties of the Statewide Chief Information Security Officer, and for the appointment of the Statewide Chief Information Security Officer by the Secretary of Innovation and Technology. In provisions of the State Employees Article of the Illinois Pension Code concerning the alternative retirement annuity, provides that eligible creditable service for purposes of the alternative retirement annuity includes service as an employee who was transferred to the Department of Central Management Services by Executive Order No. 2003-10 or Executive Order No. 2004-2 or transferred to the Department of Innovation and Technology by Executive Order No. 2016-1, or both, and was entitled to eligible creditable service for services immediately preceding the transfer. Provides that a person to which these provisions apply is entitled to eligible creditable service for service credit earned under the Article on and after his or her transfer by Executive Order No. 2003-10, Executive Order No. 2004-2, or Executive Order No. 2016-1. Further amends the State Employees Article of the Illinois Pension Code. Provides that any benefit increase that results from the amendatory Act is excluded from the definition of "new benefit increase". Defines terms. Makes conforming and other changes..............................................................Effective Date July 20, 2018

Senate Bill 1453...........................................................................................................Public Act 100-0866
Repeals the Interagency Coordinating Council created under the Interagency Coordinating Council Act. Amends the Employment and Economic Opportunity for Persons with Disabilities Task Force act by adding CMS, DJJ, the Board of Higher Education, and the IL Community College Board to the Task Force. Adds requirements to the Task Force relative to post-secondary transition of youth with disabilities to employment, post-secondary education and training, community living, and other adult activities............................................Effective Date August 14, 2018

Senate Bill 2461...........................................................................................................Public Act 100-0705
Amends the Children and Family Services Act. Provides that no later than July 1, 2019, the Department of Children and Family Services shall enter into contracts with public or private agencies or shall complete development for specialized placements for youth in the Department's care who are victims of sex trafficking. Provides that such specialized placements may include, but not be limited to, licensed foster homes, group homes, residential facilities, and secure residential facilities that specialize in providing treatment to children who are victims of sex trafficking.................................................................Effective Date January 1, 2019

Senate Bill 2620...........................................................................................................Public Act 100-0711
Amends the Capital Development Board Act. Provides that the Capital Development Board shall maintain on its website links to all currently applicable State building codes. Requires State agencies that propose to adopt new building or construction requirements, or amendments to existing requirements, to report certain information to the Capital Development. In a provision of the introduced bill requiring the Capital Development Board to maintain links to currently applicable State building codes on its website, provides that those provisions apply to building codes as provided in the Illinois Administrative Code.........................Effective Date August 3, 2018
Senate Bill 2853.................................................................Public Act 100-0883
Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Requires the Department of Financial and Professional Regulation to make available on its website general information on how the Department uses criminal history information in its decisions on licensure applications, including a list of enumerated offenses that bar licensure (rather than requiring the Department to have rules on how a person with criminal history would apply for a non-binding, advisory opinion from the Department as to whether his or her criminal history would bar licensure). Effective Date August 14, 2018

Senate Bill 2907.................................................................Public Act 100-0718
Amends the Criminal Identification Act. Provides agencies and entities in this State authorized by law to conduct or obtain national criminal history background checks for persons shall be eligible to participate in the Federal Rap Back Service administered by the Department of State Police. Provides that the Department of State Police may submit fingerprints to the Federal Bureau of Investigation Rap Back Service to be retained in the Federal Bureau of Investigation Rap Back Service for the purpose of being searched by future submissions to the Federal Bureau of Investigation Rap Back Service, including latent fingerprint searches and to collect all Federal Rap Back Service fees from eligible agencies and entities wishing to participate in the Rap Back Service and remit those fees to the Federal Bureau of Investigation. Allows the Department of State Police to adopt any rules necessary for implementation of this provision. Defines "national criminal history record check" and "Rap Back Service"... Effective Date January 1, 2019

CHAPTER 30
FINANCE

House Bill 4790.................................................................Public Act 100-0951
Amends the Illinois Procurement Code. Provides that any State agency that undertakes a landscaping project that requires the use of new or offsite soil for landscape-related use and that is located within 10 miles of any Illinois Environmental Protection Agency-permitted compost facility shall request a base bid with an alternative for compost-amended soil for that project. Provides that the State agency shall consider whether compost-amended soil shall be used. Provides that the State agency shall incorporate compost-amended soil into a landscaping project if the cost of using compost-amended soil is equal to or less than the cost of using other new or offsite soil. Provides that, in the 2019 calendar year, the Department of Transportation shall conduct 2 pilot demonstration projects using compost-amended soil. Provides that within one year of substantial completion of both projects, the Department shall report electronically to the General Assembly stating the immediate costs of the projects, long-term operational cost
savings, and advantages and disadvantages of using compost-amended soil.................................Effective Date January 1, 2019

House Bill 5814........................................................................................................................................Public Act 100-1064
Amends the State Employees Group Insurance Act of 1971. Provides that interest penalties that may be payable under the Act, as provided under specified Sections of the Illinois Insurance Code, shall be paid from a separate appropriation from each fund for such purpose and for each appropriated agency. Amends the State Budget Law. Provides that for the fiscal year beginning July 1, 2018, and for each fiscal year thereafter, the budget shall include a separate line item request appropriating moneys to each State agency for estimated costs for each fund under the State Prompt Payment Act and specified Sections of the Illinois Insurance Code. Amends the State Finance Act. Provides that the sum of transfers among line item appropriations for an agency in a fiscal year shall not exceed 2% of the aggregate amount appropriated to it within the same treasury fund for, among other objects, late interest penalties under the State Prompt Payment Act and specified Sections of the Illinois Insurance Code. Provides that if lump sum appropriations are enacted with a separate line item for late interest penalties under the State Prompt Payment Act and the Illinois Insurance Code, the 2% transfer authority shall apply to the aggregate amount of these appropriations. Amends the State Prompt Payment Act to provide that interest penalties that may be payable under the Act and under specified Sections of the Illinois Insurance Code shall be paid from a separate appropriation from each fund for such purpose and for each appropriated agency. Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Removes a provision concerning payment for services and interest penalties under the State Employees Group Insurance Act of 1971. Provides that for the fiscal year beginning July 1, 2019 (rather than July 1, 2018), and for each fiscal year thereafter, the State budget shall include a separate line item request appropriating moneys to each State agency for specified costs. Removes a provision concerning the enactment of lump sum appropriations with a separate line item for late interest penalties. Amends the Governor’s Office of Management and Budget Act. Provides that the annual economic and fiscal policy report must include: (1) an estimate of Late Interest Penalties under the State Prompt Payment Act for the upcoming fiscal year and projections of the same for each of the following 4 fiscal years; and (2) an estimate of interest penalties under Sections 368a and 370a of the Illinois Insurance Code for the upcoming fiscal year and projections of the same for each of the following 4 fiscal years. Further amends the State Prompt Payment Act. Provides that notwithstanding any provision to the contrary, interest may not be paid under the Act when: (1) a Chief Procurement Officer has voided the underlying contract for goods or services under the Illinois Procurement Code; or (2) the Auditor General is conducting a performance or program audit, and the Comptroller has held or is holding for review a related contract or vouchers for payment of goods or services in the exercise of duties under the State Comptroller Act. Removes a provision concerning interest penalties paid from separate appropriations. Makes conforming and other changes............................................................Effective Date August 24, 2018

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Senate Bill 3560-Amends the State Prompt Payment Act. Codifies the Vendor Payment Program established under the Illinois Administrative Code. Provides that any contract executed under that Program prior to June 30, 2018 shall remain in effect until those contracts have expired, and that existing contracts shall comply with the additional reporting requirements of this amendatory Act. Provides for the authority, applicability, and requirements for participants and entities involved in the Program established under this amendatory Act. Provides disclosure requirements for vendors under the Program. Requires the Auditor General to perform an annual audit of the Program. Requires the Department of Central Management Services to disclose specified information on its Internet website. Modifies a Section concerning Vendor Payment Program financial backer disclosure to provide for the collection and certification of specified information by the Department of Central Management Services (rather than the Secretary of State). Requires the Department of Central Management Services to file the collected information with the Office of the Comptroller. Requires the Office of the Comptroller to make the collected information publicly available. Requires the Office of the Comptroller to adopt rules and policies to govern specified reporting requirements. Requires the Office of the Auditor General to perform a performance audit (rather than a compliance and performance audit) of the Vendor Payment Program for fiscal years 2019 and 2020 (rather than annually). Provides further requirements for the scope of the audit and the audit report. Removes a Section concerning Vendor Payment Program promotion. Adds a provision providing that the Department of Central Management Services shall review and approve or disapprove each applicant seeking a qualified purchaser designation. Modifies a factor to be considered by the Department in determining whether an applicant shall be designated as a qualified purchaser to include the submission of a monthly report in an acceptable electronic form (rather than in both hard copy and excel formats) to the Comptroller and the Department, and provides that the report shall contain, among other requirements, the aggregate number and dollar value of invoices purchased by the qualified purchaser for which no voucher has been submitted. Provides for the suspension, in addition to the termination, of the Vendor Payment Program. Modifies the information required to be provided in a Vendor Payment Program financial backer disclosure and removes a provision regarding the filing of information collected from the financial backer disclosure with the Office of the Comptroller. Provides that the Department of Central Management Services and the State Comptroller (rather than only the Department of Central Management Services) shall publish on their respective Internet websites information submitted under specified provisions...Effective Date August 24, 2018

Senate Bill 3604-Creates the Government Severance Pay Act. Provides that a unit of government that enters into a contract or employment agreement, or renewal or renegotiation of an existing contract or employment agreement, that contains a provision for severance pay with an officer, agent, employee, or contractor must include specified provisions in the contract. Provides that nothing in the Act creates an entitlement to severance pay in the absence of its contractual authorization or as otherwise authorized by law...Effective Date January 1, 2019
CHAPTER 40
PENSION

House Bill 751  ........................................................................................................Public Act 100-0743
Amends the Downstate Teacher Article of the Illinois Pension Code. In the provision defining "eligible employment" for the purpose of allowing a teacher to return to teaching in subject shortage areas without impairing his or her retirement status or retirement annuity, changes the ending date of the employment from no later than June 30, 2013 to no later than June 30, 2020. Provides that any benefit increase that results from the amendatory Act is excluded from the definition of "new benefit increase". Amends the State Mandates Act to require implementation without reimbursement by the State. Makes technical changes. Effective immediately. Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change. In the provision defining "eligible employment" for the purpose of allowing a teacher to return to teaching in a subject shortage area, changes the ending date of the employment from no later than June 30, 2020 to no later than June 30, 2019. Effective immediately.................................................................Effective Date August 10, 2018

CHAPTER 50
LOCAL GOVERNMENT

House Bill 5203 ........................................................................................................Public Act 100-0910
Amends the Illinois Police Training Act and the Sexual Assault Incident Procedure Act. Provides that on or before January 1, 2020, the Office of the Attorney General, in consultation with the Illinois Law Enforcement Training Standards Board and the Department of State Police, shall revise the comprehensive training guidelines to include responding to victims who are under 13 years of age at the time the sexual assault or sexual abuse occurred. Provides that on or before January 1, 2021, every law enforcement agency shall revise and implement its written policies regarding procedures for incidents of sexual assault or sexual abuse consistent with these guideline revisions. Provides that the bill may be referred to as Kayla's Law.................................................................Effective Date January 1, 2019
CHAPTER 105
SCHOOLS

House Bill 4409..........................................................Public Act 100-0750
Amends the School Code. In the Article governing children with disabilities, provides that, amongst other meanings, a "school psychologist" means a person who holds a valid Nationally Certified School Psychologist credential (rather than certificate). Removes from the definition of "school psychologist" the requirement that a psychologist have additional qualifications as may be required by the State Board of Education.........................Effective Date August 10, 2018

House Bill 4442..........................................................Public Act 100-1043
Amends the School Code. Requires the State Board of Education to assist each school district that offers an evidence-based parenting education model. Requires the State Board to implement and administer a 3-year pilot program supporting the health and wellness student-learning requirement by utilizing a unit of instruction on parenting education in participating school districts that maintain grades 9 through 12. Provides that the program is encouraged to include, but is not limited to, instruction on (i) family structure, function, and management, (ii) the prevention of child abuse, (iii) the physical, mental, emotional, social, economic, and psychological aspects of interpersonal and family relationships, and (iv) parenting education competency development that is aligned to the social and emotional learning standards of the student's grade level. Allows the State Board to make grants to school districts that apply to participate in the pilot program. Effective immediately...............Effective Date August 23, 2018

House Bill 4658..........................................................Public Act 100-0903
Amends the School Code. Provides that, at least once every 2 years, a school board shall require in-service training of licensed school personnel and administrators (rather than school guidance counselors, teachers, school social workers, and other school personnel) who work with pupils in kindergarten through grade 12 (rather in grades 7 through 12) to identify the warning signs of mental illness and suicidal behavior in youth (rather than in adolescents and teens).................................................................Effective Date January 1, 2019

House Bill 4768..........................................................Public Act 100-1055
Amends the School Code by adding six more statements to the oath of office that a school board member must take before taking his or her seat on the board.................................................................Effective Date January 1, 2019

House Bill 5005..........................................................Public Act 100-0953
Provides that the Department of Central Management Services is not required to verify the State educator license of a teacher employed by the Department of Juvenile Justice if the license is verified by the State Board of Education. Provides that the provision shall become inoperative when the consent decree entered into on December 6, 2012 (as has been or may be corrected, amended, or modified in the action entitled R.J., et al. v. Mueller, case no. 12-cv-07289, in the United States District Court for the Northern District of Illinois, Eastern Division) is no longer in force. Amends the Department of Juvenile Justice School District Article of the School Code……………………………………………………………………………………………Effective Date August 19, 2018

House Bill 5148..................................................................................................................................Public Act 100-0684
Amends the School Code. Provides that course material and instruction in a sex education course shall include, with an emphasis on the workplace environment and life on a college campus, material and discussion on what constitutes sexual consent and what may be considered sexual harassment or sexual assault............................................Effective July 1, 2018.

House Bill 5247..................................................................................................................................Public Act 100-0992
Amends the School Code. Provides that, no later than 6 months after the effective date of the amendatory Act, the State Board of Education shall adopt rules as may be necessary to allow students of any high school in this State who are 16 years of age or older to participate in registered apprenticeship programs. Provides that a "registered apprenticeship program" is a program that, among other requirements, is an industry-based occupational training program approved by the U.S. Department of Labor that features a combination of on-the-job learning and related technical classroom instruction at a high school or public community college, but does not include an apprenticeship program related to construction. Allows apprentices in the program to earn postsecondary credit towards a certificate or degree, as applicable. Finally, requires the Illinois State Board of Education to implement rules allowing participation in the program no later than 6 months following the effective date of the act. Provides conforming language to allow participation in a registered apprenticeship to substitute other graduation requirements......................................................Effective Date August 8, 2018.

House Bill 5754..................................................................................................................................Public Act 100-0780
Amends the School Code. Provides that a principal endorsement shall be affixed to a Professional Educator License of any holder who, in addition to other requirements in the Code, has at least 4 total years of teaching or 4 total years of working in the capacity of school support personnel in a school under the supervision of the Illinois Department of Corrections (or in combination with other permitted schools)........................................ Effective Date January 1, 2019

House Bill 5812..................................................................................................................................Public Act 100-0918
Amends the School Code. With regard to property tax relief pool grants, provides that each year, the State Board of Education shall set a threshold above which a school district may apply for property tax relief. Provides that the intended relief may not be greater than 1% of the EAV for a unit district, 0.69% of the EAV for an elementary school district, or 0.31% of the EAV for a high school district; defines "EAV". Provides that the total property tax relief allowable to a school district shall be calculated based on the total amount of reduction in the school district's
aggregate extension. With regard to evidence-based funding, provides that when a school
district withdraws from a special education cooperative, the portion of the base funding
minimum that is attributable to the school district may be redistributed to the school district
upon withdrawal. Provides that the school district and the cooperative must include the
amount of the base funding minimum that is to be re-apportioned in their withdrawal
agreement and notify the State Board of Education of the change with a copy of the agreement
upon withdrawal. Repeals a provision governing the basis for apportionment of general State
financial aid and supplemental general State aid to the common schools for the 1998-1999
through the 2016-2017 school years................................................. Effective Date March 23, 2018

Senate Bill 0454..................................................................................................................Public Act 100-0993
Amends the Children with Disabilities Article of the School Code. With regard to individualized
education programs, provides that at the child's initial IEP meeting and at each annual review
meeting, the child's IEP team shall provide the child's parent or guardian with a written
notification that informs the parent or guardian that the IEP team is required to consider
whether the child requires assistive technology in order to receive free, appropriate public
education. Requires the notification to also include a toll-free telephone number and internet
address for the State's assistive technology program. For the Chicago school district only,
provides that no later than 10 calendar days prior to a child's individualized education program
meeting or as soon as possible if a meeting is scheduled within 10 calendar days with written
parental consent, the school board or school personnel must provide the child's parent or
guardian with a written notification of the services that require a specific data collection
procedure from the school district for services related to the individualized education program.
Provides that no later than 5 school days prior to a child's individualized education program
meeting or as soon as possible if a meeting is scheduled within 5 school days with written
parental consent, the school board or school personnel must provide the child's parent or
guardian with a draft individualized education program. Provides that if a child's individualized
education program team determines that certain services are required in order for the child to
receive a free, appropriate public education and those services are not implemented within 10
school days after the team's determination, then the school board shall provide the child's
parent or guardian with notification that those services have not yet been administered to the
child. Permits the State Board of Education to create a telephone hotline to address complaints
regarding the school district's special education services or lack of special education services.
Prohibits the school district from using any measure that would prevent or delay an
individualized education program team from adding a service to the program or creating a time
restriction in which a service is prohibited from being added to the
program..........................................................Effective Date August 20, 2018

Senate Bill 0863..................................................................................................................Public Act 100-0584
Amends the Educator Licensure Article of the School Code. Allows for the issuance of a
Professional Educator License endorsed in a teaching field or school support personnel area to
an applicant who has not been entitled by an Illinois-approved educator preparation program
at an Illinois institution of higher education if he or she provides evidence of completing a
comparable state-approved educator preparation program, as defined by the State Superintendent of Education, among other conditions. Effective Date April 6, 2018

Senate Bill 2527
Public Act 100-0792
Amends the School Code. Provides that a qualified student shall be allowed to enroll in an unlimited amount of dual credit courses and earn an unlimited amount of academic credits from dual credit courses if the courses are taught by an Illinois instructor, as provided under the Dual Credit Quality Act. Effective Date January 1, 2019

Senate Bill 2838
Public Act 100-1049
Amends the Dual Credit Quality Act. Requires a community college district, upon the request of a school district within the jurisdiction of the community college district, to enter into a partnership agreement with the school district to offer dual credit coursework; specifies requirements for the partnership agreement. Provides that on or after the effective date of the amendatory Act, a school district may not enter into a new contract with an out-of-state institution to provide a dual credit course without first offering the community college district in the district in which the school district is located the opportunity to provide the course. Provides for a Model Partnership Agreement and creates the Dual Credit Committee. Effective Date January 1, 2019

Senate Bill 2844
Public Act 100-0982
Amends the School Code to create the Supporting Future Teachers Program and requires that the State Board of Education establish and maintain the Program beginning in the 2019-2020 school year. Through the Supporting Future Teachers Program, a participant works as a part-time employee under the supervision of a school district employee. It allows the participant to complete a broad range of duties in any subject, such as creating classroom curriculum and lesson plans or working with and mentoring English learners and low-income students on a one-on-one basis. Each school district that chooses to participate in the Program shall partner with one regionally accredited institution of higher education in Illinois that offers an educator preparation program. The bill requires each participant in the Program to be working towards a Professional Educator License (rather than earlier versions of the bill, which required the participant to be working towards a PEL with an endorsement in English as a second language, bilingual education, English as a new language, or any foreign language). The participant also must have been designated as an English learner or a low-income student at one time during grades pre-K through 12 or have demonstrated proficiency in a language other than English and currently be enrolled in an educator preparation program at the aforementioned institution of higher education. Finally, the bill creates certain reporting requirements for districts that participate in the program and requires the State Board of Education to submit a report to the General Assembly detailing basic information such as the participating school districts and the number of qualified high school graduates participating in the Program. Effective Date August 19, 2018
Senate Bill 3536

Amends the School Code. First, the bill provides that a candidate for the licensure program completing the residency requirement may be recommended by the qualified equivalent of a principal (rather than strictly a principal) to continue through to the second year of the program. Additionally, at the end of the second year, provides that a comprehensive assessment of the candidate’s teaching effectiveness may be evaluated by a qualified equivalent of a principal (rather than principal). Second, the bill allows an alternative provisional educator endorsement on an Educator License with Stipulations to be valid for 2 years within a preschool educational program organized under the preschool grant provision of the School Code. Requires a principal or qualified equivalent to recommend or evaluate candidates within the preschool program in a public-school district, or for any institution that partners with a preschool educational program that is not housed within a public school district. Makes other conforming changes. Finally, the bill technically changes language to provide that transcripts shall be reviewed by the State Board of Education (rather than State Superintendent) in the case that a candidate for the alternative licensure program does not have a major in a content area for any level of teaching.

Effective Date January 1, 2019

CHAPTER 225

PROFESSIONS, OCCUPATIONS, AND BUSINESS OPERATIONS

Senate Bill 3504

Amends the Collateral Recovery Act of 1934. Provides that no repossession agency employee may be issued a recovery permit if the person has been convicted of specified crimes. Makes changes concerning which crimes the Illinois Commerce Commission may require a repossession agency licensee, a recovery manager licensee, or a recovery permit holder to disclose and which crimes the Commission may use in denying or disciplining a licensee or permit holder.

Effective Date January 1, 2019
CHAPTER 305
PUBLIC AID

Senate Bill 3049..........................................................Public Act 100-1019
Expands existing Medicaid telehealth coverage to include additional provider authorized by Illinois law to provide behavioral health services, and requires HFS to reimburse any Medicaid certified eligible facility (including a DASA-licensed substance abuse center) or provider organization that hosts a telehealth patient at the time of service..........................................................Effective Date January 1, 2019

CHAPTER 405
MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES

House Bill 1443..........................................................Public Act 100-0614
Amends the Mental Health and Developmental Disabilities Code. Removes from the Admission of Minors Article of the Code, the provisions concerning minors 12 years of age or older request to receive counseling services or psychotherapy on an outpatient basis. Places these provisions in a new Article of Chapter III of the Code. Provides that counseling services or psychotherapy provided under this Section shall be provided in compliance with the Professional Counselor and Clinical Professional Counselor Licensing and Practice Act, the Clinical Social Work and Social Work Practice Act, or the Clinical Psychologist Licensing Act (rather than the Professional Counselor and Clinical Professional Counselor Licensing and Practice Act or the Clinical Psychologist Licensing Act). Effective immediately..................................Effective Date July 20, 2018
House Bill 4100........................................................................................................Public 100-1051
Creates the Health Care Violence Prevention Act. In the Health Care Violence Prevention Act, removes facilities subject to the MC/DD Act and the ID/DD Community Care Act from the definition of "health care provider". Provides that if a committed person receives medical care and treatment at a place other than an institution or facility of the Department of Corrections, the Department of Juvenile Justice, a county, or a municipality, then the institution or facility shall ensure that the transferred committed person is accompanied by the most comprehensive medical records possible (rather than accompanied by all available medical records). Makes changes concerning the circumstances under which a committed person shall be restrained and the types of restraints. Amends the County Jail Act. Provides that restraint of a pregnant female prisoner in the custody of the Cook County shall comply with specified provisions of the Counties Code. Makes other changes.................................................................Effective Date January 1, 2019

CHAPTER 410
PUBLIC HEALTH

House Bill 4909........................................................................................................Public Act 100-0619
Amends the Vital Records Act. Provides that specified fees for birth record searches or certified copies of birth records shall be waived for all requests made by a youth in care, as defined in the Children and Family Services Act, or a person under the age of 27 who was a youth in care, as defined in the Children and Family Services Act, on or after his or her 18th birthday. Sets forth provisions concerning verification of a person's youth in care status. Provides that a person whose fees are waived must not be charged for verification. Provides that a person who knowingly or purposefully falsifies the verification is subject to a penalty of $100. Requires the State Registrar of Vital Records to establish standards and procedures for waiver of the applicable fees. Limits a person to no more than 4 birth records annually under these provisions.................................................................Effective Date January 1, 2019

Senate Bill 3004........................................................................................................Public Act 100-0724
Amends the Vital Records Act section 535/25 by exempting youth released from the Department of Juvenile Justice from having to pay a fee for a birth record search and certified copy of that record. Under the current law, 410 ILCS 535/25(1), The State Registrar of Vital Records shall search the file of birth, death, fetal records, upon receipt of a written request and a fee of $10 from an applicant entitled to such search. If the request is for a certified copy of the record an additional fee of $5 shall be required. This legislation would waive those fees for the first search and the first certified copy if the individual is released on Aftercare supervision, parole, mandatory supervised release, final discharge, or pardon from the Department.................................................................Effective Date August 3, 2018
CHAPTER 625
VEHICLE CODE

House Bill 1804........................................................................................................Public Act 100-0745
Amends the Illinois Vehicle Code. Provides that knowledge that a vehicle or essential part is
stolen or converted may be inferred: (A) from the surrounding facts and circumstances, which
would lead a reasonable person to believe that the vehicle or essential part is stolen or
converted; or (B) if the person exercises exclusive unexplained possession over the stolen or
converted vehicle or essential part, regardless of whether the date on which the vehicle or
essential part was stolen is recent or remote. Amends the Juvenile Court Act of 1987. Provides
that for a minor arrested or taken into custody for vehicular hijacking or aggravated vehicular
hijacking, a previous finding of delinquency for vehicular hijacking or aggravated vehicular
hijacking shall be given greater weight in determining whether secured custody of a minor is a
matter of immediate and urgent necessity for the protection of the minor or of the person or
property of another.............................................................Effective Date August 10, 2018

House Bill 3920........................................................................................................Public Act 100-1004
Amends the Illinois Vehicle Code. Provides that a person who drives or is in actual physical
control of a motor vehicle while his or her driver’s license or privilege to drive is suspended due
to certain violations of the Code shall receive a Uniform Traffic Citation from the law
enforcement officer. Provides that a person who receives 3 or more Uniform Traffic Citations
without paying any fees associated with the citations shall be guilty of a Class A misdemeanor.
Makes conforming changes.............................................................Effective Date January 1, 2019

CHAPTER 705
COURTS

House Bill 4887........................................................................................................Public Act 100-0680
Amends the Children and Family Services Act. Requires the Department of Children and Family
Services to assist youth in care in identifying and obtaining documents necessary to function as
an independent adult prior to the closure of the youth’s case to terminate wardship under the
Juvenile Court Act of 1987. Provides that the necessary documents shall include, but not be
limited to: State identification card or driver’s license; social security card; medical records;
educational records; and other documents. Provides that if a court orders that the wardship of a youth in care be terminated and all proceedings under the Juvenile Court Act of 1987 respecting the youth in care finally closed and discharged, the Department shall ensure that the youth in care has a copy of the court’s order. Provides that a court shall find that it is in the minor's best interest to continue wardship of a minor if the Department of Children and Family Services has not made reasonable efforts to ensure that the minor has documents necessary for adult living. Provides that it shall not be in the minor's best interest to terminate wardship of a minor over the age of 18 who is in the Department's guardianship if the Department has not made reasonable efforts to ensure that the minor has documents necessary for adult living ................................................................. Effective Date January 1, 2019

House Bill 5077.............................................................................................................................. Public Act 100-0765
Amends the Juvenile Court Act of 1987. Provides that if a minor is committed to the Department of Juvenile Justice, the clerk of the court shall forward to the Department a report detailing the minor's criminal history in a manner and form prescribed by the Department of Juvenile Justice (in the introduced bill, an accurate reporting of the minor's criminal history in a manner and form prescribed by the Department) .......................................................... Effective Date August 10, 2018

House Bill 5257.............................................................................................................................. Public Act 100-0689
Amends the Children and Family Services Act. Provides that the Department of Children and Family Services shall provide a minor's guardian ad litem or a minor's attorney appointed under the Juvenile Court Act of 1987, with a copy of each significant event report, as defined by Department rule, involving the minor no later than 3 days after the Department learns of an event requiring a significant event report to be written, or earlier as required by Department rule. Amends the Juvenile Court Act of 1987. Provides that a guardian ad litem appointed or attorney appointed under the Act, shall receive a copy of each significant event report, as defined by Department of Children and Family Services rule, that involves the minor no later than 3 days after the Department learns of an event requiring a significant event report to be written, or earlier as required by Department rule .......................................................... Effective Date January 1, 2019.

House Bill 5573.............................................................................................................................. Public Act 100-0961
Amends the Juvenile Court Act of 1987. Allows for a crime victim to present an oral or written statement in any case where a juvenile has been adjudicated delinquent for a violent crime after a bench or jury trial; or the petition alleged the commission of a violent crime and the juvenile has been adjudicated delinquent under a plea agreement of a crime that is not a violent crime. Amends the Rights of Crime Victims and Witness Act. Defines terms. Expands the scope of "sentence" to include inpatient treatment, outpatient treatment, and conditional release after finding that the defendant is not guilty by reason of insanity. Provides that a crime victim shall be allowed to present an oral and written victim impact statement at a hearing ordered by the court under the Mental Health and Developmental Disabilities Code to determine if the defendant is: (1) in need of mental health services on an inpatient basis; (2) in need of mental health services on an outpatient basis; or (3) not in need of mental health services unless the defendant was under 18 years of age at the time the offense was committed. Provides that if various provisions or its application to any person or circumstance
is held invalid, the invalidity of that provision does not affect any other provision or application that can be given effect without the invalid provision or application. Provides that the provision which allows a crime victim to make a written and oral statement do not apply if the defendant was under 18 years of age at the time the offense was committed. 

**Senate Bill 2915**

Amends the Juvenile Justice Court Act. Allows minors, their parents, guardians and or counsel to review and make a copy for law enforcement records that are in relation to the investigation, arrest or custody of the minor prior to their 18th birthday. Also, allows public defend4ers to have access to the records in certain situations. Changes the expungement process to include that the clerk must deliver a certified copy of the orders to ISP and the agency that made the arrest. The State’s Attorney is to supply the name of the arresting agency. The process must be completed within 60 business days of the order being entered. Provides that the expungement shall be completed within 60 business days after receipt of the expungement order (the entry of the expungement order).

**Effective Date August 3, 2018**

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**CHAPTER 720**

**CRIMINAL OFFENSES**

**House Bill 5597**

Amends the Criminal Code of 2012, specifically by establishing that a person commits custodial sexual misconduct when he or she is an employee of a law enforcement agency and engages in sexual conduct or sexual penetration with a person who is in the custody of a law enforcement agency. A person convicted of this violation must forfeit employment with law enforcement agency; consent will not be an affirmative defense to prosecution. Defines custody as “detained or under arrest by a law enforcement agency.”

**Effective Date August 3, 2018.**

**Senate Bill 1607**

Amends the Unified Code of Corrections by adding to the mandatory conditions of release on parole or mandatory supervised release that except for first degree murder, a forcible felony, any felony that requires registration as a sex offender under the Sex Offender Registration Act, or a Class X felony or Class 1 felony that is not a violation under the Cannabis Control Act, the Illinois Controlled Substances Act, or the Methamphetamine Control and Community Protection Act (rather than except for first degree murder, a Class X felony, or a Class 1 felony violation of the Criminal Code of 1961 or the Criminal Code of 2012, or any felony that requires registration as a sex offender under the Sex Offender Registration Act) and in accordance with the findings

**Effective Date January 1, 2019.**
of a validated risk assessment conducted by the Department of Corrections prior to release that the person being released is at a low risk to recidivate, then he or she shall be subject to low level supervision and required to check in with the supervising officer via phone or other electronic means exclusive of placement on electronic detention unless required by law or ordered and approved by the Prisoner Review Board and if found to be at a moderate or high risk to recidivate shall be subject to high level supervision. Provides that release planning shall include information about community-based employment services and employment service programs available for persons with prior arrest or criminal convictions..........................................................Effective Date January 8, 2018.

**Senate Bill 2271**............................................................................................................Public Act 100-1010
Amends the Criminal Code of 2012. Provides that a prosecution for any offense involving sexual conduct or sexual penetration, in which the victim was 18 years of age or older at the time of the offense, may be commenced within one year after the discovery of the offense by the victim when corroborating physical evidence is available. Provides that the charging document shall state that the statute of limitations is extended under this provision and shall state the circumstances justifying the extension. Provides that nothing in this provision shall be construed to shorten a period within which a prosecution must be commenced under any other provision of the extended limitations or general limitations statutes..............................................................Effective Date January 1, 2019

**Senate Bill 2341**............................................................................................................Public Act 100-0789
Amends the Illinois Controlled Substances Act. Expands the existing list of specified synthetic cathinones that are Schedule I controlled substances to include any synthetic cathinone which is not approved by the United States Food and Drug Administration or, if approved, is not dispensed or possessed in accordance with State or federal law. Provides that synthetic cannabinoids and piperazines are Schedule I controlled substances when they are not approved by the United States Food and Drug Administration or, if approved, is not dispensed or possessed in accordance with State or federal law. Defines "synthetic drug"..............................................................Effective Date January 1, 2019

**Senate Bill 2891**............................................................................................................Public Act 100-0998
Amends the Criminal Code of 2012. Provides that a prosecution for vendor fraud, kickbacks, or managed health care fraud, in which the total amount of money involved is at least $5,000, may be commenced within 5 years of the last act committed in furtherance of the offense..............................................................Effective Date January 1, 2019
CHAPTER 725
CRIMINAL PROCEDURE

House Bill 1464............................................................Public Act 100-0530
Amends the Code of Criminal Procedure of 1963. Provides that if the court reasonably believes that a pre-trial detainee will give birth while in custody, the court shall order an alternative to custody unless, after a hearing, the court determines: (1) that the release of the pregnant pre-trial detainee would pose a real and present threat to the physical safety of the alleged victim of the offense and continuing custody is necessary to prevent the fulfillment of the threat upon which the charge is based; or (2) that the release of the pregnant pre-trial detainee would pose a real and present threat to the physical safety of any person or persons or the general public. Provides that the court may order a pregnant or post-partum detainee to be subject to electronic monitoring as a condition of pre-trial release or order other condition or combination of conditions the court reasonably determines are in the best interest of the detainee and the public. Provides that these provisions shall be applicable to a pregnant pre-trial detainee in custody on or after the effective date of the bill. Effective Date January 1, 2019.

Senate Bill 558............................................................Public Act 100-0597
Provides that a petition for a domestic violence order of protection may be filed by a State's Attorney on behalf of any minor child or dependent adult in the care of the named victim, if the named victim does not file a petition or request the State's Attorney file the petition. Provides that a civil no contact order or a stalking no contact order may be filed by a State's Attorney by a State's Attorney on behalf of any minor child who is a family or household member of the named victim, if the named victim does not file a petition or request the State's Attorney file the petition. Provides that the State's Attorney shall file a petition on behalf of any person if the person requests the State's Attorney to file a petition on the person's behalf, unless the State's Attorney has a good faith basis to delay filing the petition (in the engrossed bill, unless the State's Attorney informs the court that the State's Attorney has reason to believe that additional investigation would produce evidence that would result in dismissal of the charge). Provides that the State's Attorney shall inform the person that the State's Attorney will not be filing the petition at that time and that the person may file a petition or may retain an attorney to file the petition. Provides that the State's Attorney may file the petition at a later date. Effective Date June 29, 2018.

House Bill 1764............................................................Public Act 100-0574
Amends the Code of Criminal Procedure of 1963. Removes the language from the relief from judgments provisions of the Code of Civil Procedure and places the language in the Post-
Conviction Hearing Article of the Code. In the amendatory changes to the Unified Code of Corrections, deletes provision in the new mitigating factor that the diagnosis that the defendant has suffered from post-partum depression or post-partum psychosis, or both, must be made after sentencing. Deletes provision that the diagnosis or testimony, or both, was not used at sentencing..........................Effective Date June 1, 2018

Senate 2579..................................................................................................................Public Act 100-0929
Amends the Code of Criminal Procedure of 1963. Adds to the definition for "Category A offense", for purposes of bail, unlawful use or possession of weapons by felons or persons in the custody of the Department of Corrections facilities, a first aggravated unlawful use of a weapon violation by a person 18 years of age or older where certain factors are present, and a Class 3 felony violation of a non-eligible or revoked Firearm Owner's Identification Card. Provides credit for incarceration so a person subject to bail on a Category B offense shall have $30 deducted from his or her 10% cash bond amount every day the person is incarcerated. Provides that the sheriff shall calculate and apply this $30 per day reduction and send notice to the circuit clerk if a defendant's 10% cash bond amount is reduced to $0, at which point the defendant shall be released upon his or her own recognizance. The court may deny a rehearing within 7 calendar days for a Category B offense on which a person is incarcerated due to an inability to post monetary bail, if the person has failed to appear as required before the court and is incarcerated based on a warrant for failure to appear on the same original criminal offense..........................................................Effective Date January 1, 2019

Senate Bill 3256........................................................................................................Public Act 100-0606
Amends the Criminal Code of 2012. Requires a 72-hour waiting period for all guns purchased in the state. Retains 24-hour withholding period for stun guns and tasers. Provides that a violation is a Class 4 felony. Eliminates the exemption from the waiting period requirements for the sale of a firearm to a nonresident of Illinois while at a firearm showing or display recognized by the Illinois Department of State Police.............................. Effective Date January 1, 2019

CHAPTER 730
CORRECTIONS

House Bill 1479........................................................................................................Public Act 100-0576
Provides that if and only if House Bill 3904 of the 100th General Assembly becomes law in the form it passed the General Assembly on June 27, 2017, amends the Unified Code of Corrections. Deletes provision that the Director of the Women's Division of the Department of Corrections shall be appointed by and with the advice and consent of the Senate..........................................................Effective Date June 1, 2018.
House Bill 4554........................................................................................................ Public Act 100-1053
Amends the Unified Code of Corrections. Provides that it is an aggravating factor in sentencing that the defendant committed the offense of driving while under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination thereof in violation of the Illinois Vehicle Code or a similar provision of a local ordinance and the defendant during the commission of the offense was driving his or her vehicle upon a roadway designated for one-way traffic in the opposite direction of the direction indicated by official traffic control devices.................................................................Effective Date January 1, 2019

House Bill 4594........................................................................................................ Public Act 100-0987
Creates the Criminal and Traffic Assessment Act. Defines terms. Establishes a minimum fine of $25 for minor traffic offenses and the minimum fine for a traffic offense where a guilty plea or finding of guilt is $75. Allows in statute for a court to waive the fines if they would impose an undue burden on the victim. The bill sets new assessment schedule for a defendant to pay in addition to any fine when they are found guilty. There are 4 schedules for civil fees and fines. There are 13 schedules for court assessments in criminal and traffic cases as well as violations of local ordinances. The defendant shall pay to the clerk of the court and the clerk shall remit the assessment to the appropriate entity as set forth in the ordered schedule of assessments within one month of its receipt. Creates a new fund under the ISP, State Police Law Enforcement Administration Fund (SPLEAF) which will receive the arresting agency portion of all ISP citations, and all minimum fine money. The SPLEAF has a primary purpose to finance State Police cadet classes. Article 10 dictates what funds the money collected from the circuit clerk shall be distributed to. Article 15 defines the assessment schedules and determines what amounts go to what funds. Article 20 has a sunset date of January 1, 2021..................................................................................................................Effective Date August 20, 2018

House Bill 4741........................................................................................................ Public Act 100-0677
Provides that each committed person is entitled to 7 visits per month (in the introduced bill, 30 visits). Provides that every committed person may submit a list of 30 persons (in the introduced bill, 50 persons) to the Department of Corrections that are authorized to visit the committed person. Provides that the list shall be kept in an electronic format by the Department..................................................Effective Date August 1, 2019.

House Bill 4888........................................................................................................ Public Act 100-0907
Amends the Unified Code of Corrections. Provides that the Department of Corrections shall collect and report specified data regarding violence within Department institutions and facilities. Provides that the Department of Corrections shall collect and report specified data regarding public safety of released committed persons. Provides that the data shall be published not less than once each quarter and published with an aggregate chart at the agency level and individual reports by each correctional institution or facility of the Department of Corrections. Provides that the Director of Corrections shall ensure that the agency level data is reviewed by the Director’s executive team on a quarterly basis. Provides that the correctional institution or facility’s executive team and each chief administrative officer of the correctional
institution or facility shall examine statewide and local data at least quarterly. Provides that during these reviews each chief administrative officer shall: (1) identify trends; (2) develop action items to mitigate the root causes of violence; and (3) establish committees at each correctional institution or facility which shall review the violence data on a quarterly basis and develop action plans to reduce violence. These plans shall include a wide range of strategies to incentivize good conduct. Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides the data collected on a rate per 100 of committed persons regarding violence within Department of Corrections institutions and facilities shall use, if applicable, terms as defined in the Department's discipline and grievance provisions in the Illinois Administrative Code. Allows data collected for the report of violence in the Department of Corrections to be included in the Department's quarterly report to the General Assembly (rather than be published on a quarterly basis) and requires a copy of it to be posted to the Department's Internet website at the time the report is submitted to the General Assembly. Further amends the Unified Code of Corrections. Provides the Department of Corrections quarterly report to the General Assembly shall include information reflecting the period ending 30 days (rather than 15 days) prior to the submission of the report. Provides the quarterly report shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct. Makes conforming and technical changes. Provides that the data collected and reported by the Department of Corrections shall include on a rate per 100 of committed persons the type of housing facility, whether a private residence, transitional housing, homeless shelter or other, committed persons are released to from Department correctional institutions and facilities (rather than released committed persons who are homeless by county). Effective Date January 1, 2019

Senate Bill 3075..................................................................................................................Public Act 100-1075
Provides that the quarterly reports of the Department of Juvenile Justice to the Governor and General Assembly shall include the number of reported incidents of youth sexual aggression towards staff at each facility including sexual assault, residents exposing themselves, sexual touching, and sexually offensive harassing language such as repeated and unwelcome sexual advances, requests for sexual favors, or verbal comments, gestures, or actions of a derogatory or offensive sexual nature. Provides that this report and the report of the number of staff injuries resulting from youth violence only, the reports shall be filed beginning July 1, 2019 or the implementation of the Department's Offender 360 Program, whichever occurs first. Effective Date January 1, 2019

Senate Bill 3388..................................................................................................................Public Act 100-0999
Amends the Illinois Crime Reduction Act of 2009. Adds definition of "offender" and deletes definition of "violent offender". Provides that an offender who is charged with or convicted of a probation-eligible offense (rather than a non-violent offender) may participate in the Adult Redeploy Illinois program. Effective Date January 1, 2019

Senate Bill 3489..................................................................................................................Public Act 100-0946
Amends the Murderer and Violent Offender Against Youth Registration Act. Provides that any
person who is required to register under the Act may file a Request for Review with the office of the State's Attorney of the county in which he or she was convicted, and request that the office of the State's Attorney review his or her registration information. Upon receipt of a Request for Review, the State's Attorney shall review the information provided by the offender, and if he or she determines that the information currently relied upon for registration is inaccurate, the State's Attorney shall correct the error before reporting the offender's personal information to the Department of State Police. If the State's Attorney makes a determination to deny a Request for Review, the State's Attorney shall give the reason why and the information relied upon for denying the Request for Review. Provides that the Department of State Police shall collect and annually report, on or before December 31 of each year, the following information, making it publicly accessible on the Department of State Police website: (1) the number of registrants; (2) the number of registrants currently registered for each offense requiring registration; and (3) biographical data, such as age of the registrant, race of the registrant, and age of the victim. Effective Date January 1, 2019

CHAPTER 735
CIVIL PROCEDURE

Senate Bill 2330.................................................................................................................................Public Act 100-0788
Amends the Code of Civil Procedure. Provides that the court may enter a written order waiving the publication requirement in a petition for change of name if: (i) the petitioner is 18 years of age or older; and (ii) concurrent with the petition, the petitioner files with the court a statement, verified under oath, attesting that the petitioner is or has been a person protected under the Illinois Domestic Violence Act of 1986, the Stalking No Contact Order Act, the Civil No Contact Order Act, Article 112A of the Code of Criminal Procedure of 1963, certain bail conditions, or a similar provision of a law in another state or jurisdiction. Provides that the petitioner may attach to the statement any supporting documents, including relevant court orders. Provides that, under certain circumstances, the petitioner's address may be omitted from court documents and the petitioner may designate an alternative address for service. Provides that court administrators may allow domestic abuse advocates rape crisis advocates, and victim advocates to assist petitioners in the preparation of certain name change petitions. Provides that if publication requirements have been waived, the circuit court shall enter an order impounding the case.................................................................Effective Date January 1, 2019
CHA**P**ER 740

CIVIL LIABILITIES

*House Bill 2063*..................................................Public 100-1037

Amends the Crime Victims Compensation Act. Provides that if an applicant or victim is engaged in a legal proceeding involving a claim that the applicant or victim is a victim of human trafficking, the victim or applicant meets the notification and cooperation with law enforcement requirements to be eligible for compensation under the Act..............................................Effective Date January 1, 2019.

*Senate Bill 3108*..................................................Public 100-0939

Amends the Code of Civil Procedure. Provides that "human trafficking" and "involuntary servitude" have the meanings given to them in the Criminal Code of 2012 and makes conforming changes. Changes the name of the Predator Accountability Act to the Trafficking Victims Protection Act. A victim under this act may bring action in civil court. A guardian, agent of the victim, an organization, or government entity may bring a cause of action on behalf of a victim..............................................Effective Date January 1, 2019.

*Senate Bill 3411*..................................................Public 100-1088

Amends the Stalking No Contact Order Act. Includes unwanted messages via social media in the scope of stalking behavior. Adds that a workplace, school, or place of worship can be a victim of stalking and allows for an authorized agent to be a "petitioner" Effective Date January 1, 2019

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**CHAPTER 820**

EMPLOYMENT

*House Bill 1595*..................................................Public 100-0003

Amends the Nursing Mothers in the Workplace Act. Provides for reasonable break time (instead of "unpaid break time each day") during the first year after the child's birth each time the employee needs to express milk. Provides that the break time may (instead of "must, if possible") run concurrently with any break time already provided to the employee. Provides that an employer may not reduce an employee's compensation for time used for the purpose of expressing milk or nursing a baby. Replaces language providing that an employer is not required to provide break time if to do so would unduly disrupt the employer's operations with language providing that an employer shall provide reasonable break time as needed by the
employee unless to do so would create an undue hardship as defined by the Illinois Human Rights Act..........................Effective Date July 1, 2018.
LEGISLATIVE GLOSSARY

- **Agreed Bill** - A bill whose provisions are agreed to by all interested parties, e.g., the affected agency, stakeholders, etc.

- **Concurrence** - A concurrence is where an originating chamber agrees to amendatory changes made in the other chamber.

- **Drop date** - The date by which the Governor must sign, veto, or amendatorily veto a bill, e.g., sixty days after it is sent to the Governor for signature. If the Governor does not act on the bill within the sixty days, it automatically becomes law.

- **Engrossed bill** - The final version of the bill in the chamber of origin. The engrossed bill is then sent to the second chamber.

- **Enrolled bill** - A bill which has passed both chambers. The enrolled bill is then sent to the Governor for signature.

- **Gut and replace** - A bill amendment that deletes everything after the enacting clause and replaces it with new language.

- **Hostile amendment** - Language filed as an amendment to an existing bill by a legislator who is not the sponsor of the bill with the intent of having an adverse impact to the bill’s purpose.

- **Note up the bill** - The act of a legislator filing note or notes, e.g., a land conveyance appraisal note, state debt impact note, fiscal note, etc., to formally seek impact information from State agencies on the legislation and/or to delay passage of the bill.

- **On leave** - When a bill passes out of a committee unopposed.

- **Partisan roll call** - A roll call in which a bill is passed out of a committee based on votes in which all Democrats vote one way and all Republicans vote the other way.

- **Pre-filing for a bill** - Occurs when a member of the Senate files his or her name to the chief sponsor of a bill originating in the House, or vice versa.

- **Rail (On the Rail)** - Refers to the circular railing on the second and third floors in the rotunda of the Capitol where lobbyists congregate during session.
• **Shelled, or shell bill** - Refers to a bill that contains only a technical change; the intention of the sponsor is to use the shell bill as the vehicle for a substantive bill at a later date.

• **State Agencies, Boards and Commissions** -
  
  AG- Department of Agriculture  
  Aging- Department on Aging  
  CDB- Capital Development Board  
  CMS- Department of Central Management Services  
  CSC- Civil Service Commission  
  DCEO- Department of Commerce and Economic Opportunity  
  DCFS- Department of Children and Family Services  
  DES- Department of Employment Security  
  DFPR- Department of Financial and Professional Regulation  
  DHHC- Deaf and Hard of Hearing Commission  
  DHS- Department of Human  
  DJJ- Department of Juvenile Justice  
  DMA- Department of Military Affairs  
  DNR- Department of Natural Resources  
  DOC- Department of Corrections  
  DOI- Department of Insurance  
  DOL- Department of Labor  
  DOR- Department of Revenue  
  DPH- Department of Health  
  DVA- Department of Veterans’ Affairs  
  ELRB- Educational Labor Relations Board  
  EPA- Environmental Protection Agency  
  GAC- Guardianship and Advocacy Commission  
  GOMB- Governor’s Office of Management and Budget  
  HFS- Department of Healthcare and Family Services  
  HFSRB- Health Facilities Services and Review Board  
  HRC- Human Rights Commission  
  IBHE- Illinois Board of Higher Education  
  ICC- Illinois Commerce Commission  
  ICCB- Illinois Community College Board  
  ICJIA- Illinois Criminal Justice Information Authority  
  IDOT- Department of Transportation  
  IEMA- Illinois Emergency Management Agency  
  IFA- Illinois Finance Authority  
  IGB- Illinois Gaming Board  
  IHDA- Illinois Housing Developing Authority  
  IHPA- Illinois Historic Preservation Agency  
  ILRB- Illinois Labor Relations Board  
  IPA- Illinois Power Agency  
  IRB- Illinois Race Board
ISAC- Illinois Student Assistance Commission
ISBE- Illinois State Board of Education
ISP- Illinois State Police
IWCC- Illinois Worker’s Compensation Commission
Lottery- Department of the Lottery
OHIT- Office of Health Information Technology
OSFM- Office of the State Fire Marshal
PCB- Pollution Control Board
SBI- Illinois State Board of Investment
SERS- State Employees’ Retirement System
SURS- State Universities Retirement System
THA- Illinois State Toll Highway Authority
TRS- Teachers’ Retirement System

- Sunset- Refers to the date on which a statute will expire unless extended by the General Assembly.

- Trailer bill- A bill that is introduced to clean up or otherwise revise a bill that passed previously.