

State of Illinois  
Illinois State Police  
Brendan F. Kelly, Director

# 103<sup>rd</sup> General Assembly 2023 Spring Session Legislative Update





# 103<sup>rd</sup> General Assembly 2023 Spring Session Legislative Update

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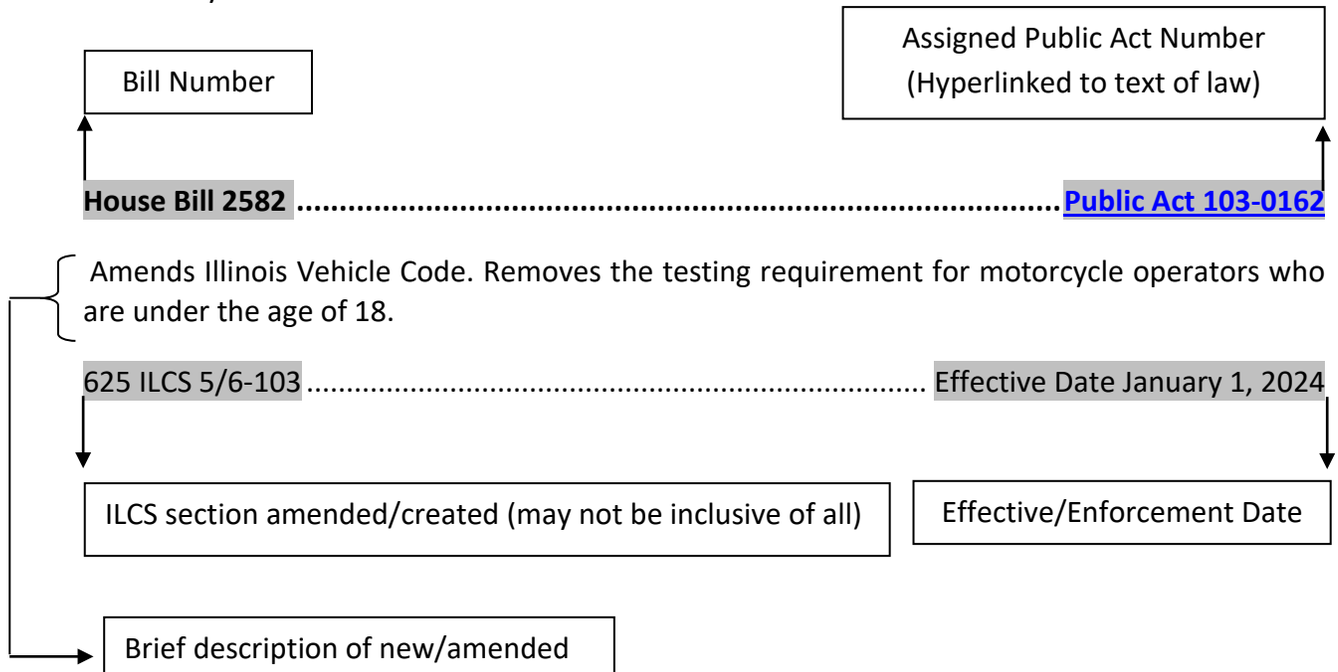


**DISCLAIMER**

The 103<sup>rd</sup> General Assembly 2023 Spring Session Legislative Update is designed as a briefing concerning law enforcement and other state agency related legislation. **DO NOT take enforcement action based solely upon the description of any new laws or statutory change described herein.** Enforcement action 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 laws (Vehicle Code or Criminal Code publication). Each public act number is hyperlinked to the full text of law. Additionally, you are encouraged to view the full public act and all current Illinois Compiled Statutes at [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. Certain bills which amend multiple sections may be listed more than once.

Each entry should be read as follows:



# **CHAPTER 5**

## **GENERAL PROVISIONS**

Senate Bill 800..... [Public Act 103-0371](#)

Amends the Regulatory Sunset Act. Repeals (sunsets) the Collateral Recovery Act on January 1, 2032 (instead of January 1, 2027). Amends the Collateral Recovery Act. Makes changes to the findings and purposes provisions. Defines "personal information." Provides that if a licensed repossession agency has cause to believe that a vehicle that serves as collateral collects or stores personal information, then, as soon as practicable upon repossession of the vehicle and prior to the release of the vehicle from the possession of the licensed repossession agency, the licensed repossession agency shall clear, erase, delete, or otherwise eliminate the personal information collected or stored in or by the vehicle by utilizing a standardized electronic solution.

5 ILCS 80/4.37, 4.42 (NEW), 225 ILCS 422/5, 10, and 110..... Effective Date January 1, 2024

Senate Bill 1875 ..... [Public Act 103-0390](#)

Amends the Illinois Administrative Procedure Act. In provisions concerning general, emergency, and preemptory rulemaking, specifies that State agencies shall accept submissions in writing, including submissions via email or by other publicly accessible electronic means through the State agency's website, and may, in their discretion, accept oral submissions. Requires each summary in a regulatory agenda to contain, among other things, the email address of the agency representative who is knowledgeable about the rule. Amends the Uniform Electronic Transactions Act. Requires the Department of Innovation and Technology and the Secretary of State to adopt specified administrative rules concerning electronic records no later than 6 months after the effective date of the amendatory Act.

5 ILCS 100/5-40, 5-45, 5-50, 5-60, 5-65, and 815 ILCS 333/18.....Effective Date July 28, 2023

Senate Bill 1670 ..... [Public Act 103-0554](#)

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

5 ILCS 140/2 and 7 ..... Effective Date January 1, 2024

House Bill 2412 ..... [Public Act 103-0034](#)  
Amends the Freedom of Information Act. Provides that the exemption from inspection and copying of images from cameras under the Expressway Camera Act (Tamara Clayton) is inoperative on July 1, 2025 (rather than 2023).  
5 ILCS 140/7.5 ..... Effective Date June 1, 2023

Senate Bill 325..... [Public Act 103-0069](#)  
Amends the Freedom of Information Act. Deletes language providing that, to the extent that records or documents produced by a public body contain information that is claimed to be exempt from disclosure, the Public Access Counselor shall not further disclose that information. Provides instead that records or documents obtained by the Public Access Counselor from a public body for the purpose of addressing a request for review may not be disclosed to the public, including the requester, by the Public Access Counselor. Provides that such records, while in the possession of the Public Access Counselor, are exempt under the Act from disclosure by the Public Access Counselor.  
5 ILCS 140/9.5 ..... Effective Date January 1, 2024

Senate Bill 214..... [Public Act 103-0063](#)  
Amends the Public Employee Disability Act. Defines "illness" to mean any illness, disease, or condition the presence of which in a community results in the declaration of a disaster or emergency by a State, county, or municipal official. Defines "eligible employee" to mean any full-time law enforcement officer or full-time firefighter, including a full-time paramedic or a firefighter who performs paramedic duties, who is employed by any unit of local government, including any home rule unit. Provides that whenever an eligible employee suffers an illness in the line of duty which causes the employee to be unable to perform the employee's duties, the employee shall continue to be paid by the employing public entity on the same basis as the employee was paid before the illness, with no deduction from the employee's sick leave credits, compensatory time for overtime accumulations or vacation, or service credits in a public pension fund during the time the employee is unable to perform the employee's duties due to the result of the illness, but not longer than one year in relation to the same illness. Sets forth provisions concerning verification of illness and denial of other employment. Limits exclusive and concurrent home rule powers for home rule units under a population of 1,000,000.  
5 ILCS 345/2 (NEW) ..... Effective Date January 1, 2024

House Bill 2297 ..... [Public Act 103-00304](#)  
Amends the State Employment Records Act. Provides that State agencies when collecting and reporting data on employment records must include specified data on persons who identify as non-binary or gender non-conforming.  
5 ILCS 410/5 and 15 ..... Effective Date July 1, 2025

Senate Bill 1072 ..... [Public Act 103-0409](#)  
Amends the Flag Display Act. Designates the Honor and Remember Flag as the symbol of the State's concern for and commitment to honoring and remembering the lives of all members of the United States armed forces who have lost their lives while serving or as a result of service

and their families. Provides for the dates when and the locations where the Honor and Remember Flag must be displayed. Amends the Condominium Property Act. Adds the Honor and Remember Flag under the definition of "military flag" that is permitted to be flown by a unit owner under certain circumstances. Amends the State Mandates Act to require implementation without reimbursement.

5 ILCS 465/10, 16 (NEW), 30 ILCS 805/8.47 (NEW), and  
765 ILCS 605/18.6 ..... Effective Date January 1, 2024

Senate Bill 1560 ..... [Public Act 103-0218](#)

Amends the Timber Buyers Licensing Act. Provides that every application for licensure under the Act shall include a list of all employees of the timber buyer that are or will be engaged by the timber buyer as an agent, cutter, or transporter. Provides that all timber buyers and employees must be 18 years of age or older. Provides that every person licensed as a timber buyer shall file with the Department of Natural Resources a certificate of liability insurance (rather than a performance bond). Provides that the liability insurance shall be in the principal amount of \$500,000. Provides that an application for a resident license to operate as a timber buyer, or a renewal thereof, shall be accompanied by a non-refundable filing fee of \$125 (rather than \$25). Provides the application for a non-resident license to operate as a timber buyer, or renewal thereof, shall be accompanied by a non-refundable filing fee of \$300. Provides that property seized or forfeited is subject to reporting under the Seizure and Forfeiture Reporting Act. Makes changes to provisions concerning: what is unlawful and a violation of the Act; license, issuance, validity, and renewal; records and inspection; reporting a harvest fee; administrative rule; penalties and fines; and license revocation. Makes changes to the definitions. Makes other and corresponding changes in the Act and in the Seizure and Forfeiture Reporting Act.

5 ILCS 810/5 and 225 ILCS 735..... Effective Date January 1, 2024

House Bill 3819 ..... [Public Act 103-0361](#)

Amends the Community-Law Enforcement and Other First Responder Partnership for Deflection and Substance Use Disorder Treatment Act. Changes the Act name to the Community Partnership for Deflection and Substance Use Disorder Treatment Act. Modifies and adds definitions. Provides that a law enforcement agency, other first responder entity, or local government agency (rather than only a law enforcement agency or other first responder entity) may establish a deflection program in partnership with one or more licensed providers of substance use disorder treatment services and one or more community members or organizations. Provides that a deflection program may involve a pre-arrest diversion response and proactive identification of persons thought likely to have an untreated or undiagnosed mental illness. Provides that a local deflection program shall also include case management and restorative justice aspects. Provides that a deflection program may include an officer intervention during routine activities, such as patrol or response to a service call during which a referral to treatment, to services, or to a case manager is made in lieu of arrest. Provides that a deflection program may accept, receive, and disburse, in furtherance of its duties and functions, any funds, grants, and services made available by the State and its agencies, the federal government and its agencies, units of local government, and private or civic sources.

Provides that activities eligible for funding under the Act include naloxone and related harm reduction supplies (rather than related supplies) necessary for carrying out overdose prevention and reversal (rather than overdose reversal) for purposes of distribution to program participants or for use by law enforcement, other first responders, or local governmental agencies and wraparound participant funds to be used to incentivize participation and meet participant needs. Provides that the Legislative Reference Bureau shall reassign the Act in the Illinois Compiled Statutes (to reflect the addition of local government agencies to the Act).

5 ILCS 820..... Effective Date January 1, 2024

House Bill 2412 ..... [Public Act 103-0034](#)

Amends the Gun Trafficking Information Act. Provides that the Illinois State Police shall use all reasonable efforts, as allowed by State law and regulations, federal law and regulations, and executed Memoranda of Understanding between Illinois law enforcement agencies and the U.S. Bureau of Alcohol, Tobacco, Firearms and Explosives, in making publicly available key information related to firearms used in the commission of crimes in the State. Makes other changes.

5 ILCS 830/10-5..... Effective Date June 1, 2023

# ***CHAPTER 15***

## ***EXECUTIVE OFFICERS***

House Bill 3345 ..... [Public Act 103-0345](#)

Amends the Illinois Identification Card Act. Provides that the Secretary of State shall issue a standard Illinois Identification Card to a person committed to the Department of Corrections or Department of Juvenile Justice upon receipt of the person's birth certificate, social security card, photograph, proof of residency upon discharge, and an identification card application transferred via a secure method as agreed upon by the Secretary of State and the Department of Corrections or Department of Juvenile Justice (rather than upon release on parole, mandatory supervised release, aftercare release, final discharge, or pardon from the Department of Corrections or Department of Juvenile Justice, if the released person presents a certified copy of his or her birth certificate, social security card or other documents authorized by the Secretary, and 2 documents proving his or her Illinois residence address). Provides that Illinois residency shall be established by submission of a Secretary of State prescribed Identification Card verification form completed by the respective Department. Amends the Unified Code of Corrections. Provides that no later than 45 days after a committed person is received by the Department, the Department shall begin the process of obtaining a certified copy of the person's birth certificate and a duplicate social security card if the person does not have access to those items. Provides that, 60 days before the scheduled discharge of a person

committed to the custody of the Department of Corrections or upon receipt of the person's certified birth certificate and social security card as set forth in the Act, whichever occurs later, the Department shall transmit an application for an Identification Card to the Secretary of State, in accordance with the Illinois Identification Card Act.

15 ILCS 335/4, 730 ILCS 5/3-8-1, and 730 ILCS 5/3-14-1 ..... Effective Date January 1, 2024

House Bill 3882 ..... [Public Act 103-0210](#)

Amends the Illinois Identification Card Act and the Illinois Vehicle Code. Changes the term "non-compliant identification card" to "standard identification card." Changes the definition of "limited term REAL ID compliant identification card as a REAL ID compliant driver's license issued to a person who is not a permanent resident or citizen of the United States of America, or an individual who has an approved application for asylum in the United States or has entered the United States in refugee status , and marked "Limited Term" on the face of the license. Allows the Secretary of State to accept, as proof of date of birth and written signature of an applicant for a standard identification card, any passport from the applicant's country of citizenship or a consular identification document validly issued to an applicant. Prohibits the Secretary from releasing highly restricted personal information or personally identifying information or disclosing documents to any immigration agent unless it is necessary to comply with a lawful court order, judicial warrant, or subpoena for individual records that specifically requires production of such information or documents. Prohibits the Secretary from entering into or maintaining any agreement regarding the sharing of such information or documents. Provides that no temporary visitor's driver's licenses shall be issued after the effective date of the amendatory Act. Provides that every driver's license application shall state the social security number of the applicant; except if the applicant is applying for a standard driver's license and is ineligible for a social security number, then if the applicant has documentation authorizing the applicant's presence in the country, the applicant shall provide such documentation instead of a social security number. Provides that if an applicant for a license or instruction permit under the Code does not have specified documentation, the applicant shall provide, among other documentation, (i) a passport validly issued to the applicant from the applicant's country of citizenship or a consular identification document validly issued to the applicant by a consulate of that country, as long as such documents are either unexpired or presented by an applicant within 2 years of its expiration date, and (ii) a social security card, if the applicant has a social security number. Makes conforming changes in those Acts and the Consular Identification Document Act and the Election Code.

15 ILCS 335 and 625 ILCS 5/6.....Effective Date July 1, 2024

# **CHAPTER 20**

## **EXECUTIVE BRANCH**

House Bill 3768 ..... [Public Act 103-0414](#)  
Amends the Uniform Racial Classification Act and the Data Governance and Organization to Support Equity and Racial Justice Act. Adds "Middle Eastern or Northern African" as a racial classification for purposes of the Acts. Provides that a State agency is not required to use the Middle Eastern or North African classification for reporting workforce or hiring data until after July 1, 2025.  
20 ILCS 50/5 and 20 ILCS 65/20-15 ..... Effective Date January 1, 2024

House Bill 2188 ..... [Public Act 103-0145](#)  
Amends the Illinois Act on the Aging and the Illinois Public Aid Code by changing all references to the Illinois State Police Medicaid Fraud Control Unit to the Office of the Attorney General Medicaid Fraud Control Unit. Amends the Illinois False Claims Act. Removes references to the Illinois State Police from the definition of "investigator." Provides that the Attorney General (rather than the Attorney General or the Illinois State Police) shall diligently investigate a civil violation for false claims under the Act. Provides that the Attorney General may issue subpoenas under the Act (rather than the Attorney General may delegate the authority to issue subpoenas under the Act to the Illinois State Police). In provisions concerning the State Whistleblower Reward and Protection Fund, provides that for all cases settled on or after October 1, 2023, one-third of the monies shall be paid to the Attorney General Whistleblower Reward and Protection Fund. Provides that the remaining two-thirds of the monies in the Fund shall be used for payment of awards to Qui Tam plaintiffs and as otherwise specified in this Act, with any remainder to the General Revenue Fund. Provides that the Attorney General shall direct the State Treasurer to make disbursement of funds. Further amends the Illinois False Claims Act. In provisions concerning the State Whistleblower Reward and Protection Fund, provides that for all cases resolved (rather than settled) on or after October 1, 2023, one-third of the monies shall be paid to the Attorney General Whistleblower Reward and Protection Fund.  
20 ILCS 105/4.04a, 305 ILCS 5/8A-7, 12-4.41 and 740 ILCS 175 ..... Effective Date October 1, 2023

Senate Bill 2228 ..... [Public Act 103-0108](#)  
Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Makes changes concerning the hiring process for employees with a disability. Amends the Personnel Code. Makes changes concerning the procedures for extending jurisdictions to positions not initially covered by the Act. Makes changes concerning positions that are exempt from jurisdictions. Makes changes concerning testing and eligibility lists. Provides that vacant positions shall be posted on the Department's website in such a way that potential job

candidates can easily identify and apply for job openings and know what county the vacancy is located in. Provides that vacant positions shall be updated at least weekly. Provides that whenever a position experiences a vacancy rate of 10% or greater, that position shall be posted until the vacancy rate falls below 10%. Defines "assessment." Specifies that, for positions not covered by a collective bargaining agreement, the Director of Central Management Services may establish rules containing additional factors for determining whether internal movement constitutes a promotion. Provides that for an emergency appointment that threatens the health, safety, or welfare of employees or residents of the State exist, appointments shall not exceed 90 days. Provides that the Director of Central Management Services shall establish policies to increase the flexibility of the State work force. Provides that when a vacancy rate of 10% or higher occurs for a given position, the Department shall review the educational and other requirements for that position to determine if modifications need to be made. Provides that the Civil Service Commission shall disapprove original rules or any part thereof within 45 days (previously 90). Provides that the Commission's review of original rules or amendments may run concurrently with review conducted by the Joint Committee on Administrative Rules. Provides that the Department of Central Management Services shall make available, on its website or the equivalent, information regarding all exempt positions in State service and information showing the number of employees who are exempt and non-exempt from merit selection in each department.

20 ILCS 415 ..... Effective Date June 27, 2023

House Bill 2618 ..... [Public Act 103-0038](#)

Amends the Children and Family Services Act. Requires every driver who applies for employment with a transportation provider under contract with the Department of Children and Family Services to have his or her fingerprints submitted to the Illinois State Police in an electronic format that complies with the form and manner for requesting and furnishing criminal history record information as prescribed by the Illinois State Police. Provides that such fingerprints shall be transmitted through a live scan fingerprint vendor licensed by the Department of Financial and Professional Regulation and shall be checked against the fingerprint records filed in the Illinois State Police and Federal Bureau of Investigation criminal history records databases, including, but not limited to, civil, criminal, and latent fingerprint databases. Requires the Illinois State Police to charge a fee for conducting the criminal history records check that does not exceed the actual cost of the records check. Provides that the Illinois State Police shall furnish, pursuant to positive identification, records of Illinois convictions and shall forward the national criminal history record information to the Department of Children and Family Services. Requires every driver to submit, as a condition of employment, a signed written statement certifying that he or she has consented to and completed a fingerprint-based criminal history records check in accordance with the amendatory Act.

20 ILCS 505/4f ..... Effective Date June 9, 2023

House Bill 3705 ..... [Public Act 103-0050](#)  
Amends the Children and Family Services Act. Requires the Department of Children and Family Services to place children in suitable permanent family arrangements, through guardianship or adoption (rather than in suitable adoptive homes) in cases where restoration to the biological family is not safe, possible, or appropriate.  
20 ILCS 505/5 ..... Effective Date January 1, 2024

House Bill 2448 ..... [Public Act 103-0036](#)  
Amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois. Provides that any person hired by the Department of Natural Resources for a sworn law enforcement position or position that has arrest authority must at the time of hire, be not less than 20 years of age and have successfully completed an associate's degree or 60 credit hours at an accredited college or university. Provides that any person so hired shall not have power of arrest, nor shall he or she be permitted to carry firearms, until he or she reaches 21 years of age (rather than at the time of hire, the person must be not less than 21 years of age, or 20 years of age and have successfully completed an associate's degree or 60 credit hours at an accredited college or university, and any person hired after successful completion of an associate's degree or 60 credit hours at an accredited college or university shall not have power of arrest, nor shall he or she be permitted to carry firearms, until he or she reaches 21 years of age).  
20 ILCS 805/805-535 ..... Effective Date June 9, 2023

House Bill 2831 ..... [Public Act 103-0269](#)  
Amends the Department of Human Services Act. Creates the Office to Prevent and End Homelessness (Office) within the Department of Human Services to facilitate the implementation of a strategic plan and initiatives aimed at decreasing homelessness and unnecessary institutionalization in Illinois, improving health and human services outcomes for people who experience homelessness, and strengthening the safety nets that contribute to housing stability. Provides that the Office shall be led by the State Homelessness Chief Officer who shall report to the Secretary of the Department. Provides that the Chief Officer shall also chair the Interagency Task Force on Homelessness, co-chair the Community Advisory Council on Homelessness, and lead the State's comprehensive efforts related to homelessness prevention. Creates the Interagency Task Force on Homelessness within the Department of Human Services to facilitate and implement initiatives related to decreasing homelessness and unnecessary institutionalization in this State, improving health and human services outcomes for people who experience homelessness, and strengthening the safety nets that contribute to housing stability. Sets forth the Task Force's specific duties. Requires the Task Force to submit annual reports to the Governor and General Assembly regarding the Task Force's work during the year prior, any new recommendations developed by the Task Force, any recommendations made by the Community Advisory Council on Homelessness, and any key outcomes and measures related to homelessness. Contains provisions concerning Task Force membership; Task Force meetings; Task Force subcommittees; administrative support to the Task Force; and other matters. Creates the Community Advisory Council on Homelessness (Advisory Council) within the Department of Human Services to make recommendations to the Interagency Task Force

on Homelessness regarding homelessness and unnecessary institutionalization with the goals of achieving functional zero homelessness, improving health and human services outcomes for people experiencing homelessness and strengthening the safety nets that contribute to housing stability. Contains provisions concerning Advisory Council membership; Advisory Council meetings; administrative support to the Advisory Council; and other matters.

20 ILCS 1305/10-75 (NEW).....Effective Date July 26, 2023

House Bill 2412 ..... [Public Act 103-0034](#)

Amends the Illinois State Police Law of the Civil Administrative Code of Illinois. Modifies provisions relating to the functions of the Division of Criminal Investigation and Division of Forensic Services. Adds a cross-reference to a reference to the prohibited persons portal. Amends the Illinois State Police Act. Provides that the Illinois State Police shall divide into zones, troops, or regions (rather than districts). Amends the Illinois State Police Radio Act. Makes changes relating to the STARCOM21 Oversight Committee. Provides that the Illinois State Police shall implement specified protective service functions. Provides that the Office of the Director of the Illinois State Police shall oversee the ISP Executive Protection Unit. Changes the Division of Patrol Operations to the Division of Patrol and makes conforming changes in the Illinois State Police Law, the State Finance Act, and the Illinois Pension Code. Provides that the Division of Forensic Services shall establish forensic laboratories (rather than forensic toxicological laboratories) in specified locations. Provides that the Division of Justice Service shall share all necessary information with the Concealed Carry Licensing Review Board and the Firearms Owner's Identification Card Review Board necessary for the execution of their duties. Adds one member who is a medical examiner or coroner to the Illinois Forensic Science Commission. In provisions amending the Illinois State Police Law of the Civil Administrative Code of Illinois, provides that successful completion of the Illinois State Police Academy satisfies the minimum standards of specified provisions of the Illinois Police Training Act and exempts State police officers from the Illinois Law Enforcement Training Standards Board's State Comprehensive Examination and Equivalency Examination.

20 ILCS 2605 and 20 ILCS 2610 ..... Effective Date June 1, 2023, and January 1, 2024

House Bill 3641 ..... [Public Act 103-564](#)

Amends the Illinois State Police Law of the Civil Administrative Code of Illinois. Provides that the Illinois State Police may utilize intergovernmental agreements and administrative rules as needed for the effective, efficient implementation of law enforcement and support activities necessary for the protection of a State constitutional official only upon the express written consent of the State constitutional official.

20 ILCS 2605/2605-10.....Effective Date November 17, 2023

House Bill 2289 ..... [Public Act 103-0154](#)

Creates the First 2023 General Revisory Act. Combines multiple versions of Sections amended by more than one Public Act. Renumbers Sections of various Acts to eliminate duplication. Corrects obsolete cross-references and technical errors. Makes stylistic changes.

20 ILCS 2610, 20 ILCS 2630/5.2 and Numerous Sections ..... Effective Date June 30, 2023

House Bill 2475 ..... [Public Act 103-0312](#)

Amends the Illinois State Police Act. Provides that the collegiate educational requirements for being appointed an Illinois State Police officer are met if the person: (1) has been honorably discharged by the United States Armed Forces and has been awarded the Global War on Terrorism Service Medal, Kuwait Liberation Medal (Saudi Arabia), Kuwait Liberation Medal (Kuwait), or Inherent Resolve Campaign Medal, in addition to other specified medals; or (2) is an active member of the Illinois National Guard or a reserve component of the United States Armed Forces and who has been awarded the Global War on Terrorism Service Medal, Kuwait Liberation Medal (Saudi Arabia), Kuwait Liberation Medal (Kuwait), or Inherent Resolve Campaign Medal, in addition to other specified medals, as a result of honorable service during deployment on active duty. Provides that the collegiate educational requirements are satisfied by having at least 3 years of full active and continuous United States Armed Forces (rather than military) duty, which shall also include a period of active duty with the State of Illinois under Title 10 or Title 32 of the United States Code pursuant to an order of the President or the Governor of the State of Illinois and receiving an honorable discharge before hiring. In provisions concerning the collegiate educational requirements for being appointed an Illinois State Police officer, provides that the requirements are deemed to have been met if a person has successfully completed basic law enforcement training, has at least 3 years of continuous, full-time service as a peace officer with the same police department, and is currently serving as a peace officer when applying.

20 ILCS 2630/9 ..... Effective Date January 1, 2024

House Bill 2418 ..... [Public Act 103-0035](#)

Amends the Criminal Identification Act. Provides a trafficking victim may petition for vacation and expungement or 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 or a severe form of trafficking under the federal Trafficking Victims Protection Act. A petition shall be prepared, signed, and filed in accordance with Supreme Court Rule 9. The court may allow the petitioner to attend any required hearing remotely in accordance with local rules. The court may allow a petition to be filed under seal if the public filing of the petition would constitute a risk of harm to the petitioner.

20 ILCS 2630/5.2 ..... Effective Date January 1, 2024

House Bill 2131 ..... [Public Act 103-0295](#)

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Requires the Secretary of Transportation to establish and convene the Zero Traffic Fatalities Task Force to develop a structured, coordinated process for early engagement of all parties to develop policies to reduce traffic fatalities to zero. Provides the Secretary of Transportation shall prepare and submit a report of findings based on the Zero Traffic Fatalities Task Force's efforts to the General Assembly on or before January 1, 2025. The report shall include, but is not limited to, a detailed analysis of the following issues: (1) The existing process for establishing speed limits, including a detailed discussion on where speed limits are allowed to deviate from the 85th percentile. (2) Existing policies on how to reduce speeds on local streets and roads. (3) A recommendation as to whether an alternative to the use of the 85th percentile

as a method for determining speed limits should be considered, and if so, what alternatives should be looked at. (4) Engineering recommendations on how to increase vehicular, pedestrian, and bicycle safety. (5) Additional steps that can be taken to eliminate vehicular, pedestrian, and bicycle fatalities on the road. (6) Existing reports and analyses on calculating the 85th percentile at the local, State, national, and international levels. (7) Usage of the 85th percentile in urban and rural settings. (8) How local bicycle and pedestrian plans affect the 85th percentile.

20 ILCS 2705/2705-211 (NEW) ..... Effective Date July 28, 2023

Senate Bill 1526 ..... [Public Act 103-0217](#)

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Requires the Department to develop a mobile application that provides motorists with updated traffic conditions.

20 ILCS 2705/2705-606 (NEW) ..... Effective Date January 1, 2024

House Bill 1187 ..... [Public Act 103-0418](#)

Amends the Illinois Emergency Management Agency Act of the Civil Administrative Code of Illinois. In provisions regarding security improvements that assist a not-for-profit organization in preventing, preparing for, or responding to acts of terrorism, requires the Illinois Emergency Management Agency to determine that an organization is at high risk of being subject to threats, attacks, or acts of terrorism based on the organization's profile, ideology, mission, or beliefs in order to be eligible for assistance under the provisions. Provides that eligible security improvements shall not duplicate, in part or in whole, a project included under any awarded federal grant or in a pending federal application. Requires that any security improvements awarded remain at the physical property listed in the grant application, unless authorized by the Illinois Emergency Management Agency rule or approved by the Agency in writing. Throughout the provisions, refers to threats, attacks, or acts of terrorism (rather than just acts of terrorism). Makes other changes.

20 ILCS 3305/5 ..... Effective Date January 1, 2024

House Bill 3405 ..... [Public Act 103-0189](#)

Amends the Law Enforcement and Fire Fighting Medal of Honor Act. Provides that the term of office of each Committee member is abolished on October 1, 2023. Provides that the terms of the Committee members shall be as follows: one of the members shall be appointed for a term of one year, one member shall be appointed for terms of 2 years, and 2 members shall be appointed for terms of 3 years. Provides that thereafter, the Committee members shall hold office for 4 years. Provides that the Illinois State Police shall provide administrative support to the Committee.

20 ILCS 3985/2001 ..... Effective Date January 1, 2024

House Bill 1358 ..... [Public Act 103-563](#)

Amends the Crime Reduction Task Force to extend the repeal date to January 1, 2025. Amends the Human Trafficking Task Force to extend the repeal date to July 1, 2025. Amends the Money Laundering in Real Estate Task Force to provide the Task Force shall submit a report to the

Governor and the General Assembly not later than 24 months after the effective date of this Act. Amends the Blue-Ribbon Commission on Transportation Infrastructure Funding and Policy to provide the Commission shall report a summary of its activities and produce a final report of the data, findings, and recommendations to the General Assembly by July 1, 2025. The Commission is dissolved, and this Act is repealed, on August 1, 2025.

20 ILCS 3926 and 5086 and Numerous ILCS Sections.....Effective Date November 17, 2023

# **CHAPTER 30**

## **FINANCE**

Senate Bill 250..... [Public Act 103-0006](#)

FY24 Budget Amends Public Act 102-698 by changing, adding, and repealing various FY 2023 appropriations. Makes FY 2024 appropriations and reappropriations for specified purposes. Some provisions are effective immediately; some provisions are effective July 1, 2023.

\$FY24 APPROPRIATIONS.....Effective Date (generally) July 1, 2023

House Bill 3856 ..... [Public Act 103-0363](#)

Makes changes to various additional Acts to implement the recommendations of the Budgeting for Results Commission. Amends the Illinois State Police Law of the Civil Administrative Code of Illinois. Repeals an outdated provision concerning a transfer into the State Police Firearm Services Fund. Makes similar changes to SPOAF and State Police Vehicle Fund of old transfers from deleted funds, where the balances were transferred.

30 ILCS 105/6z-82, 605/7c, and 20 ILCS 2605/2605-595.....Effective Date July 28, 2023

Senate Bill 0058 ..... [Public Act 103-0470](#)

Creates the State Entities Single-Use Plastic Reporting Act. Requires, beginning July 1, 2024, each State agency shall (1) track its own purchases of single-use plastic disposable foodware that are less than \$2,000 or otherwise not reduced to writing, and (2) establish goals on reducing single-use plastic disposable foodware purchases based on the tracked purchases. Defines terms. Amends the Illinois Procurement Code. Provides that, after January 1, 2025, State agencies and departments may not procure disposable food service containers that are composed in whole or in part from polystyrene foam for use at the State agency or department. Adds provisions amending the Department of Employment Security Law of the Civil Administrative Code of Illinois. Provides that the Department of Employment Security shall conduct a study on the potential impact on the workforce of the State of legislation prohibiting the sale and distribution of disposable food service containers composed in whole or in part of polystyrene foam. Provides that after January 1, 2026, or at the renewal of its next contract, whichever occurs later, no vendor contracted through a State agency or department may

provide customers with disposable food service containers that are composed in whole or in part from polystyrene foam at any site owned or leased by the State, and instead shall offer only compostable foodware or recyclable foodware for use at sites owned or leased by the State.

20 ILCS 1005/1005-170 (NEW), 30 ILCS 500/45-24 (NEW), and  
30 ILCS 567/ (NEW) .....Effective Date August 4, 2023

House Bill 2412 ..... [Public Act 103-0034](#)

Amends the State Finance Act. Abolishes the State Police Streetgang-Related Crime Fund. Provides for, on the effective date of the amendatory Act, or as soon thereafter as practical, the transfer of the remaining balance from the State Police Streetgang-Related Crime Fund to the State Police Operations Assistance Fund. Further amends the State Finance Act. In provisions relating to the State Police Revocation Enforcement Fund, provides that any surplus in the Fund beyond what is necessary to ensure compliance with the provisions or moneys that are specifically appropriated for the purposes stated in the provisions shall be used by the Illinois State Police to award grants to assist with the data reporting requirements of the Gun Trafficking Information Act. Amends the Intergovernmental Drug Laws Enforcement Act. Provides that a Metropolitan Enforcement Group eligible to receive State grants to help defray the costs of operation may enforce provisions of the Firearm Owners Identification Card Act relating to revocation of a Firearm Owner's Identification Card.

30 ILCS 105/5.783 rep., 105/8p rep., 715/3 ..... Effective Date June 1, 2023, and January 1, 2024

# **CHAPTER 40**

# **PENSIONS**

House Bill 2390 ..... [Public Act 103-0033](#)

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

40 ILCS 5/3-116, 55 ILCS 5/3-6015.5 (NEW), and  
65 ILCS 5/10-3-13 (NEW) ..... Effective Date June 9, 2023

House Bill 3162 ..... [Public Act 103-0002](#)  
 Amends the Chicago Police and Chicago Firefighter Articles of the Illinois Pension Code. Establishes a presumption that a fireman or policeman who becomes disabled as a result of exposure to and contraction of COVID-19 was injured in the line of duty and is entitled to receive a duty disability benefit under the applicable Article of the Code. Specifies that the changes made by the amendatory Act apply retroactively to March 9, 2020, and any policeman or fireman who has been previously denied a duty disability benefit that would otherwise be entitled to a duty disability benefit under the amendatory Act shall be entitled to a retroactive duty disability benefit. Amends the State Mandates Act to require implementation without reimbursement.  
 40 ILCS 5/5-154, 5/6-151, and 30 ILCS 805/8.47 (NEW)..... Effective Date May 10, 2023

# **CHAPTER 50**

## **LOCAL GOVERNMENT**

Senate Bill 1543 ..... [Public Act 103-0382](#)  
 Amends the Illinois Police Training Act. Creates under the authority of the Illinois Law Enforcement Training Standards Board the Statewide PTSD Mental Health Coordinator, appointed by the Governor, by and with the advice and consent of the Senate, for a term of 4 years. Provides that the Statewide PTSD Mental Health Coordinator shall receive a salary as provided by law and is eligible for reappointment. Provides that the Statewide PTSD Mental Health Coordinator shall be responsible for implementing a program of mental health support and education for law enforcement officers. Establishes qualifications for the Coordinator. Provides that the Statewide PTSD Mental Health Coordinator shall report to the Board on the development and implementation of programs and training for law enforcement officers and shall advise the Board and receive advice from the Board on direction and training needs for law enforcement agencies that vary in size, location, and demographics.  
 a firearm  
 50 ILCS 705/3.2 (NEW)..... Effective Date January 1, 2024

Senate Bill 1754 ..... [Public Act 103-0389](#)  
 Amends the Illinois Police Training Act. Provides that a waiver for specified training requirements for appointment as a full-time or part-time law enforcement or county corrections officer may be granted by reason of prior law enforcement or county corrections experience and adds that the experience may be obtained in Illinois, in any other state, or with an agency of the federal government. Adds requirements for agencies seeking a reciprocity waiver for training completed outside of Illinois. Provides that the Illinois Law Enforcement Training Standards Board shall adopt uniform rules providing for a waiver process for a person

previously employed and qualified as a law enforcement or county corrections officer under federal law or the laws of any other state or who has completed a basic law enforcement officer or correctional officer academy who would be qualified to be employed as a law enforcement officer or correctional officer by the federal government or any other state, including that the person shall successfully complete the following prior to the approval of a waiver: (1) a training program or set of coursework approved by the Board on the laws of the State relevant to the duties and training requirements of law enforcement and county correctional officers; (2) firearms training; and (3) successful passage of the equivalency certification examination.

50 ILCS 705/8.1, and 8.2 ..... Effective Date January 1, 2024

House Bill 3940 ..... [Public Act 103-0366](#)

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

the cost of upgrading the Illinois State Police's call-handling equipment to meet the standards necessary to access and increase interoperability with the statewide Next Generation 9-1-1 network to be included in the Illinois State Police's administrative costs and includes requirements relating to those upgrades. Provides that surcharge revenues received under the Act shall be made consistent with specified federal law, including specified examples (rather than may be made by municipalities, counties, and 9-1-1 Authorities only to pay for the costs associated with specified requirements). Provides that the Illinois State Police shall create uniform accounting procedures that any emergency telephone system board (rather than board or unit of local government) receiving surcharge money must follow. Provides that the Illinois State Police shall post annual financial reports (rather than the audited financial statements) on the Illinois State Police's website. Repeals provisions relating to copies of the annual certified notification of continuing agreement to be filed with the Attorney General and the statewide 9-1-1 Administrator, call boxes, and the Wireless Carrier Reimbursement Fund. Removes references to the Wireless Carrier Reimbursement Fund in the Act and the State Finance Act.

50 ILCS 750 and Numerous ILCS Sections ..... Effective Date July 28, 2023, and January 1, 2024

House Bill 3641 ..... [Public Act 103-564](#)

Amends the Emergency Telephone System Act. Provides that the Governor's appointments to the Statewide 9-1-1 Advisory Board shall have a term of 3 years and until their respective successors are appointed (rather than a term of 3 years). Provides that, until June 30, 2025 (rather than June 30, 2023), \$0.05 from each surcharge collected and remitted under specified provisions shall be used by the Illinois State Police for grants for NG9-1-1 expenses. Provides that expenditures from surcharge revenues allowable under the Act for operational expenses of public safety answering points within the State include costs for the initial acquisition and installation of road or street signs that are essential to the implementation of the Emergency Telephone System and that are not duplicative of signs that are the responsibility of the jurisdiction charged with maintaining road and street signs, as well as costs incurred to reimburse governmental bodies for the acquisition and installation of those signs, except that expenditures may not be used for ongoing expenses associated with sign maintenance and replacement. Amends the Prepaid Wireless 9-1-1 Surcharge Act. Provides that, beginning January 1, 2024, a home rule municipality having a population in excess of 500,000 may impose a prepaid wireless 9-1-1 surcharge not to exceed 3% per retail transaction (rather than 9% per retail transaction sourced to that jurisdiction).

50 ILCS 750 and 753 ..... Effective Date November 17, 2023

House Bill 1358 ..... [Public Act 103-563](#)

Amends the Emergency Telephone System Act. Provides that a municipality with a population over 500,000 shall provide Next Generation 9-1-1 service by January 1, 2026 (rather than July 1, 2024).

50 ILCS 750/3 ..... Effective Date November 17, 2023

House Bill 1364 ..... [Public Act 103-0105](#)

Amends the Community Emergency Services and Support Act. Changes "responder" to "mobile mental health relief provider" throughout the Act. Provides that the Department of Human Services, Division of Mental Health's guidance for 9-1-1 PSAPs and emergency services dispatched through 9-1-1 PSAPs for coordinating the response to individuals who appear to be in a mental or behavioral health emergency while engaging in conduct alleged to constitute a non-violent misdemeanor shall promote diversion from further criminal justice involvement, including prioritization of referrals to a pre-arrest or pre-booking case management unit in any areas served by pre-arrest or pre-booking case management. Requires the Statewide Advisory Committee to continue to meet until the Act has been fully implemented and mobile mental health relief providers are available in all parts of Illinois and allows the Division of Mental Health to reconvene the Statewide Advisory Committee at its discretion after full implementation of the Act. Provides that, if no person is willing or available to fill a member's seat for one of the required areas of representation on a Regional Advisory Committee, the Secretary of Human Services shall adopt procedures to ensure that a missing area of representation is filled once a person becomes willing and available to fill that seat. Requires the Division of Mental Health to establish a clear plan and regular courses of action to engage, recruit, and sustain areas of established participation. Requires each Regional Advisory Committee to identify regional resources and supports for use by the mobile mental health relief providers as they respond to the requests for services. Provides that each 9-1-1 PSAP and emergency service dispatched through a 9-1-1 PSAP must begin coordinating its activities with the mobile mental and behavioral health services established by the Division of Mental Health once specified conditions are met, but not later than July 1, 2024 (rather than July 1, 2023). Requires the Division of Mental Health to submit a report to the General Assembly on or before July 1, 2023, and on a quarterly basis thereafter on its progress in implementing the Act. Makes other changes.

50 ILCS 754 ..... Effective Date June 27, 2023

# **CHAPTER 55**

## **COUNTIES**

House Bill 3751 ..... [Public Act 103-0357](#)  
Amends the Illinois Municipal Code and Counties Code. An individual who is not a citizen but is legally authorized to work in the United States under federal law or is an individual against whom immigration action has been deferred by the U.S. Citizenship and Immigration Services under the federal Deferred Action for Childhood Arrivals (DACA) process is authorized to apply for the position of police officer, subject to (i) all requirements and limitations, other than citizenship, to which other applicants are subject and (ii) the individual being authorized under federal law to obtain, carry, or purchase or otherwise possess a firearm.  
55 ILCS 5/3-6033, 3-7008, 65 ILCS 5/10-1-7, and 10-2.1-6..... Effective Date January 1, 2024

Senate Bill 1997 ..... [Public Act 103-0246](#)  
Amends the Counties Code. Provides that a county with a population of less than 1,000,000 may establish minimum requirements for new building design and construction to lessen the risks caused by new building design and construction to wildlife and sensitive habitats.  
55 ILCS 5/5-1064.5 (NEW)..... Effective Date June 30, 2023

# **CHAPTER 70**

## **SPECIAL DISTRICTS**

Senate Bill 1840 ..... [Public Act 103-0235](#)  
Amends the Park District Code. Provides that a park district may levy and collect annually a tax for maintaining a police system, for implementing and maintaining public safety and security measures, or both (currently, only for maintaining a police system) within the parks, playgrounds, and other facilities maintained by the district. Defines "public safety and security measures." Makes conforming changes.  
70 ILCS 1205/5-9 ..... Effective Date June 30, 2023

# **CHAPTER 105**

# **SCHOOL CODE**

House Bill 2156 ..... [Public Act 103-0143](#)

Amends the School Boards and the Chicago School District Articles of the School Code. In provisions concerning identification cards, and suicide prevention information, removes the option to have a local suicide prevention hotline number on the card. Repeals certain provisions concerning student identification cards.

105 ILCS 5/10-20.81 and 105 ILCS 5/34-18.75 ..... Effective Date July 1, 2023

Senate Bill 2223 ..... [Public Act 103-0399](#)

Amends the School Code. Provides that by July 1, 2024, the State Board of Education and the Department of Human Services shall work in consultation with relevant stakeholders, including the Illinois Opioid Crisis Response Advisory Council, to develop and update substance use prevention and recovery resource materials for public elementary and secondary schools (instead of requiring the State Board and Department to develop and establish a heroin and opioid drug prevention program that offers educational materials and instruction on heroin and opioid abuse to all school districts in the State for use at their respective public elementary and secondary schools). Provides that a Substance Use Prevention and Recovery Instruction Resource Guide shall be made available on the State Board of Education's Internet website and shall be sent via electronic mail to all regional offices of education and school districts in this State. Sets forth provisions concerning the Resource Guide. Provides that, subject to appropriation, the Department shall reimburse a grantee for any costs associated with facilitating a heroin and opioid overdose prevention instructional program for school districts seeking to provide instruction under this type of program (instead of reimburse a school district that decides to participate in the program for any costs it incurs in connection with its participation in the program). Makes other changes.

105 ILCS 5/22-81 ..... Effective Date July 28, 2023

House Bill 3924 ..... [Public Act 103-0365](#)

Amends the School Code and the Critical Health Problems and Comprehensive Health Education Act. Beginning with the 2024-2025 school year, provides that in every State-required health course for grades 9 through 12, a school district shall provide instruction, study, and discussion on the dangers of fentanyl. Sets forth requirements for the instruction, study, and discussion, and requires students to be assessed on the instruction.

105 ILCS 5/27-13.2 and 105 ILCS 110/3 ..... Effective Date January 1, 2024

House Bill 2412 ..... [Public Act 103-0034](#)  
Amends the School Code. Provides that, upon receipt of any written, electronic, or verbal report from any school personnel regarding a verified incident involving a firearm in a school or on school owned or leased property, including any conveyance owned, leased, or used by the school for the transport of students or school personnel, the local law enforcement authorities shall report all such firearm-related incidents occurring in a school or on school property to the Illinois State Police (rather than the superintendent or his or her designee reporting to the Illinois State Police) in a form, manner, and frequency as prescribed by the Illinois State Police.  
105 ILCS 5/10-27.1A..... Effective Date June 1, 2023

House Bill 3425 ..... [Public Act 103-0047](#)  
Amends the Courses of Study Article of the School Code. In provisions relating to bullying prevention and the definition of "policy on bullying", provides that bullying shall also include bullying based off of physical appearance, socioeconomic status, academic status, pregnancy, parenting status, and homelessness. Requires a policy to be based on the State Board of Education's template for a model bullying preventing policy which includes the criteria set forth in the definition of "policy on bullying". Provides that schools shall develop the bullying prevention policy for the school based on the model provided by the State Board of Education. Provides that school districts, charter schools, and non-public, non-sectarian elementary and secondary schools must submit data in an annual report due to the State Board of Education no later than August 15 of each year starting with the 2024-2025 school year. Provides that reporting is required through the 2030-2031 school year. Provides that the State Board of Education shall adopt rules regarding the submission of data that includes but is not limited to: (i) a record of each verified allegation of bullying and action taken; and (ii) whether the instance of bullying was based on certain actual or perceived characteristics and, if so, lists the relevant characteristics. Provides that the State Board of Education's rules for the submission of data shall be consistent with federal and State laws and rules governing student privacy rights, including, but not limited to, the federal Family Educational Rights and Privacy Act of 1974 and the Illinois School Student Records Act. Removes provisions concerning recommendations for out-of-school suspensions, expulsions, or referrals to law enforcement. Provides that the State Board of Education shall post on its Internet website a template for a model bullying prevention by January 1, 2024. Makes other changes. Amends the State Finance Act to make a conforming change. Makes other changes.  
105 ILCS 5/27-23.7 and 30 ILCS 105/5.990 (NEW) ..... Effective Date June 9, 2023

House Bill 3559 ..... [Public Act 103-0194](#)  
Amends the School Safety Drill Act. Provides that a school building's emergency and crisis response plan, protocol, and procedures shall include a plan for local law enforcement to rapidly enter a school building in the event of an emergency.  
105 ILCS 128/50 ..... Effective Date January 1, 2024

# **CHAPTER 215**

## **INSURANCE**

House Bill 1049 ..... [Public Act 103-0011](#)

Amends the Illinois Insurance Code. Provides that with respect to homeowner's insurance policies and renter's insurance policies issued, renewed, modified, altered, or amended on or after the effective date of the amendatory Act, no insurer shall refuse to issue or renew, cancel, charge or impose an increased premium or rate for a policy or contract, or exclude, limit, restrict, or reduce coverage under a policy or contract based solely upon harboring or owning any dog of a specific breed or mixture of breeds. Provides that an insurer may cancel or refuse to issue or renew any homeowner's or renter's insurance policy or impose a reasonably increased premium for such policy based on the determination of an individual dog as a dangerous or vicious dog under the Animal Control Act. Repeals provisions concerning claim information for a dog-related incident.

215 ILCS 5/143.10e (NEW) ..... Effective Date June 9, 2023, and December 9, 2023

Senate Bill 101 ..... [Public Act 103-0059](#)

Amends the Illinois Insurance Code. Provides that no group or individual policy of accident and health insurance or managed care plan shall deny or delay coverage for medically necessary treatment because the insured, enrollee, or beneficiary previously received any treatment, including the same or similar treatment, for pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections or pediatric acute onset neuropsychiatric syndrome, or because the insured, enrollee, or beneficiary has been diagnosed with or receives treatment for an otherwise diagnosed condition. Provides that coverage of pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections and pediatric acute onset neuropsychiatric syndrome shall adhere to the treatment recommendations developed by a medical professional consortium convened for the purposes of researching, identifying, and publishing best practice standards for diagnosis and treatment of such disorders or syndrome that are accessible for medical professionals and are based on evidence of positive patient outcomes. Provides that coverage for any form of medically necessary treatment shall not be limited over a lifetime of an insured, enrollee, or beneficiary, unless the patient is no longer benefiting from the treatment, or by policy period. Provides that nothing in the provisions prevents insurers from requesting treatment notes and anticipated duration of treatment and outcomes.

215 ILCS 5/356z.25 ..... Effective Date June 9, 2023

House Bill 1364 ..... [Public Act 103-0105](#)

Amends the Illinois Insurance Code. Provides that an insurer that amends, delivers, issues, or renews a group or individual policy of accident and health insurance or a qualified health plan

offered through the health insurance marketplace in the State providing coverage for hospital or medical treatment and for the treatment of mental, emotional, nervous, or substance use disorders or conditions shall submit an annual report, the format and definitions for which will be determined (rather than developed) by the Department of Insurance and the Department of Healthcare and Family Services (rather than a workgroup) and posted on their respective websites, starting on September 1, 2023 and annually thereafter, (rather than on or before July 1, 2020) that contains specified information.

215 ILCS 5/370c.1..... Effective Date June 27, 2023

# **CHAPTER 235**

## **LIQUOR**

Senate Bill 89..... [Public Act 103-0004](#)

Amends the Liquor Control Act of 1934. Extends the date through which a provision concerning the delivery and carry out of mixed drinks is permitted from January 3, 2024, to August 1, 2028.

235 ILCS 5/6-28.8 ..... Effective Date May 31, 2023

House Bill 1557 ..... [Public Act 103-0020](#)

Amends the Casualty Insurance, Fidelity Bonds, and Surety Contracts Article of the Illinois Insurance Code. Provides that an insurer that is licensed and authorized to do business in the State of Illinois shall consider an applicant's or insured's compliance with the amendatory Act when providing commercial liability insurance to a music venue. Amends the Liquor Control Act of 1934. Provides that if a licensee operates as a music venue, the licensee shall ensure that, during its hours of operation as a music venue, it or the music venue operator has opioid antagonists available at the premises and that there is a staff member on the premises who has been sufficiently trained on how to properly administer an opioid antagonist. Provides that a licensee or music venue operator and a person who is sufficiently trained and in good faith administers or provides an opioid antagonist in accordance with the provisions, shall not, as a result of the person's acts or omissions, except willful or wanton misconduct on the part of the person, in administering or providing the opioid antagonist, be liable for civil damages. Defines "music venue".

235 ILCS 5/6-39 (NEW) and 215 ILCS 5/388h (NEW) ..... Effective Date June 1, 2024

# **CHAPTER 320**

## **AGING**

House Bill 2858 ..... [Public Act 103-0329](#)

Amends the Illinois Act on the Aging. In provisions concerning the Long Term Care Ombudsman Program, expands the definition of "access" to mean the right to inspect and copy (rather than inspect) the clinical and other records of a participant or resident, regardless of age, with the express written consent of the participant or resident. In provisions concerning access and visitation rights, provides that a long term care facility, supportive living facility, assisted living establishment, and shared housing establishment must permit representatives of the Office of State Long Term Care Ombudsman, with the permission of the resident or other specified persons, to examine and copy the resident's clinical and other records. Amends the Adult Protective Services Act. Excludes from the definition of "mandated reporter" the State Long Term Care Ombudsman and the Ombudsman's representatives or volunteers when such persons are prohibited from making a report under a federal regulation. Provides that any person may report information about the suspicious death of an eligible adult to an agency designated to receive such reports or to the Department on Aging. Provides that if a mandated reporter has reason to believe that the death of an eligible adult is the result of abuse or neglect, the matter shall be reported to the agency designated to receive such reports or to the Department for subsequent referral to the appropriate law enforcement agency and coroner or medical examiner. Prohibits employers from discriminating against any employee who makes a good faith oral or written report concerning information about the suspicious death of an eligible adult. Contains provisions concerning the required testimony of a mandated reporter at an administrative hearing concerning the suspicious death of an eligible adult; the referral of evidence to the appropriate law enforcement agency; access to records concerning reports of suspicious deaths due to abuse, neglect, or financial exploitation; and other matters. Makes changes to the definitions of "abuse", "abuser", and "mandated reporter". Defines "insurance advisor".

320 ILCS 20 and 20 ILCS 105/4.04 ..... Effective Date January 1, 2024

# **CHAPTER 325**

## **CHILDREN**

House Bill 2412 ..... [Public Act 103-0034](#)  
Amends the Intergovernmental Missing Child Recovery Act of 1984. Provides that the Illinois State Police's quality control program shall assess (rather than monitor) the timeliness of entries of missing children reports into LEADS and conduct performance audits of all entering agencies.  
325 ILCS 40/6 ..... Effective Date June 1, 2023

# **CHAPTER 405**

## **MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES**

House Bill 1364 ..... [Public Act 103-0105](#)  
Creates the 9-8-8 Suicide and Crisis Lifeline Workgroup Act. Provides that the 9-8-8 Suicide and Crisis Lifeline Task Force shall be composed of 12 appointed members and the State's Chief Behavioral Health Officer, or the Officer's representative. Provides that the 2 Task Force co-chairs shall appoint experts to contribute and participate in the Task Force as nonvoting members. Provides for meetings of the Task Force and responsibilities relating to examination of the first year of implementation and use of the 9-8-8 Suicide and Crisis Lifeline in Illinois. Requires the development of an action plan with specified recommendations to be filed with the Governor and General Assembly by December 31, 2023. Includes legislative findings. Provides that the Department of Human Services, Division of Mental Health, shall convene a working group that includes members of the General Assembly, representatives of State agencies, the State's Chief Behavioral Health Officer, the Director of the Children's Behavioral Health Transformation Initiative, service providers from the regional and statewide 9-8-8 call centers, representatives of organizations that represent people with mental health conditions or substance use disorders and that operate an Illinois social services helpline or crisis line other than 9-8-8, including veterans' crisis services, more than one individual with personal or family lived experience of a mental health condition or substance use disorder, experts in research and operational evaluation, and any other person or persons as determined by the Department of Human Services, Division of Mental Health. Requires the Department of Human Services,

Division of Mental Health, to submit a report to the General Assembly regarding the Workgroup's findings related to the 9-8-8 call system. Modifies the Workgroup's responsibilities, including removing requirements to review the recommendations and decisions of previous State-led workgroups on transforming the mental health crisis response system and that the action plan must include a plan to sustainably fund a statewide 9-8-8 call center network in fiscal year 2025 and beyond.

405 ILCS 150..... Effective Date June 27, 2023

House Bill 3230 ..... [Public Act 103-0337](#)

Creates the Strengthening and Transforming Behavioral Health Crisis Care in Illinois Act. Subject to appropriation the requirement that the Department of Human Services use an independent third-party expert to conduct a cost analysis on developing and maintaining a statewide initiative for the coordination and delivery of the continuum of behavioral health crisis response services in the State. Provides that the cost analysis shall include costs that are or can be reasonably attributed to: (i) staffing and technological infrastructure enhancements necessary to achieve operational and clinical standards and best practices set forth by the 9-8-8 Suicide and Crisis Lifeline (rather than costs that are or can be reasonably attributed to ensuring the efficient and effective routing of calls made to the 9-8-8 suicide prevention and behavioral health crisis hotline to the designated hotline center and community behavioral health centers); (ii) the need to develop staffing that is consistent with federal guidelines for (rather than staffing that is adequate for expedient) mobile crisis response times, based on call volume and the geography served; and (iii) the provision of call, text, and chat response; mobile crisis response; and follow-up and crisis stabilization services that are in response to the 9-8-8 Suicide and Crisis Lifeline. Removes all references to "Program 590" with "the Division of Mental Health's Crisis Care Continuum Program". Makes other technical changes.

405 ILCS 160/ (NEW ACT)..... Effective Date June 28, 2023

# ***CHAPTER 410***

# ***PUBLIC HEALTH***

House Bill 1540 ..... [Public Act 103-0272](#)

Amends the Smoke Free Illinois Act. Provides that a retail tobacco store that derives at least 80% of its gross revenue from the sale of electronic cigarettes and electronic cigarette equipment and accessories in operation before the effective date of the amendatory Act qualifies for a specified exemption for electronic cigarettes only. Provides that a retail tobacco store claiming an exemption for electronic cigarettes shall annually file with the Department of Public Health by January 31 an affidavit stating the percentage of its gross income during the prior calendar year that was derived from the sale of electronic cigarettes. Includes a workplace

that manufactures, imports, or distributes electronic cigarettes in the definition of "retail tobacco store". Includes the use of an electronic cigarette in the definition of "smoke". Defines "electronic cigarette."

410 ILCS 82/35 ..... Effective Date January 1, 2024

House Bill 3203 ..... [Public Act 103-0336](#)

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

410 ILCS 710/15 (NEW) and 720 ILCS 600/2..... Effective Date January 1, 2024

# ***CHAPTER 510***

# ***ANIMALS***

Senate Bill 1499 ..... [Public Act 103-0490](#)

Amends the Humane Care for Animals Act. Adds specified offenses of the Humane Care for Animals Act for which law enforcement making an arrest may take possession of a companion animal. Adds specified offenses of the Act for which a court may order the forfeiture of an animal. Provides that upon a violation (rather than conviction) of specified offenses, the court may order the person in violation to forfeit the animal or animals that are the basis of the violation. Provides that the animal forfeiture provisions apply to a person who received an entry of an order for supervision for various violations of the Humane Care for Animals Act. Adds various other offenses under the Humane Care for Animals Act for which forfeiture of the animals is a consequence of violating those provisions. Provides that a person who violates such a prohibition is subject to immediate forfeiture of any animal and subject to imprisonment for not more than 90 days, a fine of not more than \$2,500, or both.

510 ILCS 70/3.04 .....Effective Date August 4, 2023

# **CHAPTER 515**

## **FISH**

House Bill 3677 ..... [Public Act 103-0456](#)

Amends the Fish and Aquatic Life Code. Provides that the Department of Natural Resources shall by administrative rule provide for the automatic renewal of a fishing license upon the request of the applicant. Provides that, except as otherwise provided in the Code, for sport fishing devices or spearing devices, residents of the State may obtain a 3-year fishing license. Provides that the fee for a 3-year fishing license is 3 times the annual fee. Provides that for residents age 65 or older, the fee is one half of the fee charged for a 3-year fishing license. Provides that for resident veterans of the United States Armed Forces after returning from service abroad or mobilization by the President of the United States, the fee is one-half of the fee charged for a 3-year fishing license. Provides that veterans must provide to the Department, per administrative rule, verification of their service. Provides that the Department shall establish what constitutes suitable verification of service for the purpose of issuing 3-year fishing licenses to resident veterans at a reduced fee. Provides that any person whose license, stamps, permits, or any other privilege issued by the Department of Natural Resources has been suspended or revoked shall immediately return proof of such privileges to the Department. Provides that the Department, or any law enforcement entity, is authorized to take possession of any proof of privileges. Provides that any person failing to comply with this provision by possessing a suspended or revoked license, stamp, or permit issued by the Department after having received written notice from the Department or any other State agency or department of such suspension or revocation is guilty of a Class A misdemeanor.

515 ILCS 5/20-45, 20-105..... Effective Date January 1, 2024

House Bill 2317 ..... [Public Act 103-0528](#)

Amends the Fish and Aquatic Life Code. Provides that except as otherwise provided in the Code, for sport fishing devices or spearing devices, any resident of Illinois who is 26 years of age or older who has not purchased a resident fishing license in the past 10 years shall be eligible to receive a one-time annual resident fishing license for a fee of \$5. Provides that any nonresident who has not purchased a nonresident fishing license in the past 10 years shall be eligible to receive a one-time annual sport fishing license for a fee of \$10.

515 ILCS 5/20-56 (NEW)..... Effective Date January 1, 2024

# **CHAPTER 520**

## **WILDLIFE**

House Bill 1629 ..... [Public Act 103-0023](#)  
Amends the Wildlife Code. Provides that the Eurasian Collared Dove and Ringed Turtle-Dove are excluded from the list of wildlife protected by the Act. Provides that the Virginia Rail, Sora Rail, Wilson's Snipe, Woodcock, Mourning Dove, and White-winged Dove are classified as migratory game birds for purposes of the Code.  
520 ILCS 5/2.2 ..... Effective Date January 1, 2024

House Bill 2461 ..... [Public Act 103-0037](#)  
Amends the Wildlife Code. Provides that it is unlawful for any person to act as a nuisance wildlife control operator for fee or compensation without a permit unless such trapping is in compliance with certain provisions of the Code. Provides that subject to federal regulations and the Illinois Endangered Species Act, the Department may grant the authority to control species protected by this Code pursuant to the issuance of a Nuisance Wildlife Control Permit to: (1) any person who is providing such service for a fee or compensation; (2) a governmental body; and (3) a nonprofit or other charitable organization. Provides that any person who operates without a permit is guilty of a Class A misdemeanor and subject to a fine of not less than \$500. Provides that any other violation of those provisions, including administrative rules, is a Class B misdemeanor. Provides that any person found guilty of violating those provisions is subject to an additional civil penalty of up to \$1,500. Provides that the civil penalties remitted to the Department of Natural Resources are allocated as follows: (1) 60% to the Conservation Police Operations Assistance Fund; and (2) 40% to the Illinois Habitat Fund. Makes other technical changes.  
520 ILCS 5/2.33, 2.36, 2.37, and 3.5 ..... Effective Date June 9, 2023

Senate Bill 1745 ..... [Public Act 103-0225](#)  
Amends the Wildlife Code. Repeals provisions authorizing, under certain conditions, drainage districts to control beaver populations. Provides a drainage district or road district or the designee of a drainage district or road district shall be exempt from the requirement to obtain a permit to control nuisance muskrats or beavers if all applicable provisions for licenses are complied with and any trap types and sizes used are in compliance with this Act, including marking or identification. The designee of a drainage district or road district must have a signed and dated written authorization from the drainage district or road district in possession at all times when conducting activities under this Section. This exemption from obtaining a permit shall be valid only upon property owned, leased, or controlled by the drainage district or road district. For the purposes of this Section, "road district" includes a township road district.  
520 ILCS 5/2.37 ..... Effective Date June 30, 2023

House Bill 3677 ..... [Public Act 103-0456](#)

Amends the Wildlife Code. Provides that residents of the State may obtain a 3-year hunting license to hunt all species for 3 times the annual fee. Provides that for residents age 65 or older and resident veterans of the United States Armed Forces after returning from service abroad or mobilization by the President of the United States, the fee is one-half of the fee charged for a 3-year hunting license to hunt all species for a resident of this State. Provides that veterans must provide to the Department, per administrative rule, verification of their service. Provides that the Department shall establish what constitutes suitable verification of service for the purpose of issuing resident veterans 3-year hunting licenses at a reduced fee. Provides that any person whose license, stamps, permits, or any other privilege issued by the Department has been suspended or revoked shall immediately return proof of such privileges to the Department. Provides that the Department, or any law enforcement entity, is authorized to take possession of any proof of privileges. Provides that any person failing to comply with this provision by possessing a suspended or revoked license, stamp, or permit issued by the Department after having received written notice from the Department or any other State agency or department of such suspension or revocation is guilty of a Class A misdemeanor. Further amends the Wildlife Code. Provides that residents of the State may obtain a 3-year trapping license. Provides that the fee for a 3-year trapping license for a resident of the State shall be 3 times the annual fee for a one-year trapping license. Provides that 3-year trapping licenses shall expire on March 31 of the second year after the year in which the trapping license is issued.

520 ILCS 5/3.2, and 3.36 ..... Effective Date January 1, 2024

Senate Bill 1883 ..... [Public Act 103-0239](#)

Creates the Wild Animal Public Safety Act. Provides that notwithstanding any other provision of law to the contrary, it is unlawful for any person to allow any member of the public to come into direct contact with a bear or nonhuman primate. Defines "direct contact" as the physical contact or proximity where physical contact is possible, including, but not limited to, any proximity without a permanent physical barrier or sufficient vertical height designed to prevent physical contact between the public and the bear or nonhuman primate. Provides that a violation is a Class B misdemeanor. Provides exceptions. Provides that any law enforcement officer or peace officer employed by the State or by any county or municipality within the State may enforce the provisions of this Act. Provides that the Attorney General, or a State's Attorney of the county in which a violation of the Act occurred, may bring an action in the name of the People of the State of Illinois to enforce the provisions of the Act, and may bring an action for an injunction to restrain any actual or threatened violation. Contains a severability provision.

520 ILCS 35/ (NEW ACT)..... Effective Date January 1, 2024

# **CHAPTER 605**

## **ROADS & BRIDGES**

Senate Bill 1653 ..... [Public Act 103-0099](#)

Amends the Illinois Highway Code. The Department of Transportation shall establish a pilot program to erect early warning devices on or near bridges or viaducts. Early warning devices may include LiDAR, radar, visual signals, or additional signage. The Department may work with interested stakeholders to identify bridges and viaducts for the erection of early warning devices on roads outside of the Department's jurisdiction. The Department may work with the University of Illinois on the pilot program. The pilot program shall include, but shall not be limited to, evaluating the effectiveness of early warning devices, developing design specifications, and projecting estimated costs. The Department or local authority responsible for maintaining an early warning device may impose a fine on a motorist who damages an early warning device. The fine shall not exceed \$1,000.

605 ILCS 5/4-225 (NEW)..... Effective Date January 1, 2024

Senate Bill 0895 ..... [Public Act 103-0373](#)

Amends the Illinois Highway Code. Provides that a county shall not construct, reconstruct, improve, widen, relocate, repair, alter, or maintain a highway, road, street, alley, bridge, culvert, drainage structure, sidewalk, bicycle path, parking lot, driveway, or any other transportation-related facility that is outside of its county's boundaries unless such construction, reconstruction, improvement, widening, relocation, repair, alteration, or maintenance is part of the county highway system, is jointly performed with another county through the sharing of road equipment pursuant to an intergovernmental agreement, or is provided as necessary relief services following the occurrence of a disaster. Provides that a road district shall not construct, reconstruct, improve, widen, relocate, repair, alter, or maintain a highway, road, street, alley, bridge, culvert, drainage structure, sidewalk, bike path, parking lot, driveway, or any other transportation-related facility that is outside of its county's boundaries unless such construction, reconstruction, improvement, widening, relocation, repair, alteration, or maintenance is part of the township and district road system, in an adjacent road district, is jointly performed with another road district through the sharing of road equipment pursuant to an intergovernmental agreement, or provided as necessary relief services following the occurrence of a disaster. Provides that a municipality shall not construct, reconstruct, improve, widen, relocate, repair, alter, or maintain a highway, road, street, alley, bridge, culvert, drainage structure, sidewalk, bike path, parking lot, driveway, or any other transportation-related facility that is outside of its county's boundaries unless such construction, reconstruction, improvement, widening, relocation, repair, alteration, or maintenance is part of the municipal street system (rather than within its corporate limits), in an adjacent

municipality, or provided as necessary relief services following the occurrence of a disaster. Provides that the term "maintain" or "maintenance" does not include mowing, gravel reclamation, snow removal or the application of salt, sand, or any other substance applied for the purpose of improving the safety of vehicular or pedestrian traffic in response to the presence or prediction of ice or snow.

605 ILCS 5/5-101.9, 6-107, and 7-101..... Effective Date January 1, 2024

Senate Bill 1212 ..... [Public Act 103-0082](#)

Amends the Roadside Memorial Act. Provides that a DUI memorial marker and a fatal crash memorial marker shall be maintained for at least 4 (rather than 2) years from the date the last person was memorialized on the marker.

605 ILCS 125/20 and 23.1 ..... Effective Date January 1, 2024

# ***CHAPTER 625***

# ***VEHICLE CODE***

House Bill 3406 ..... [Public Act 103-0190](#)

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

625 ILCS 5/1-105 and 1-162.3..... Effective Date January 1, 2024

House Bill 2464 ..... [Public Act 103-0158](#)

Amends the Illinois Vehicle Code. Provides that the provision requiring the driver of a vehicle approaching a traffic-control signal on which no signal light facing such vehicle is illuminated to stop before entering the intersection does not apply to the driver of a vehicle approaching a pedestrian hybrid beacon. Defines "pedestrian hybrid beacon" as a traffic-control device used to warn and control traffic, at locations that are otherwise without a traffic-control signal, to assist pedestrians in crossing a street or highway at a marked crosswalk.

625 ILCS 5/1-158.2 (NEW), and 11-305 ..... Effective Date January 1, 2024

Senate Bill 2028 ..... [Public Act 103-0249](#)

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall include, in the Illinois Rules of Road publication, information advising drivers on best practices related to stranded motorists. Provides that such information may include, but is not limited to, how to

safely pull the vehicle out of traffic, activating hazard lights, when to remain in a vehicle, how to safely exit a stranded vehicle, where to find a safe place outside the stranded vehicle, and emergency numbers to call for assistance.

625 ILCS 5/2-112 ..... Effective Date January 1, 2024

House Bill 3326 ..... [Public Act 103-0540](#)

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

625 ILCS 5/2-130 (NEW) and 5 ILCS 140/7..... Effective Date January 1, 2024

House Bill 3747 ..... [Public Act 103-0202](#)

Amends the Illinois Vehicle Code. Provides that the application for a certificate of title for a vehicle in this State must be made by the owner to the Secretary of State on the form prescribed and must contain the owner's Illinois residence or Illinois place of business, mailing address, email address, and a description of the vehicle (rather than the mailing address, email address, and a description of the vehicle). Defines "Illinois place of business."

625 ILCS 5/3-104 and 3-117.3..... Effective Date January 1, 2024

House Bill 3126 ..... [Public Act 103-0042](#)

Amends the Illinois Vehicle Code. Repeals language making certain provisions for reassignment by dealers applicable to salvage certificates.

625 ILCS 5/3-118 ..... Effective Date January 1, 2024

House Bill 3876 ..... [Public Act 103-0209](#)

Amends the Illinois Vehicle Code. Provides that a resident of this State who purchases a vehicle in another state and transports the vehicle to Illinois shall apply for registration and certificate of title as soon as practicable, but in no more than 45 days after the purchase of the vehicle. Provides that if an Illinois motorist who purchased a vehicle from an out-of-state licensed dealer is unable to meet the 45-day deadline due to a delay in paperwork from the seller, that motorist may obtain an Illinois temporary registration plate with: (i) proof of purchase; (ii) proof of meeting the Illinois driver's license or identification card requirement; and (iii) proof that Illinois title and registration fees have been paid. If fees have not been paid, provides that the

motorist may pay the fees in order to obtain the temporary registration plate. Provides Secretary of State may grant a temporary permit or placard to operate a vehicle for which application for registration and certificate of title has been made where such application is made by the holder of a valid Illinois driver's license or identification card, or equivalent documentation (rather than made by the holder of a valid Illinois driver's license), and accompanied by the proper fee, pending action upon the application by the Secretary of State. Provides that If the person making the application is primarily a resident of a state other than the State of Illinois, that person shall provide a valid driver's license or identification card, or equivalent documentation, of that primary state of residence, accompanied by the proper fee, and one or more of the following: (i) proof of ownership or lease agreement for a residence in Illinois; (ii) proof of enrollment in an Illinois college, university, or other institution of higher education; or (iii) proof of active duty military status.

625 ILCS 5/3-402 and 3-407 ..... Effective Date January 1, 2024

House Bill 3578 ..... [Public Act 103-0195](#)

Amends the Illinois Vehicle Code. Provides that if members of the General Assembly request, the Secretary of State shall issue 2 (rather than identical) sets of registration plates for use on 2 different motor vehicles. Provides that a member who has a disability may request one set of specialized plates that display the International Symbol of Access. Provides that the set of specialized plates that displays the International Symbol of Access shall only be issued along with the assignment of a corresponding disability placard that must be displayed in the vehicle. Provides that the surviving spouse of the member shall not be entitled to retain the specialized plates.

625 ILCS 5/3-606, 3-606.1, and 3-610.1 ..... Effective Date January 1, 2024

House Bill 42 ..... [Public Act 103-0112](#)

Amends the Illinois Vehicle Code to allow for the issuance of decals by the Department of Public Health for autism awareness license plate decals. Provides for the original and renewal fees and fee distribution for Universal special license plates with autism awareness decals issued by the Department.

625 ILCS 5/3-699.14 ..... Effective Date January 1, 2024

House Bill 3436 ..... [Public Act 103-0349](#)

Amends the Illinois Vehicle Code. Allows the issuance of the IBEW Thank a Line Worker license plate decal. Provides that \$15 of each original issuance and \$2 of each renewal shall be deposited into the Secretary of State Special License Plate Fund.

625 ILCS 5/3-699.14 ..... Effective Date January 1, 2024

House Bill 2584 ..... [Public Act 103-0163](#)

Amends the Illinois Vehicle Code. Allows the issuance of Lyme disease research decals by the Department of Natural Resources. Provides that \$10 of each original issuance and \$23 of each renewal shall be deposited into the Tick Research, Education, and Evaluation Fund, and that \$15 of each original issuance and \$2 of each renewal shall be deposited into the Secretary of

State Special License Plate Fund. Provides that money in the Tick Research, Education, and Evaluation Fund shall be paid as grants to the Illinois Lyme Association. Makes a corresponding change in the State Finance Act.

625 ILCS 5/3-699.14 and 30 ILCS 105/5.990 (NEW) ..... Effective Date January 1, 2024

House Bill 1581 ..... [Public Act 103-0130](#)

Amends the Illinois Vehicle Code. Allows the Secretary of State to issue special registration plates designated as United States Submarine Veterans plates to each resident of this State who served in the United States Navy as a submariner.

625 ILCS 5/3-699.22 (NEW)..... Effective Date January 1, 2024

House Bill 1865 ..... [Public Act 103-0135](#)

Amends the Illinois Vehicle Code. Provides that beginning with the 2025 registration year, vehicles owned or operated by or for a private or public university police department or a private or public college police department, except for motor driven cycles or all-terrain vehicles, may have permanent registration plates for a one time fee of \$8.

625 ILCS 5/3-808.1 ..... Effective Date January 1, 2024

House Bill 2245 ..... [Public Act 103-0300](#)

Amends the Illinois Vehicle Code. Provides that in a county having a population of 3,000,000 or more, the county sheriff shall establish with other law enforcement agencies a vehicle theft hotline to facilitate the location of stolen vehicles via their installed existing global positioning systems, collaborate with vehicle manufacturers and dealers to provide information and assistance to law enforcement officers in the investigation of vehicle theft, and ensure that consumers are provided with information concerning the hotline and any new or used vehicle manufactured with a global positioning system by publishing the information in a conspicuous location on the county sheriff's website. Provides that a manufacturer or its vehicle location vendor shall relay vehicle location information to the best of their technical capabilities when: the 9-1-1 call center or designated dispatch center or responding law enforcement official provides adequate verification of their identity as a law enforcement officer and the identity of the responding law enforcement official to the manufacturer or the vehicle location vendor; and the responding law enforcement officials certifies to the manufacturer or the vehicle location vendor that the situation involves a clear and present danger of death or great bodily harm to persons resulting from a vehicular hijacking or kidnapping incident. Provides that a vehicle manufacturer or a subsidiary, vendor, employee, officer, director, representative, or contractor of the vehicle manufacturer shall not be liable and no cause of action shall arise under the laws of the State for providing, or in good faith attempting to provide, information or assistance to a law enforcement agency, 9-1-1 call center, or designated dispatch center pursuant to the mechanisms and processes established under the Code. Amends the Freedom From Location Surveillance Act. Provides that a law enforcement agency is not prohibited from seeking to obtain local information in an emergency situation involving a vehicular hijacking.

625 ILCS 5/4-110, 4-111, and 725 ILCS 168/15..... Effective Date January 1, 2024

Senate Bill 1896 ..... [Public Act 103-0392](#)  
Amends Illinois Vehicle Code. Provides that an Illinois licensed new or used motor vehicle dealer is authorized to conduct sales activities, including the collection of electronic signatures, via the Internet and deliver vehicles to a customer at the customer's residence or other suitable location, if the sale, lease, or delivery is requested by the customer. Provides that any documents that State or federal law require to be signed in person may be signed at the time of delivery without constituting an off-site sale that is subject to the permit requirements for off-site sales.  
625 ILCS 5/5-102.1 ..... Effective Date January 1, 2024

House Bill 2582 ..... [Public Act 103-0162](#)  
Amends Illinois Vehicle Code. Removes the testing requirement for motorcycle operators who are under the age of 18.  
625 ILCS 5/6-103 ..... Effective Date January 1, 2024

House Bill 2091 ..... [Public Act 103-0140](#)  
Amends the Secretary of State Act. Provides that, upon completion of the required study of age-related issues, the Secretary of State may adopt administrative rules to raise (instead of raise or lower) the age requirement for actual demonstrations of an applicant's ability to exercise ordinary and reasonable control of the operation of a motor vehicle. Amends the Illinois Vehicle Code to make conforming changes.  
625 ILCS 5/6-109 and 15 ILCS 305/37 ..... Effective Date June 30, 2023

House Bill 1497 ..... [Public Act 103-0520](#)  
Amends the Automobile Renting Occupation and Use Tax Act. Amends various definitions to exempt car-sharing from the tax imposed under the Act if tax due on the automobile under the Retailers' Occupation Tax Act or Use Tax Act was paid upon the purchase of the automobile or when the automobile was brought into Illinois. Provides that the taxes imposed under the Act do not apply to any amounts paid or received for peer-to-peer car sharing, as defined in the Car-Sharing Program Act, or the privilege of sharing a shared vehicle through a car-sharing program, as defined in the Car-Sharing Program Act, if the shared vehicle owner paid applicable taxes upon the purchase of the automobile. Defines "applicable taxes". Further amends the Illinois Vehicle Code. Provides that a person who rents a motor vehicle to another may hold the renter liable for physical or mechanical damage to the rented motor vehicle that occurs during the time the motor vehicle is under the rental agreement. Creates limits on liability due to theft based on the MSRP of the stolen vehicle. Provides that, beginning on the effective date and for 6 months after, a person who rents a motor vehicle to another shall provide notice to the renter of the motor vehicle of the changes reflected in the amendatory Act. Requires the notice to be posted in a conspicuous and unobscured place that is separate and apart from any other information.  
625 ILCS 5/6-305.2, 35 ILCS 155/2, and 6 ..... Effective Date August 11, 2023, and January 1, 2024

House Bill 3149 ..... [Public Act 103-0179](#)  
Amends the Illinois Vehicle Code. Defines "drug and alcohol clearinghouse" as a database system established by the Federal Motor Carrier Safety Administration that permits the access and retrieval of a drug and alcohol testing violation or violations precluding an applicant or employee from occupying safety-sensitive positions involving the operation of a commercial motor vehicle. Provides that, no later than November 18, 2024, the Secretary shall request information from the drug and alcohol clearinghouse for all applicants applying for an initial, renewal, transfer, or upgraded commercial driver's license or commercial learner's permit, and enforce federal regulations pertaining to the clearinghouse. Provides that a commercial learner's permit is valid for 12 months (instead of 6 months with a 6-month renewal). Provides that certificates of insurance and notices of cancellation or termination of insurance shall be submitted to the Secretary of State electronically (instead of in written or electronic form). Sets forth additional requirements for certain vehicles when approaching or stopping at railroad grade crossings, railroad tracks or tracks at grades, or highway rail grade crossings.  
625 ILCS 5/6-508.5 ..... Effective Date June 30, 2023

House Bill 3903 ..... [Public Act 103-0364](#)  
Amends the Election Code. Prohibits any contractor that provides equipment and services for automated law enforcement, automated speed enforcement, or automated railroad grade crossing enforcement systems to municipalities or counties, as well as any political action committee created by such a contractor, from making a campaign contribution to any political committee established to promote the candidacy of a candidate or public official. Amends the Illinois Vehicle Code. Provides that an automated speed enforcement system or automated traffic law ordinance adopted by a municipality or county shall require that the determination to issue a citation be vested solely with the municipality or county and that such authority may not be delegated to any contractor retained by the municipality or county. Prohibits any officer or employee of a municipality or county from knowingly accepting employment or receiving compensation or fees for services from a contractor that provides automated law enforcement system equipment or services to municipalities or counties. Requires the statistical analyses of the safety impacts of automated traffic law enforcement systems and automated speed enforcement systems to be conducted every 2 years. Provides that, if a county or municipality changes the vendor it uses for its automated traffic law enforcement system or automated speed enforcement system and must, as a consequence, apply for a permit, approval, or other authorization from the Department of Transportation for reinstallation of one or more of the components of that system and if, at the time of the application, the new vendor operates such a system for any other county or municipality in the State, then the Department of Transportation shall approve or deny the county or municipality's application for the permit, approval, or other authorization within 90 days after its receipt. Provides that, if an automated traffic law enforcement system is removed or rendered inoperable due to construction, then the Department shall authorize the reinstallation or use of the automated traffic law enforcement system within 30 days after the construction is complete. Makes other changes.  
625 ILCS 5/11-208 (Numerous)..... Effective Date July 28, 2023

Senate Bill 1710 ..... [Public Act 103-0386](#)

Amends the Illinois Vehicle Code. Provides that "paved bicycle trails" includes trails accommodating bicycle traffic composed of aggregate, asphalt, bituminous treatment, concrete, crushed limestone, or any combination thereof. Provides that the authority having maintenance jurisdiction over publicly owned paved bicycle trails in the State shall erect permanent regulatory or warning signage alerting pedestrians or cyclists of highway (rather than vehicle) crossings. Establishes that if the authority having maintenance jurisdiction over publicly owned paved bicycle trails has actual knowledge of an emergency or safety hazard that creates a dangerous condition on a publicly owned paved bicycle trail, the authority shall take reasonable steps to erect temporary signage alerting pedestrians or cyclist of the dangerous condition (rather than damage to the trail, maintenance being performed on the trail, or other temporary hazards along the trail). Provides that the Department of Transportation with reference to State highways under its jurisdiction, and the local authority with reference to other highways under its jurisdiction, shall erect or install permanent signage or markings warning vehicular traffic in advance of bicycle trail crossings. Provides that the permanent signage erected or installed shall conform with the State manual and permanent advanced warning signage shall be located at least 150 feet in advance of the crossing. Provides that paved bicycle trail signage is not required on a rustic or primitive trail.

625 ILCS 5/11-315 (NEW)..... Effective Date January 1, 2024

Senate Bill 1251 ..... [Public Act 103-0484](#)

Amends the Illinois Vehicle Code. Provides that the operator of the ambulance or rescue vehicle shall have documented training in the operation of an ambulance or rescue vehicle prior to operating that vehicle. Provides that the driver of an ambulance or rescue vehicle may proceed past a red traffic control signal or stop sign if the ambulance or rescue vehicle is making use of both the audible and visual signals meeting the required, but only after slowing down as necessary for safe operation. Provides that the Act may be referred to as the Donald (DJ) Stallworth, III Act.

625 ILCS 5/11-1421 ..... Effective Date January 1, 2024

Senate Bill 0896 ..... [Public Act 103-0374](#)

Amends the Illinois Vehicle Code. Provides that auxiliary lighting on a motorcycle may not emit blue (rather than red or blue) lights. Provides that a motorcycle may be equipped with 2 forward facing electric turn signals mounted on or near the handlebar grip assembly, or on the front fork assembly, or front fender shroud. Requires that lamps shall be mounted on the same level and as widely spaced laterally as practicable, and when signaling, shall emit a white or amber light. Provides that a motorcycle may be equipped with 2 forward facing electric driving lights which display a steady-on white or amber light. Provides that the lights may be in addition to but not in lieu of the required lamps on motorcycles required under the Code. Provides that the driving lights may by the same lamp housing shall only be actuated to a flashing signal to comply with the requirements of other provisions under the Code. Provides that auxiliary accent lights that are authorized by the Code may emit red light only while the stop lamp on a motorcycle is illuminated and the motorcycle is in the course of braking.

625 ILCS 5/12-218 and 12-218.5 (NEW) ..... Effective Date January 1, 2024

House Bill 2389 ..... [Public Act 103-0032](#)  
Amends the Illinois Vehicle Code. Provides that no motor vehicle, or driver or passenger of a motor vehicle, shall be stopped or searched by any law enforcement officer solely on the basis of a violation or suspected violation of driving a motor vehicle with any objects placed or suspended between the driver and the front windshield which materially obstructs the driver's view.  
625 ILCS 5/12-503(c)..... Effective Date January 1, 2024

House Bill 2431 ..... [Public Act 103-0310](#)  
Amends the Illinois Vehicle Code. Provides that a person may not operate a motor vehicle on a roadway while using an electronic communication device, including using an electronic communication device to participate in any video conferencing application or to access any social media site. Excludes the exemptions that permit a driver to use an electronic communication device in hands-free or voice-operated mode or by pressing a single button to activate or terminate a voice communication when a person is using the electronic communication device to watch or stream video, participate in any video conferencing application, or access any social media site.  
625 ILCS 5/12-610.2 ..... Effective Date January 1, 2024

Senate Bill 2340 ..... [Public Act 103-0404](#)  
Amends the Illinois Vehicle Code. Requires that no later than July 1, 2024, a school bus may be equipped with an extended stop arm that partially obstructs the roadway if the school bus has a route that includes a bus stop which requires a school child to cross a roadway. Provides that a maximum of 2 extensions to the required stop arm may be installed on the driver's side of the school bus. Establishes that each extended stop arm must be equipped with additional flashing red lights. Provides that the side extension arm must be capable of extending up to 72 inches, measured from the side of the bus to the furthest part of the extension arm, and at a height not less than 36 inches from the ground. Provides that the rear extension arm must meet the same specification as the side extension arm, except that it may not extend more than 32 inches from the side of the school bus. Prohibits a driver of a motor vehicle from making contact with any portion of a stopped school bus or with a school child within 30 feet of the school bus, and a driver who violates such provision shall be subject to the current statutory 3-month suspension of driving privileges.  
625 ILCS 5/12-803 ..... Effective Date July 28, 2023

Senate Bill 0273 ..... [Public Act 103-0476](#)  
Amends the Illinois Vehicle Code. Provides that safety test shall be conducted in accordance with the Minimum Periodic Inspections Standards for all trucks, truck-tractors, trailers, semi-trailers, buses engaged in interstate commerce, and first division vehicles. Provides that upon payment of \$50 (rather than \$10) and the filing of an application by the proprietor of a company or municipality (rather than any vehicle service station or public or private garage) and the giving on a bond in the amount of \$10,000 (rather than \$1,000), the Department of Transportation shall issue a permit to the proprietor of such company or municipality. Provides

that the Department shall annually certify safety testers who have met its requirements. Makes corresponding changes.

625 ILCS 5/13-101, 103, 103.1, 103.3, 103.4 (NEW),  
104, 105.2 (NEW), 106, 107, 108, 109, and 110 ..... Effective Date January 1, 2024

Senate Bill 2278 ..... [Public Act 103-0258](#)

Amends the Illinois Vehicle Code. Provides that the State or any unit of local government shall not be required to design or construct a new non-designated highway to accommodate truck tractor-semitrailer combinations. Provides that each unit of local government shall (rather than may) report to the Department of Transportation, and the Department shall post on its official website, any limitations prohibiting the operation of vehicles imposed by ordinance or resolution in the unit of local government's non-designated highway system and any non-designated highway that is not designed and constructed after January 1, 2023, to the overall length dimension of vehicles permitted under the Code.

625 ILCS 5/15-107 and 15-116..... Effective Date January 1, 2024

House Bill 3707 ..... [Public Act 103-0199](#)

Amends the Illinois Vehicle Code. Provides that the Commission shall post a notice of the administrative citations issued to a safety relocater and the disposition of the administrative citation on its website.

625 ILCS 5/18d-185 (NEW)..... Effective Date January 1, 2024

# ***CHAPTER 705***

## ***COURTS***

House Bill 2624 ..... [Public Act 103-0166](#)

Creates the Court Record and Document Accessibility Act. All records and documents are presumed to be accessible by the court and the clerk of the court. A clerk of the court shall limit access to case information and documents that are not identified as public to the clerk of the court or limited supervisory staff through the use of access codes restricting access. Access to court records and documents remotely over the Internet shall be as authorized by the Illinois Supreme Court Remote Access Policy. Makes conforming changes in the Code of Criminal Procedure of 1963, the Privacy of Child Victims of Criminal Sexual Offenses Act, the Unified Code of Corrections, the Stalking No Contact Order Act, the Civil No Contact Order Act, the Mental Health and Developmental Disabilities Confidentiality Act, the Communicable Disease Report Act, the Illinois Domestic Violence Act of 1986, and the Probate Act of 1975.

705 ILCS 86..... Effective Date January 1, 2024

Senate Bill 89..... [Public Act 103-0004](#)  
Amends the Criminal and Traffic Assessment Act. Repeals the Act's repealer. Amends the Energy Efficient Building Act. Requires the Capital Development Board to consult with the Illinois Environmental Protection Agency to create and adopt the Illinois Stretch Energy Code. Extends various deadlines related to the Code. Amends the Public Building Commission Act. Extends the repeal date for various provisions in the Act from June 1, 2023, to July 1, 2025. Amends the University of Illinois Act. Extends the date by which the Government Finance Research Center at the University of Illinois at Chicago must issue specified water rate reports. Amends the Sports Wagering Act. Extends the date through which a provision concerning a licensee accepting a wager for a sports event involving an Illinois collegiate team is permitted. 705 ILCS 135/20-5 rep. (Numerous other ILCS Chapters) ..... Effective Date May 31, 2023

Senate Bill 1463 ..... [Public Act 103-0379](#)  
Amends the Juvenile Court Act of 1987. Provides that the court shall not order any assessments, such as fees, fines, or administrative costs, except for assessments made in traffic, boating, or fish and game law, or municipal ordinance violations as provided in the Act, against a minor subject to the Minors Requiring Authoritative Intervention Article, Addicted Minors Article, or Delinquent Minors Article of the Act or against the minor's parent, guardian, or legal custodian. Provides that, except for assessments made in traffic, boating, or fish and game law, or municipal ordinance violations as provided in the Act, any judgment, order, agreement, or other legally enforceable encumbrance directing a minor or his or her parent, guardian, or legal custodian to pay assessments prior to the effective date of the amendatory Act is null, void, and not collectible if there remains a balance due, including interest, penalties, or collection fees. Provides that, if the court orders community service for the minor, community service shall not interfere with the school hours, school-related activities, or work commitments of the minor or the minor's parent, guardian, or legal custodian. Provides that, one year after the effective date of the amendatory Act, the Administrative Office of the Illinois Courts shall report to the General Assembly: (1) the number of judgments, orders, agreements, or other legally enforceable encumbrances vacated pursuant to this provision in each judicial district; and (2) the total balances of fees, fines, and administrative costs vacated in each judicial district. Makes other changes. Amends various other Acts to make conforming changes. Provides that if the minor or the minor's parent, guardian, or legal custodian is unable to cover the cost of a condition of the minor's continuance under supervision, the court shall not preclude the minor from receiving continuance under supervision based on the inability to pay. Provides that if the minor or the minor's parent, guardian, or legal custodian is unable to cover the cost of a condition of probation or conditional discharge, the court shall not preclude the minor from receiving probation, conditional discharge, or supervision based on the inability to pay. Provides that inability to pay shall not be grounds to object to the minor's placement on a continuance under supervision. Provides that the inability of a minor, or minor's parent, guardian, or legal custodian, to cover the costs associated with an appropriate sentencing order shall not be the basis for the court to enter a sentencing order incongruent with the court's findings regarding the offense on which the minor was adjudicated or the mitigating factors. Provides that, except for restitution and assessments issued for adjudications of traffic, boating, or fish and game law, or a municipal or county ordinance, fines and assessments, such as fees or administrative

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

705 ILCS 405 and Numerous Sections ..... Effective Date July 28, 2023

House Bill 3253 ..... [Public Act 103-0341](#)

Amends the Juvenile Court Act of 1987 and the Code of Criminal Procedure of 1963. Expands the definition of "protected person" in provisions prohibiting certain deceptive tactics during custodial interrogation to mean a minor who, at the time of the commission of the offense, was under 18 years of age; or a person with a severe or profound intellectual disability and adds a definition of a "person with a severe or profound intellectual disability."

705 ILCS 405/5-401.6 ..... Effective Date January 1, 2024

Senate Bill 1834 ..... [Public Act 103-0233](#)

Amends the Juvenile Court Act of 1987. Provides that a neglected minor includes any minor under 18 years of age or a minor 18 years of age or older for whom the court has made a finding of probable cause to believe that the minor is abused, neglected, or dependent prior to the minor's 18th birthday who is subject to the various conditions of neglect under the statute. Provides that a minor shall not be considered neglected for the sole reason that the minor was engaged in independent activities, except if the person responsible for the minor's health, safety, or welfare willfully disregards danger that the independent activity poses to the physical or mental health of the minor under circumstances when the danger is sufficiently obvious that no reasonable person would cause or permit the minor to be unsupervised in such a situation given the minor's level of maturity, physical condition, or mental abilities. Provides factors that must be considered in determining if a minor's needs can be sufficiently met during an independent activity.

705 ILCS 405/2-3 ..... Effective Date June 30, 2023

House Bill 1434 ..... [Public Act 103-0124](#)

Amends the Juvenile Court Act of 1987. Makes changes concerning the admissibility of hospital or public or private agency records in an adjudicatory hearing concerning an abused, neglected, or dependent minor. Requires the court to find that the document was made in the regular course of the business of the hospital or agency (instead of that the document was made in the

regular course of the business of the hospital or agency and that it was in the regular course of such business to make it). Provides that a certification by an agent (in addition to the head or a responsible employee) of the hospital or agency attesting that a record satisfies specified conditions shall be prima facie evidence of the facts contained in such certification. Deletes language requiring that a certification by someone other than the head of the hospital or agency shall be accompanied by a photocopy of a delegation of authority signed by both the head of the hospital or agency and by such other employee.

705 ILCS 405/2-18 ..... Effective Date January 1, 2024

House Bill 2861 ..... [Public Act 103-0171](#)

Amends the Juvenile Court Act of 1987 concerning abused, neglected, and dependent minors. Provides that, within 30 (Instead of 35) days after placing a child in its care in a qualified residential treatment program, as defined by the federal Social Security Act, the Department of Children and Family Services shall prepare a written report for filing with the court and send copies of the report to all parties (rather "shall file a written report with the court and send copies of the report to all parties"). Provides that, within 20 days of the filing of the report, or as soon thereafter as the court's schedule allows but not more than 60 days from the date of placement, the court shall hold a hearing to consider the Department's report and determine whether placement of the child in a qualified residential treatment program provides the most effective and appropriate level of care for the child in the least restrictive environment and if the placement is consistent with the short-term and long-term goals for the child, as specified in the permanency plan for the child.

705 ILCS 405/2-28 ..... Effective Date January 1, 2024

House Bill 2223 ..... [Public Act 103-0027](#)

Amends the Juvenile Court Act of 1987. Deletes from the definition of "delinquent minor" that the minor violated or attempted to violate any federal law and that a minor may meet the definition of "delinquent minor" regardless of where the act occurred. Makes conforming changes in Sections concerning venue and exclusive jurisdiction.

705 ILCS 405/5-105, 120, and 135 ..... Effective Date January 1, 2024

House Bill 3414 ..... [Public Act 103-0191](#)

Amends the Juvenile Court Act of 1987. Provides that the judge shall enter an order permitting prosecution under the criminal laws of Illinois unless the judge makes a finding based on clear and convincing evidence that the minor would be amenable to the care, treatment, and training programs available through the facilities of the juvenile court based on an evaluation of: (1) any involvement of the minor in the child welfare system, (2) whether there is evidence the minor was subjected to outside pressure, including peer pressure, familial pressure, or negative influences, and (3) the minor's degree of participation and specific role in the offense. Amends the Unified Code of Corrections. Provides that when a person commits an offense and the person is under 18 years of age at the time of the commission of the offense, the court, at the sentencing hearing shall consider the following additional factors in mitigation in determining the appropriate sentence: (1) the person's family, home environment, educational and social background, including any history of domestic or sexual violence or sexual

exploitation; (2) childhood trauma, including adverse childhood experiences, the person's involvement in the child welfare system; (3) involvement of the person in the community; (4) if a comprehensive mental health evaluation of the person was conducted by a qualified mental health professional; and (5) the outcome of the evaluation. Provides that notwithstanding any other provision of law, if the court determines by clear and convincing evidence that the individual against whom the person is convicted of committing the offense previously committed certain human trafficking or sex crimes against the person within 3 years before the offense in which the person was convicted, the court may, in its discretion: (1) transfer the person to juvenile court for sentencing under the Juvenile Court Act of 1987; (2) depart from any mandatory minimum sentence, maximum sentence, or sentencing enhancement; or (3) suspend any portion of an otherwise applicable sentence.

705 ILCS 405/5-805, 5-810, and 730 ILCS 5/5-4.5-105 ..... Effective Date January 1, 2024

# ***CHAPTER 720***

# ***CRIMINAL CODE***

House Bill 3304 ..... [Public Act 103-0184](#)

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

720 ILCS 5/3-6 ..... Effective Date January 1, 2024

House Bill 3762 ..... [Public Act 103-0051](#)

Amends the Criminal Code of 2012. Makes technical changes in the first degree murder statute. Eliminates references to imposition of the death penalty for first degree murder. Repeals provisions of the Code of Criminal Procedure of 1963 that refer to the execution of a death sentence and the type of drugs that can be administered to cause death. Amends the Unified Code of Corrections. Lists the aggravating factors for first degree murder in which the defendant may be sentenced to natural life imprisonment. Amends various statutes to remove, other than historic references, references to "capital offense," "death penalty," "sentenced to death," and "sentence of death." Repeals provisions relating to a death penalty case in which the defendant's intellectual disability is an issue in the case.

720 ILCS 5/9-1 and Numerous Sections..... Effective Date January 1, 2024

House Bill 1399 ..... [Public Act 103-0283](#)

Amends the Criminal Code of 2012. Provides that a person commits the offense of lewd sexual display in a penal institution when he or she is in the custody of a penal institution and knowingly engages in any of the following acts while he or she is confined in a penal institution: engages in a lewd exposure of the genitals or anus, for the purpose or effect of intimidating, harassing, or threatening one whom he or she believes to be in the presence or view of such acts. Provides that a person convicted of a second or subsequent violation for lewd sexual display in a penal institution is guilty of a Class 4 felony. Provides that unwillingness to participate in a court-ordered mental health court treatment program may result in prosecution for the offense. Provides that failure to complete a mental health treatment court program shall have the consequences prescribed by the rules and regulations of that treatment court program. Provides that the annual report shall list the race and ethnicity of persons referred for prosecution or charged with lewd sexual display in a penal institution.

720 ILCS 5/11-9.2-1 and 11-9.2-2 (NEW) ..... Effective Date January 1, 2024

House Bill 2100 ..... [Public Act 103-0293](#)

Amends the Criminal Code of 2012. In the statute concerning abuse or criminal neglect of a long term care facility resident, changes references to "an elderly person's or person with a disability's life" to references to "a resident's life." In the statute concerning financial exploitation of an elderly person or a person with a disability, provides that a person who violates the provisions is guilty of a Class 1 felony if the elderly person is 70 years of age or older (instead of "over 70 years of age") and the value of the property is \$15,000 or more.

720 ILCS 5/12-4.4a and 17-56 ..... Effective Date January 1, 2024

House Bill 3289 ..... [Public Act 103-0183](#)

Amends the Criminal Code of 2012. Adds a definition of "anxiety" to the statute defining cyberstalking based upon the Diagnostic and Statistical Manual (DSM-5) definition of anxiety.

720 ILCS 5/12-7.5 ..... Effective Date January 1, 2024

Senate Bill 1834 ..... [Public Act 103-0233](#)

Amends the Criminal Code of 2012 to change the child abandonment statute. Deletes language providing that a person commits child abandonment by leaving a child who is under the age of 13 without supervision by a responsible person over the age of 14 for a period of 24 hours or more. Provides instead that a person commits child abandonment when he or she, as a parent, guardian, or other person having physical custody or control of a child, without regard for the mental or physical health, safety, or welfare of that child, knowingly permits a child to engage in independent activities that were unreasonable under the circumstances or for an unreasonable period of time without regard for the minor's mental or physical health, safety or well-being. Provides that no specific age shall be determinative of reasonableness, and that reasonableness shall be determined by the maturity of each individual child.

720 ILCS 5/12C-10 ..... Effective Date June 30, 2023

Senate Bill 89..... [Public Act 103-0004](#)  
Amends the Criminal Code of 2012. Extends the repeal date for the Illinois Street Gang and Racketeer Influenced and Corrupt Organizations Law from June 11, 2023, to June 1, 2025.  
720 ILCS 5/33G-9..... Effective Date May 31, 2023

Senate Bill 1987 ..... [Public Act 103-0245](#)  
Amends the Illinois Controlled Substances Act. Adds to the list of Schedule I controlled substances, unless specifically excepted or listed in another schedule, any chemical compound 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, and is derived from the following structural classes and their salts: (1) Benzodiazepine class: A fused 1,4-diazepine and benzene ring structure with a phenyl connected to the 1,4-diazepine ring, with any substitutions or replacements on the 1,4-diazepine or benzene ring, any substitutions on the phenyl ring, or any combination thereof; examples of this class include but are not limited to: Clonazolam, Flualprazolam; or (2) Thienodiazepine class: A fused 1,4-diazepine and thiophene ring structure with a phenyl connected to the 1,4-diazepine ring, with any substitutions or replacements on the 1,4-diazepine or thiophene ring, any substitutions on the phenyl ring, or any combination thereof; examples of this class include but are not limited to: Etizolam.  
720 ILCS 570/204 ..... Effective Date January 1, 2024

Senate Bill 285..... [Public Act 103-0477](#)  
Amends the Illinois Controlled Substances Act. Eliminates the provision that the dispenser of a Schedule II, III, IV, or V controlled substance must transmit to the central repository the date the controlled substance is dispensed. Provides that a dispenser must transmit the information electronically as defined in administrative rules. Provides that it is the responsibility of any new, ceased, or unconnected healthcare facility and its selected Electronic Health Records System or Pharmacy Management System to make contact with and ensure integration with the Prescription Monitoring Program. Provides that as soon as practicable after the effective date of the amendatory Act, the Department of Human Services shall adopt rules requiring Electronic Health Records Systems and Pharmacy Management Systems to interface, by January 1, 2024, with the Prescription Monitoring Program to ensure that providers have access to specific patient records during the treatment of their patients. Provides that the Department shall identify actions to be taken if a prescriber's Electronic Health Records System and Pharmacy Management Systems does not effectively interface with the Prescription Monitoring Program once the Prescription Monitoring Program is aware of the non-integrated connection. Provides that subject to specified statutory requirements and limitations and as provided in administrative rule, the Department of Human Services shall not require, either expressly or effectively, Electronic Health Records Systems, pharmacies, or other providers to utilize a particular entity or system for access to the integration of pharmacy records with the Prescription Monitoring Program. Provides that customers required to integrate under State or federal law, must meet the requirements outlined in administrative rule, including, but not limited to, the following: (1) the acknowledgment and choice of the customer of the method of integration with the Prescription Monitoring Program and (2) the data use and other requirements on the customer in accessing and using the Prescription Monitoring Program.

Provides that a fee cannot be levied as part of a memorandum of understanding required by the Department under this provision. Provides that non-compliance by the Integration Vendor, Electronic Health Record System, Certified Health IT Module, Pharmacy Management System or Pharmacy Dispensing System, customer, or any parties required to comply with this provision may result in the party being prohibited from serving as entity or system for integration with the Prescription Monitoring Program, termination of contracts, agreements, or other business relationships. Provides that the Department shall institute appropriate cure notices, as necessary to remedy non-compliance.

720 ILCS 570/316, 316.1 (NEW), and 317 .....Effective Date August 4, 2023, and July 1, 2024

# ***CHAPTER 725***

# ***CRIMINAL PROCEDURE***

House Bill 3253 ..... [Public Act 103-0341](#)  
Amends the Code of Criminal Procedure of 1963. Expands the definition of "protected person" in provisions prohibiting certain deceptive tactics during custodial interrogation to mean a minor who, at the time of the commission of the offense, was under 18 years of age; or a person with a severe or profound intellectual disability and adds a definition of a "person with a severe or profound intellectual disability".

725 ILCS 5/103-2.2 ..... Effective Date January 1, 2024

House Bill 2607 ..... [Public Act 103-0164](#)  
Amends the Code of Criminal Procedure of 1963. There is a rebuttable presumption that the testimony of a victim who is a child under 13 years of age shall testify outside the courtroom and the child's testimony shall be shown in the courtroom by means of a closed-circuit television. This presumption may be overcome if the defendant can prove by clear and convincing evidence that the child victim will not suffer severe emotional distress. Before the court permits the testimony of a victim outside the courtroom that is to be shown in the courtroom by means of a closed-circuit television, the court must make a finding that the testimony by means of closed-circuit television does not prejudice the defendant.

725 ILCS 5/106B-5 ..... Effective Date January 1, 2024

Senate Bill 2175 ..... [Public Act 103-0254](#)  
Amends the Code of Criminal Procedure of 1963. Provides that during the first 180 days following a person's release from a penal institution, a court shall not order the person to pay any outstanding fines, taxes, or costs arising from a criminal proceeding involving the person.  
725 ILCS 5/124A-5..... Effective Date January 1, 2024

House Bill 3902 ..... [Public Act 103-0101](#)  
Specifies that the amendatory Act may be referred to as the Drones as First Responders Act. Amends the Freedom from Drone Surveillance Act. Defines the terms "parade," "routed event," and "special event." Authorizes the use of drones for additional specified law enforcement purposes. Prohibits the use of weapons and facial recognition technology on drones. Makes changes concerning the retention and disclosure of drone-acquired data. Makes changes to annual reporting requirements. Adds enforcement provisions. Makes other changes.  
725 ILCS 167 and Numerous Sections ..... Effective Date June 16, 2023

# ***CHAPTER 730***

# ***CORRECTIONS***

Senate Bill 423..... [Public Act 103-0271](#)  
Amends the Unified Code of Corrections. Provides that the condition of parole or mandatory supervised release that the parolee or releasee submit to a urinalysis test as instructed by a parole agent of the Department of Corrections applies only if there is reasonable suspicion of illicit drug use and the source of the reasonable suspicion is documented in the Department's case management system. Provides that provided that the subject is in compliance with the terms and conditions of his or her parole or mandatory supervised release, the Prisoner Review Board shall (rather than may) reduce the period of a parolee or releasee's parole or mandatory supervised release by 90 days upon the parolee or releasee receiving a high school diploma, associate's degree, bachelor's degree, career certificate, or vocational technical certification or upon passage of high school equivalency testing during the period of his or her parole or mandatory supervised release (rather than the parolee or releasee receiving a high school diploma or upon passage of high school equivalency testing during the period of his or her parole or mandatory supervised release). Provides that a parolee or releasee shall provide documentation from the educational institution or the source of the qualifying educational or vocational credential to their supervising officer for verification. Eliminates that the Prisoner Review Board as a condition of parole or mandatory supervised release of a minor, that the minor (1) reside with his or her parents or in a foster home; (2) attend school; (3) attend a non-residential program for youth; or (4) contribute to his or her own support at home. Provides

that to comply with the provisions of reporting to or appearing in person before such person or agency as directed by the court, in lieu of requiring the person on probation or conditional discharge to appear in person for the required reporting or meetings, the officer may utilize technology, including cellular and other electronic communication devices or platforms, that allow for communication between the supervised person and the officer in accordance with standards and guidelines established by the Administrative Office of the Illinois Courts. Provides that upon a denial of early discharge, the Prisoner Review Board shall provide the person on parole or mandatory supervised release a list of steps or requirements that the person must complete or meet to be granted an early discharge at a subsequent review and share the process for seeking a subsequent early discharge review. Provides that upon the completion of such steps or requirements, the person on parole or mandatory supervised release may petition the Prisoner Review Board to grant them an early discharge review. Provides that within no more than 30 days of a petition for early discharge review, the Prisoner Review Board shall review the petition and make a determination. Amends the Illinois Crime Reduction Act of 2009. Provides that the system of graduated responses to parole or mandatory supervised release violations shall be published on the Department of Corrections website for public view. 730 ILCS 5/3-3-7, 3-3-8, 3-14-2, 5-6-3, and 190/10..... Effective Date January 1, 2024

Senate Bill 422..... [Public Act 103-0071](#)  
Amends the Unified Code of Corrections. Provides that the master record file shall contain the last known address provided by the person committed and all medical and dental records of the committed person. Subject to appropriation, provides for the digitizing of Department of Corrections master record files on a staggered timeline. Provides that the Department of Corrections shall adopt rules concerning the digitalization of master record files. Provides that, subject to appropriation, the Department of Corrections, in consultation with the Department of Innovation and Technology, shall conduct a study on the best way to digitize all Department of Corrections records and the impact of that digitizing on State agencies, including the impact on the Department of Innovation and Technology. Provides that the study shall be completed on or before January 1, 2024. 730 ILCS 5/3-5-1..... Effective Date June 9, 2023

House Bill 1496 ..... [Public Act 103-0018](#)  
Amends the Unified Code of Corrections. Provides that the master record file of the Department of Corrections and the Department of Juvenile Justice of each person committed to the respective Department shall contain ethnic and racial background data and the person's last known complete street address prior to incarceration or legal residence collected in accordance with the No Representation Without Population Act. Provides that the clerk of the court shall transmit to the department, agency, or institution to which the defendant is committed the last known complete street address prior to incarceration or legal residence, the person's race, whether the person is of Hispanic or Latino origin, and whether the person is 18 years of age or older. Amends the No Representation Without Population Act. Provides that on or before May 1 of each year in which the federal decennial census is taken but in which the United States Bureau of the Census allocates incarcerated persons as residents of correctional facilities, the Department of Corrections shall deliver to the State Board of Elections the last

known address of the person prior to incarceration or other legal residence, if known. Provides that if the address or residence is unknown, the Department shall use, if available, addresses collected for purposes of parole, mandatory supervised release, or aftercare release programs. 730 ILCS 5/3-5-1, 5-4-1, and 202/2-10..... Effective Date January 1, 2024

House Bill 3755 ..... [Public Act 103-0203](#)  
Amends the Unified Code of Corrections. Provides that if the county jail located in the county where the committed person was residing immediately before his or her conviction for the offense for which he or she is serving sentence in the Department of Corrections has a reentry program for committed persons, the Department may transfer the custody of the committed person to the sheriff of the county where the reentry program is located for up to 12 months before the committed person's release date for participation in the reentry program. Provides that no transfer of the committed person to the sheriff of the county where the reentry program is located shall be made without the written approval of the sheriff of that county. 730 ILCS 5/3-8-4.5 (NEW) ..... Effective Date January 1, 2024

House Bill 3779 ..... [Public Act 103-0358](#)  
Amends the Unified Code of Corrections. Provides that not less than 3 (rather than 15) days prior to any person being placed in a work release facility, the Department of Corrections shall provide to the State's Attorney and Sheriff of the county in which the work release center is located, relevant identifying information concerning the person to be placed in the work release facility. Provides that the Department of Corrections shall, in addition, give written notice not less than 3 (rather than 15) days prior to the placement to the State's Attorney of the county from which the offender was originally sentenced. Provides that these notification requirements may be electronic notification for individuals required to be housed outside the penitentiary system. Provides that the Department of Corrections shall, in addition, give electronic notice as soon as reasonably practicable to the State's Attorney of the county from which the individual was originally sentenced. 730 ILCS 5/3-13-4..... Effective Date January 1, 2024

Senate Bill 424..... [Public Act 103-0370](#)  
Amends the Unified Code of Corrections. Eliminates the repeal date of the statute creating the First Time Weapon Offender Program. Changes the name of the Program to the First Time Weapon Offense Program. Deletes a provision that a defendant is not eligible for the Program if he or she is 21 years of age or older. Provides that the Program shall be at least 6 months and not to exceed 24 months, as determined by the court at the recommendation of the Program administrator and the State's Attorney. The Program administrator may be appointed by the Chief Judge of each Judicial Circuit. Adds conditions. 730 ILCS 5/5-6-3.6..... Effective Date July 28, 2023

House Bill 2412 ..... [Public Act 103-0034](#)  
Amends the Sex Offender Registration Act. Provides for, on the effective date of the amendatory Act, or as soon thereafter as practical, the transfer of the remaining balance from the Sex Offender Investigation Fund to the Offender Registration Fund. Provides that upon

completion of the transfers, the Sex Offender Investigation Fund is dissolved, and any future deposits into the Sex Offender Investigation Fund and any outstanding obligations or liabilities of the Sex Offender Investigation Fund pass to the Offender Registration Fund.

730 ILCS 150/11 ..... Effective Date January 1, 2024

House Bill 3140 ..... [Public Act 103-0178](#)

Creates the End Youth Solitary Confinement Act. Provides that the use of room confinement at a juvenile or correctional facility for discipline, punishment, retaliation, or any reason other than as a temporary response to a juvenile's behavior that poses a serious and immediate risk of physical harm to any individual, including the juvenile, is prohibited. Provides that a covered juvenile (any person under 21 years of age incarcerated in a Department of Juvenile Justice facility or any person under 18 years of age detained in a county facility under the authority of the local circuit court) may be placed on an administrative hold and confined when temporarily being housed in a particular juvenile detention center or for administrative or security purposes as personally determined by the chief administrative officer. Provides that whenever a covered juvenile is on an administrative hold, the Department shall provide the covered juvenile with access to the same programs and services received by covered juveniles in the general population. Provides that any restrictions on movement or access to programs and services shall be documented and justified by the chief administrative officer. Provides that if a covered juvenile poses a serious and immediate risk of physical harm to any individual, including the juvenile, before a staff member of the facility places a covered juvenile in room confinement, the staff member shall attempt to use other less restrictive options, unless attempting those options poses a threat to the safety or security of any minor or staff. Provides that if a covered juvenile is placed in room confinement because the covered juvenile poses a serious and immediate risk of physical harm to himself or herself, or to others, establishes when the covered juvenile shall be released. Defines terms.

730 ILCS 215 (NEW ACT) ..... Effective Date January 1, 2024

## ***CHAPTER 740***

# ***CIVIL LIABILITIES***

House Bill 3103 ..... [Public Act 103-0407](#)

Amends the Code of Criminal Procedure of 1963, the Stalking No Contact Order Act, and the Civil No Contact Order Act. Allows a petition for a stalking no contact order or civil no contact order to be filed: by a member of the Illinois National Guard or any reserve military component serving within the State who is a victim of stalking who has also received a Military Protective Order; or by the Staff Judge Advocate of the Illinois National Guard or any reserve military component serving within the State on behalf of a named victim who is a victim of stalking who

has also received a Military Protective Order only after receiving consent from the victim, and requires the petition to include a statement that the victim has consented to the Staff Judge Advocate filing the petition. Provides that nothing in the Civil No Contact Order Act precludes any Illinois court from enforcing a valid protective order issued by a military tribunal. Provides that a violation of a civil no contact order, when issued by a military judge, shall be enforced by a criminal court when the respondent commits the crime of violation of a civil no contact order. Makes corresponding changes in the Firearm Owners Identification Card Act, additional provisions of the Code of Criminal Procedure of 1963, and the Illinois Domestic Violence Act of 1986.

740 ILCS 21, 22, 750 ILCS 60/222.5.....Effective Date July 31, 2023

House Bill 1155 ..... [Public Act 103-0118](#)

Amends the Drug or Alcohol Impaired Minor Responsibility Act. Provides that a person, or the surviving spouse and next of kin of any person, who is injured by an impaired person under the age of 18, and a person under age 18 who is injured in person or property by an impairment that was caused by alcoholic liquor or illegal drugs that were willfully supplied by a person over 18 years of age, has a right of action for damages against any person who, by willfully permitting consumption of alcoholic liquor or illegal drugs on any premises (rather than only on non-residential premises) owned or controlled by the person over the age of 18, causes or contributes to the impairment of the person under the age of 18.

740 ILCS 58/5 ..... Effective Date January 1, 2024

House Bill 2123 ..... [Public Act 103-0294](#)

Amends the Civil Remedies for Nonconsensual Dissemination of Private Sexual Images Act. Changes the definition of "sexual image" to also mean a photograph, film, videotape, digital recording, or other similar medium that falsely appears to show the fully unclothed, partially unclothed, or transparently clothed genitals, pubic area, anus, or female post-pubescent nipple, partially or fully exposed, of a depicted individual or a depicted individual engaging in or being subjected to sexual conduct or activity. Provides that a depicted individual of an intentionally digitally altered sexual image has a cause of action against a person disseminating or threatening to disseminate the sexual image. Provides that a depicted individual has a cause of action against a person disseminating or threatening to disseminate a sexual image if the person recklessly disregarded the possibility that the depicted individual did not consent to the dissemination, the image was a private or intentionally digitally altered sexual image, and the depicted individual was identifiable. Provides that in the case of digitally altered sexual images, disclosing that the images were digitally altered is not a defense to liability. Removes language providing that nothing in the Act shall be construed to impose liability on an interactive computer service for content provided by another person. Provides that the dissemination of or a threat to disseminate a private sexual image is not a matter of public concern solely because the image is accompanied by a political message. Allows the court to award equitable relief, such as a temporary restraining order, preliminary injunction, or permanent injunction ordering the defendant to cease the display or disclosure of the image, to a prevailing plaintiff in an action brought under the Act.

740 ILCS 190/5, 10, 15, and 25 ..... Effective Date January 1, 2024

# **CHAPTER 815**

## **BUSINESS TRANSACTIONS**

Senate Bill 1909 ..... [Public Act 103-0270](#)

Amends the Consumer Fraud and Deceptive Business Practices Act. Prohibits a limited services pregnancy center from engaging in unfair methods of competition or unfair or deceptive acts or practices: (1) to interfere with or prevent an individual from seeking to gain entry or access to a provider of abortion or emergency contraception; (2) to induce an individual to enter or access the limited services pregnancy center; (3) in advertising, soliciting, or otherwise offering pregnancy-related services; or (4) in conducting, providing, or performing pregnancy-related services. Defines terms. Sets forth legislative intent.

815 ILCS 502/2BBBB (NEW) ..... Effective Date July 27, 2023

House Bill 218 ..... [Public Act 103-0559](#)

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice within the meaning of the Act for any firearm industry member, through the sale, manufacturing, importing, or marketing of a firearm-related product, to: (i) knowingly create, maintain, or contribute to a condition in Illinois that endangers the safety or health of the public by conduct either unlawful in itself or unreasonable under all circumstances, including failing to establish or utilize reasonable controls; (ii) advertise, market, or promote a firearm-related product in a manner that reasonably appears to support, recommend, or encourage individuals to engage in unlawful paramilitary or private militia activity; (iii) advertise, market, promote, design, or sell any firearm-related product in a manner that reasonably appears to support, recommend, or encourage persons under 18 years of age to unlawfully purchase or unlawfully possess or use a firearm-related product; or (iv) otherwise engage in unfair methods of competition or unfair or deceptive acts or practices declared unlawful under the Act. Provides that the provisions of the amendatory Act are severable. Defines terms.

815 ILCS 505/2BBBB (NEW) ..... Effective Date August 14, 2023

# **CHAPTER 820**

## **LABOR**

House Bill 3396 ..... [Public Act 103-0045](#)

Amends the Labor Dispute Act. Provides that a person who, with the intent of interfering with, obstructing, or impeding a picket or other demonstration or protest, places any object in the public way commits a Class A misdemeanor with a minimum fine of \$500.

820 ILCS 5/1.4 ..... Effective Date January 1, 2024

House Bill 3129 ..... [Public Act 103-0539](#)

Amends the Equal Pay Act of 2003. Provides that it is unlawful for an employer with 15 or more employees to fail to include the pay scale for a position in any job posting. Provides that if an employer with 15 or more employees engages a third party to announce, post, publish, or otherwise make known a job posting, the employer shall provide the pay scale to the third party and the third party shall include the pay scale in the job posting. Defines "pay scale." Makes conforming changes to provisions concerning violations of the Act and fines and penalties.

820 ILCS 112/5, 10, 15, 20, and 30 ..... Effective Date January 1, 2025

House Bill 2493 ..... [Public Act 103-0314](#)

Amends the Victims' Economic Security and Safety Act. Provides that an employee may take unpaid leave from work for specified reasons relating to a family or household member who is killed in a crime of violence. Provides that an employee shall be entitled to a total of not more than 2 workweeks of unpaid leave for specified reasons relating to a family or household member who is killed in a crime of violence, which must be completed within 60 days after the date on which the employee receives notice of the death of the victim. Provides that an employee may satisfy the certification requirement by providing an employer with a death certificate, published obituary, or written verification of death, burial, or memorial services from a mortuary, funeral home, burial society, crematorium, religious institution, or government agency, documenting that a victim was killed in a crime of violence. Makes other changes.

820 ILCS 180/15 and 20 ..... Effective Date January 1, 2024

House Bill 3249 ..... [Public Act 103-0340](#)

Amends the Public Safety Employee Benefits Act. In a provision requiring a public safety employer to pay the entire premium of its health insurance plan for a public safety employee, the employee's spouse, and the employee's dependent children after the employee suffers a fatal or catastrophic injury in the line of duty, requires the employer to offer any individual who

qualifies for such premium payments the choice of any health insurance plan available to currently employed full-time public safety employees.

820 ILCS 320/10 ..... Effective Date January 1, 2024

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