



SENATE JOURNAL

STATE OF ILLINOIS

**ONE HUNDRED FOURTH GENERAL
ASSEMBLY**

84TH LEGISLATIVE DAY

THURSDAY, MARCH 12, 2026

1:05 O'CLOCK P.M.

SENATE
Daily Journal Index
84th Legislative Day

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The Senate met pursuant to adjournment.

Senator Kimberly A. Lightford, Maywood, Illinois, presiding.

Prayer by Pastor Keith Thomas, New Morning Star Missionary Baptist Church, Peoria, Illinois.

Senator Faraci led the Senate in the Pledge of Allegiance.

Senator Glowiak Hilton moved that reading and approval of the Journal of Wednesday, March 11, 2026, be postponed, pending arrival of the printed Journal.

The motion prevailed.

REPORTS RECEIVED

The Secretary placed before the Senate the following reports:

IDHS Poverty Elimination and Economic Security Annual Report FY25, submitted by the Department of Human Services.

Illinois Sports Facilities Authority Annual Report CY25, submitted by the Illinois Sports Facilities Authority.

CGFA GAAP Report FY27, submitted by the Commission on Government Forecasting and Accountability.

Reporting Requirement of 50 ILCS 707/20 (Law Enforcement Camera Grant Act), submitted by the Edwardsville Police Department.

LCDOT Quarter Percent Sales Tax Report CY25, submitted by the Lake County Division of Transportation.

Reporting Requirement of 50 ILCS 707/20 (Law Enforcement Camera Grant Act), submitted by the Coles County Sheriff's Office.

The foregoing reports were ordered received and placed on file in the Secretary's Office.

MESSAGES FROM THE PRESIDENT

OFFICE OF THE SENATE PRESIDENT DON HARMON STATE OF ILLINOIS

327 STATE CAPITOL
SPRINGFIELD, ILLINOIS 62706
217-782-2728

160 N. LASALLE ST., STE. 720
CHICAGO, ILLINOIS 60601
312-814-2075

March 12, 2026

Mr. Tim Anderson
Secretary of the Senate
Room 403 State House
Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to Rule 3-2(c), I hereby appoint Senator Rachel Ventura to temporarily replace Senator Robert Peters as a member of the Senate Energy and Public Utilities Committee. This appointment will expire upon

[March 12, 2026]

adjournment of the Senate Energy and Public Utilities Committee on March 12, 2026.

Sincerely,
s/Don Harmon
Don Harmon
Senate President

cc: Senate Republican Leader John F. Curran

**OFFICE OF THE SENATE PRESIDENT
DON HARMON
STATE OF ILLINOIS**

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312-814-2075

March 12, 2026

Mr. Tim Anderson
Secretary of the Senate
Room 403 State House
Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to Rule 3-2(c), I hereby appoint Senator Celina Villanueva to temporarily replace Senator Laura Fine as a member of the Senate Environment and Conservation Committee. This appointment will expire upon adjournment of the Senate Environment and Conservation Committee on March 12, 2026.

Sincerely,
s/Don Harmon
Don Harmon
Senate President

cc: Senate Republican Leader John F. Curran

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March 12, 2026

Mr. Tim Anderson
Secretary of the Senate
Room 403 State House
Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to Rule 3-2(c), I hereby appoint Senator Robert Martwick to temporarily replace Senator Karina Villa as a member of the Senate Environment and Conservation Committee. This appointment will expire upon adjournment of the Senate Environment and Conservation Committee on March 12, 2026.

[March 12, 2026]

Sincerely,
s/Don Harmon
Don Harmon
Senate President

cc: Senate Republican Leader John F. Curran

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March 12, 2026

Mr. Tim Anderson
Secretary of the Senate
Room 403 State House
Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to Rule 3-2(c), I hereby appoint Senator Mike Porfirio to temporarily replace Senator Adriane Johnson as a member of the Senate Environment and Conservation Committee. This appointment will expire upon adjournment of the Senate Environment and Conservation Committee on March 12, 2026.

Sincerely,
s/Don Harmon
Don Harmon
Senate President

cc: Senate Republican Leader John F. Curran

PRESENTATION OF CELEBRATION OF LIFE RESOLUTIONS

SENATE RESOLUTION NO. 672

Offered by Senator Hills and all Senators:
Mourns the passing of Christian James "CP" Pascente of Johnsburg.

SENATE RESOLUTION NO. 674

Offered by Senator Murphy and all Senators:
Mourns the passing of Dr. Barbara Mary Gaffke.

By unanimous consent, the foregoing resolutions were referred to the Resolutions Consent Calendar.

PRESENTATION OF CONGRATULATORY RESOLUTION

SENATE RESOLUTION NO. 671

Offered by Senator Ellman:

Congratulates Dr. Lawrence Van Oyen, professor of music at North Central College, on the occasion of his retirement for his decades of distinguished service to music education, his extraordinary dedication to enriching the lives of children with autism and their families through the Chords for Kids program, and the profound and lasting impact he has had on his students and colleagues throughout his remarkable career.

[March 12, 2026]

Under the Rules, the foregoing resolution was referred to the Committee on Assignments.

PRESENTATION OF RESOLUTION

Senator Villanueva offered the following Senate Resolution, which was referred to the Committee on Assignments:

SENATE RESOLUTION NO. 673

WHEREAS, March has served as Women's History Month since 1987, and women of all races and ethnicities continue to impact and influence not only their families but also the next generation of leaders; and

WHEREAS, Latina women have made an impressive impact on the State of Illinois and are a driving force behind Illinois' economic growth; they now compose the largest group of women workers in the U.S., behind non-Hispanic Caucasian women; currently numbering over 14 million, they account for 17% of the female labor force and are projected to rapidly continue growing; and

WHEREAS, The Illinois Legislative Latino Caucus (ILLC), established in 2002, has diligently worked to preserve and protect Latina heritage while supporting Latina women in legislative leadership positions in the Illinois Senate and House of Representatives; and

WHEREAS, Designed to increase federal, state, and municipal resources that benefit Illinois Latinos, the ILLC has been vigilant in making sure members of their community have the proper necessities to become successful and create a legacy of which generations to come will be proud; and

WHEREAS, The ILLC blazes a path for women in leadership to continue striving for greatness while making unprecedented decisions that improve the quality of life for Black and Brown communities; and

WHEREAS, The ILLC has become the voice for Latino communities in Illinois seeking change and equality and will continue preserving the history of its people; and

WHEREAS, Establishing Latina Heritage Day in Illinois provides a dedicated time to celebrate and recognize the cultural and historical contributions of Latinas, as well as raise awareness of the challenges they continue to face; and

WHEREAS, Latina Heritage Day will serve as an opportunity to uplift the voices and achievements of Latinas, promote civic engagement, and inspire future generations to continue the legacy of leadership and advocacy; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDRED FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare March 15, 2026 as Latina Heritage Day in the State of Illinois; and be it further

RESOLVED, That a suitable copy of this resolution be presented to the Illinois Legislative Latino Caucus (ILLC) as a symbol of our esteem and respect.

REPORTS FROM STANDING COMMITTEES

Senator D. Turner, Chair of the Committee on Agriculture, to which was referred **Senate Bill No. 2990**, reported the same back with the recommendation that the bill do pass.

Under the rules, the bill was ordered to a second reading.

[March 12, 2026]

Senator D. Turner, Chair of the Committee on Agriculture, to which was referred **Senate Bill No. 2891**, reported the same back with amendments having been adopted thereto, with the recommendation that the bill, as amended, do pass.

Under the rules, the bill was ordered to a second reading.

Senator D. Turner, Chair of the Committee on Agriculture, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 1 to Senate Bill 3512

Under the rules, the foregoing floor amendment is eligible for consideration on second reading.

Senator D. Turner, Chair of the Committee on Agriculture, to which was referred **Senate Resolution No. 461**, reported the same back with the recommendation that the resolution be adopted.

Under the rules, **Senate Resolution No. 461** was placed on the Secretary's Desk.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred **Appointment Messages Numbered 1040121, 1040122, 1040123, 1040125, 1040126, 1040127, 1040128, 1040130, 1040141, 1040142, 1040166, 1040168, 1040179, 1040218, 1040220, 1040221, 1040222, 1040223, 1040225, 1040226, 1040227, 1040229, 1040230, 1040231, 1040232, 1040252, 1040257, 1040258, 1040261, 1040262, 1040263, 1040264, 1040265, 1040266, 1040270, 1040271, 1040272, 1040276, 1040277, 1040278, 1040279, 1040281, 1040282, 1040283 and 1040284**, reported the same back with the recommendation that the Senate do consent.

Under the rules, the foregoing appointment messages are eligible for consideration by the Senate.

Senator Stadelman, Chair of the Committee on Energy and Public Utilities, to which was referred **Senate Bills Numbered 2907, 3222, 3273, 3794 and 3838**, reported the same back with the recommendation that the bills do pass.

Under the rules, the bills were ordered to a second reading.

Senator Stadelman, Chair of the Committee on Energy and Public Utilities, to which was referred **Senate Bills Numbered 2902, 3104 and 3272**, reported the same back with amendments having been adopted thereto, with the recommendation that the bills, as amended, do pass.

Under the rules, the bills were ordered to a second reading.

Senator Ellman, Chair of the Committee on Environment and Conservation, to which was referred **Senate Bill No. 3556**, reported the same back with amendments having been adopted thereto, with the recommendation that the bill, as amended, do pass.

Under the rules, the bill was ordered to a second reading.

Senator Ellman, Chair of the Committee on Environment and Conservation, to which was referred **Senate Resolution No. 620**, reported the same back with the recommendation that the resolution be adopted.

Under the rules, **Senate Resolution No. 620** was placed on the Secretary's Desk.

INTRODUCTION OF BILL

SENATE BILL NO. 4179. Introduced by Senator Cunningham, a bill for AN ACT concerning finance.

The bill was taken up, read by title a first time, ordered printed and referred to the Committee on Assignments.

[March 12, 2026]

READING BILLS OF THE SENATE A SECOND TIME

On motion of Senator Hunter, **Senate Bill No. 1327** having been printed, was taken up, read by title a second time.

Committee Amendment No. 1 was postponed in the Committee on Insurance.

Committee Amendment No. 2 was held in the Committee on Assignments.

There being no further amendments, the bill was ordered to a third reading.

On motion of Senator Belt, **Senate Bill No. 2771** having been printed, was taken up, read by title a second time.

Committee Amendment Nos. 1 and 2 were postponed in the Committee on Behavioral and Mental Health.

The following amendment was offered in the Committee on Behavioral and Mental Health, adopted and ordered printed:

AMENDMENT NO. 3 TO SENATE BILL 2771

AMENDMENT NO. 3. Amend Senate Bill 2771 by replacing everything after the enacting clause with the following:

"Section 1. This Act may be referred to as Tammurra's Act.

Section 5. The County Shelter Care and Detention Home Act is amended by adding Section 2.2 as follows:

(55 ILCS 75/2.2 new)

Sec. 2.2. Suicide prevention information. Each county shelter care home and detention home authorized and established by this Act shall place contact information for the 9-8-8 National Suicide Prevention Lifeline in the home in a prominent location that is visible to and accessible by children who are committed to the home by the court.

Section 10. The Illinois Local Library Act is amended by adding Section 1-9 as follows:

(75 ILCS 5/1-9 new)

Sec. 1-9. Suicide prevention information. A public library shall place contact information for the 9-8-8 National Suicide Prevention Lifeline in the library in a prominent location that is visible to and accessible by patrons.

Section 15. The Public Library District Act of 1991 is amended by adding Section 1-27 as follows:

(75 ILCS 16/1-27 new)

Sec. 1-27. Suicide prevention information. A public library shall place contact information for the 9-8-8 National Suicide Prevention Lifeline in the library in a prominent location that is visible to and accessible by patrons.

Section 20. The Village Library Act is amended by adding Section 4.5 as follows:

(75 ILCS 40/4.5 new)

Sec. 4.5. Suicide prevention information. A public library shall place contact information for the 9-8-8 National Suicide Prevention Lifeline in the library in a prominent location that is visible to and accessible by patrons.

Section 25. The Libraries in Parks Act is amended by adding Section 3b as follows:

(75 ILCS 65/3b new)

Sec. 3b. Suicide prevention information. A public library shall place contact information for the 9-8-8 National Suicide Prevention Lifeline in the library in a prominent location that is visible to and accessible by patrons.

Section 30. The School Code is amended by changing Section 27-215 as follows:

(105 ILCS 5/27-215)

[March 12, 2026]

Sec. 27-215. Comprehensive health education program.

(a) In this subsection (a):

"Age and developmentally appropriate" means suitable to particular ages or age groups of children or adolescents, based on the developing cognitive, emotional, and behavioral capacity typical for the age or age group.

"Consent" means an affirmative, knowing, conscious, ongoing, and voluntary agreement to engage in interpersonal, physical, or sexual activity, which can be revoked at any point, including during the course of interpersonal, physical, or sexual activity.

The program established under this Act shall include, but not be limited to, the following major educational areas as a basis for curricula in all elementary and secondary schools in this State, with applicable Illinois Learning Standards adopted by the State Board of Education guiding the instruction in the program:

(1) human ecology, health, growth, development, personal health habits, and nutrition, consistent with the Illinois Learning Standards adopted by the State Board of Education;

(2) the emotional, psychological, physiological, hygienic, and social responsibilities of family life, including evidence-based and medically accurate information regarding sexual abstinence;

(3) the prevention and control of disease, including instruction in grades 6 through 12 on the prevention, transmission, and spread of AIDS;

(4) age and developmentally appropriate sexual abuse, consistent with Section 10-23.13 of this Code, abuse during pregnancy, and assault awareness and prevention education in grades prekindergarten through 12;

(5) public health, environmental health, disaster preparedness education, and safety education;

(6) mental health and illness;

(7) dental health;

(8) cancer education that includes the types of cancer, signs and symptoms, risk factors, the importance of early prevention and detection, and information on where to get help and treatment for cancer; and

(9) age and developmentally appropriate consent education.

The instruction on mental health and illness must evaluate the multiple dimensions of health by reviewing the relationship between physical and mental health to enhance student understanding, attitudes, and behaviors that promote health, well-being, and human dignity and must include how and where to find mental health resources and specialized treatment in the State. To raise mental health awareness for students in grades 6 through 12, a school board shall require each public school serving students in any of grades 6 through 12 to assess courses and seminars available to those students through their regular academic experiences and implement age-appropriate, evidence-based suicide prevention curricula if opportunities for integration exist. The program shall also provide course material and instruction to advise pupils of the Abandoned Newborn Infant Protection Act.

Consent education must be age and developmentally appropriate, and the instruction on age and developmentally appropriate consent shall require only instruction aligning with consent as defined in this Section.

(b) Notwithstanding the educational areas under subsection (a), the following areas may also be included as a basis for curricula in all elementary and secondary schools in this State: basic first aid (including, but not limited to, cardiopulmonary resuscitation and the Heimlich maneuver), heart disease, diabetes, stroke, the prevention of child abuse, neglect, and suicide, and teen dating violence in grades 7 through 12.

(c) The State Superintendent of Education, in cooperation with the Department of Children and Family Services, shall prepare and disseminate to all public schools and nonpublic schools information on instructional materials and programs about child sexual abuse, which may be used by such schools for their own or community programs. Such information may also be disseminated by such schools to parents.

(d) No pupil shall be required to take or participate in any class or course on AIDS or family life instruction or to receive training on how to properly administer cardiopulmonary resuscitation or how to use an automated external defibrillator if his or her parent or guardian submits written objection thereto, and refusal to take or participate in the course or program or the training shall not be reason for suspension or expulsion of the pupil.

(Source: P.A. 104-391, eff. 8-15-25.)

Section 35. The Public Higher Education Act is amended by adding Section 11 as follows:
(110 ILCS 167/11 new)

Sec. 11. Suicide prevention information. A public institution of higher education shall place contact information for the 9-8-8 National Suicide Prevention Lifeline in the each of its facilities in a prominent location that is visible to and accessible by students and staff of the public institution of higher education.

Section 40. The University of Illinois Hospital Act is amended by adding Section 20 as follows:
(110 ILCS 330/20 new)

Sec. 20. Compliance with the Hospital Licensing Act; suicide prevention information. The University of Illinois Hospital shall comply with Section 11.11 of the Hospital Licensing Act.

Section 45. The Assisted Living and Shared Housing Act is amended by adding Section 151 as follows:

(210 ILCS 9/151 new)

Sec. 151. Suicide prevention information. An assisted living or shared housing establishment shall place contact information for the 9-8-8 National Suicide Prevention Lifeline in the establishment in a prominent location that is visible to and accessible by residents and staff of the establishment.

Section 50. The Nursing Home Care Act is amended by adding Section 3-202.2c as follows:
(210 ILCS 45/3-202.2c new)

Sec. 3-202.2c. Suicide prevention information. A nursing facility that is subject to this Act shall place contact information for the 9-8-8 National Suicide Prevention Lifeline in the facility in a prominent location that is visible to and accessible by residents and staff of the facility.

Section 55. The Hospital Licensing Act is amended by adding Section 11.11 as follows:
(210 ILCS 85/11.11 new)

Sec. 11.11. Suicide prevention information. A hospital shall conspicuously post contact information for the 9-8-8 National Suicide Prevention Lifeline in the hospital, either by physical or electronic means, for display in an area of its offices accessible by patients, employees, and visitors.

Section 60. The Child Care Act of 1969 is amended by changing Section 7.01 as follows:
(225 ILCS 10/7.01)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 7.01. Minimum standards for licensing; Department of Early Childhood.

(a) The Department of Early Childhood must prescribe and publish minimum standards for licensing that apply to day care centers, day care homes, and group day care homes. The Department of Early Childhood shall seek the advice and assistance of persons representative of day care centers, day care homes, and group day care homes in establishing such standards. The standards prescribed and published under this Act take effect as provided in the Illinois Administrative Procedure Act, and are restricted to rules pertaining to the following matters and to any rules required or permitted by any other Section of this Act:

(1) The operation and conduct of the facility and responsibility it assumes for child care;

(2) The character, suitability and qualifications of the applicant and other persons directly responsible for the care and welfare of children served. All child day care center licensees and employees who are required to report child abuse or neglect under the Abused and Neglected Child Reporting Act shall be required to attend training on recognizing child abuse and neglect, as prescribed by Department of Early Childhood rules;

(3) The general financial ability and competence of the applicant to provide necessary care for children and to maintain prescribed standards;

(4) The number of individuals or staff required to ensure adequate supervision and care of the children received. The standards shall provide that each day care center, day care home, and group day care home shall have on its premises during its hours of operation at least one staff member certified in first aid, in the Heimlich maneuver and in cardiopulmonary resuscitation by the American Red Cross or other organization approved by rule of the Department of Early Childhood. The Department of Early Childhood may offer, or arrange for the offering, on a periodic basis in each community in this State in cooperation with the American Red Cross, the American Heart Association

or other appropriate organization, voluntary programs to train operators of day care homes in first aid and cardiopulmonary resuscitation;

(5) The appropriateness, safety, cleanliness, and general adequacy of the premises, including maintenance of adequate fire prevention and health standards conforming to State laws and municipal codes to provide for the physical comfort, care, and well-being of children received;

(6) Provisions for food, clothing, educational opportunities, program, equipment and individual supplies to ensure the healthy physical, mental, and spiritual development of children served;

(7) Provisions to safeguard the legal rights of children served;

(8) Maintenance of records pertaining to the admission, progress, health, and discharge of children, including, for day care centers and day care homes, records indicating each child has been immunized as required by State regulations. The Department of Early Childhood shall require proof that children enrolled in a facility have been immunized against Haemophilus Influenzae B (HIB);

(9) Filing of reports with the Department of Early Childhood;

(10) Discipline of children;

(11) Protection and fostering of the particular religious faith of the children served;

(12) Provisions prohibiting firearms on day care center premises except in the possession of peace officers;

(13) Provisions prohibiting handguns on day care home premises except in the possession of peace officers or other adults who must possess a handgun as a condition of employment and who reside on the premises of a day care home;

(14) Provisions requiring that any firearm permitted on day care home premises, except handguns in the possession of peace officers, shall be kept in a disassembled state, without ammunition, in locked storage, inaccessible to children and that ammunition permitted on day care home premises shall be kept in locked storage separate from that of disassembled firearms, inaccessible to children;

(15) Provisions requiring notification of parents or guardians enrolling children at a day care home of the presence in the day care home of any firearms and ammunition and of the arrangements for the separate, locked storage of such firearms and ammunition; ~~and~~

(16) Provisions requiring all licensed child care facility employees who care for newborns and infants to complete training every 3 years on the nature of sudden unexpected infant death (SUID), sudden infant death syndrome (SIDS), and the safe sleep recommendations of the American Academy of Pediatrics; and-

(17) Provisions requiring all licensed day care centers to place contact information for the 9-8-8 National Suicide Prevention Lifeline in the licensed day care center in a prominent location that is visible to and accessible by children and employees of the licensed day care center.

All licensed day care home providers, licensed group day care home providers, and licensed day care center directors and classroom staff shall participate in at least one training that includes the topics of early childhood social emotional learning, infant and early childhood mental health, early childhood trauma, or adverse childhood experiences. Current licensed providers, directors, and classroom staff shall complete training and shall participate in training that includes the above topics at least once every 3 years.

(b) The Department of Early Childhood, in applying standards prescribed and published, as herein provided, shall offer consultation through employed staff or other qualified persons to assist applicants and licensees in meeting and maintaining minimum requirements for a license and to help them otherwise to achieve programs of excellence related to the care of children served. Such consultation shall include providing information concerning education and training in early childhood development to providers of day care home services. The Department of Early Childhood may provide or arrange for such education and training for those providers who request such assistance.

(c) The Department of Early Childhood shall distribute copies of licensing standards to all licensees and applicants for a license. Each licensee or holder of a permit shall distribute copies of the appropriate licensing standards and any other information required by the Department of Early Childhood to child care facilities under its supervision. Each licensee or holder of a permit shall maintain appropriate documentation of the distribution of the standards. Such documentation shall be part of the records of the facility and subject to inspection by authorized representatives of the Department of Early Childhood.

(d) The Department of Early Childhood shall prepare summaries of day care licensing standards. Each licensee or holder of a permit for a day care facility shall distribute a copy of the appropriate summary and any other information required by the Department of Early Childhood, to the legal guardian of each child

cared for in that facility at the time when the child is enrolled or initially placed in the facility. The licensee or holder of a permit for a day care facility shall secure appropriate documentation of the distribution of the summary and brochure. Such documentation shall be a part of the records of the facility and subject to inspection by an authorized representative of the Department of Early Childhood.

(e) The Department of Early Childhood shall distribute to each licensee and holder of a permit copies of the licensing or permit standards applicable to such person's facility. Each licensee or holder of a permit shall make available by posting at all times in a common or otherwise accessible area a complete and current set of licensing standards in order that all employees of the facility may have unrestricted access to such standards. All employees of the facility shall have reviewed the standards and any subsequent changes. Each licensee or holder of a permit shall maintain appropriate documentation of the current review of licensing standards by all employees. Such records shall be part of the records of the facility and subject to inspection by authorized representatives of the Department of Early Childhood.

(f) Any standards involving physical examinations, immunization, or medical treatment shall include appropriate exemptions for children whose parents object thereto on the grounds that they conflict with the tenets and practices of a recognized church or religious organization, of which the parent is an adherent or member, and for children who should not be subjected to immunization for clinical reasons.

(g) The Department of Early Childhood, in cooperation with the Department of Public Health, shall work to increase immunization awareness and participation among parents of children enrolled in day care centers and day care homes by publishing on the Department of Early Childhood's website information about the benefits of immunization against vaccine preventable diseases, including influenza and pertussis. The information for vaccine preventable diseases shall include the incidence and severity of the diseases, the availability of vaccines, and the importance of immunizing children and persons who frequently have close contact with children. The website content shall be reviewed annually in collaboration with the Department of Public Health to reflect the most current recommendations of the Advisory Committee on Immunization Practices (ACIP). The Department of Early Childhood shall work with day care centers and day care homes licensed under this Act to ensure that the information is annually distributed to parents in August or September.

(h) Any standard adopted by the Department of Early Childhood that requires an applicant for a license to operate a day care home to include a copy of a high school diploma or equivalent certificate with the person's application shall be deemed to be satisfied if the applicant includes a copy of a high school diploma or equivalent certificate or a copy of a degree from an accredited institution of higher education or vocational institution or equivalent certificate.

(Source: P.A. 103-594, eff. 7-1-26.)

Section 65. The Unified Code of Corrections is amended by adding Section 3-7-7.5 and by changing Section 5-8A-4.2 as follows:

(730 ILCS 5/3-7-7.5 new)

Sec. 3-7-7.5. Suicide prevention information. The Department shall place contact information for the 9-8-8 National Suicide Prevention Lifeline in each institution or facility of the Department in a prominent location that is visible to and accessible by committed persons in the institution or facility.

(730 ILCS 5/5-8A-4.2)

Sec. 5-8A-4.2. Successful transition to the community.

(a) The Department shall engage in reentry planning to include individualized case planning for persons preparing to be released to the community. This planning shall begin at intake and be supported throughout the term of incarceration, with a focused emphasis in the year prior to the inmate's mandatory statutory release date. All inmates within one year of their mandatory statutory release date shall be deemed to be in reentry status. The Department shall develop administrative directives to define reentry status based on the requirements of this Section.

(b) The Department shall develop incentives to increase program and treatment participation, positive behavior, and readiness to change.

(c) The Department shall coordinate with, and provide access at the point of release for, community partners and State and local government agencies to support successful transitions through assistance in planning and by providing appropriate programs to inmates in reentry status. The Department shall work with community partners and appropriate state agencies to support the successful transitions through assistance in planning and by providing appropriate programs to persons prior to release. Release planning shall include, but is not limited to:

(1) necessary documentation to include birth certificate, social security card, and identification card;

(2) vocational or educational short-term and long-term goals;

(3) financial literacy and planning to include payments of fines, fees, restitution, child support, and other debt;

(4) access to healthcare, mental healthcare, and chemical dependency treatment, including suicide prevention resources;

(5) living and transportation arrangements;

(6) family reunification, if appropriate, and pro-social support networks; and

(7) information about community-based employment services and employment service programs available for persons with prior arrest or criminal convictions.

(d) The Illinois Housing Development Authority shall create a Frequent Users Systems Engagement (FUSE) Re-Entry rental subsidy supportive housing program for the most vulnerable persons exiting the Department of Corrections. The Re-Entry rental subsidy supportive housing program shall be targeted to persons with disabilities who have a history of incarcerations, hospitalizations, and homelessness. The Illinois Housing Development Authority, the Department of Human Services Statewide Housing Coordinator, stakeholders, and the Department of Corrections shall adopt policies and procedures for the FUSE Re-Entry rental subsidy supportive housing program including eligibility criteria, geographic distribution, and documentation requirements which are similar to the Rental Housing Support Program. The funding formula for this program shall be developed by calculating the number of prison bed days saved through the timely releases that would not be possible but for the Re-Entry rental subsidy supportive housing program. Funding shall include administrative costs for the Illinois Housing Development Authority to operate the program.

(e) The Department shall report to the General Assembly on or before January 1, 2019, and annually thereafter, on these activities to support successful transitions to the community. This report shall include the following information regarding persons released from the Department:

(1) the total number of persons released each year listed by county;

(2) the number of persons assessed as having a high or moderate criminogenic need who have completed programming addressing that criminogenic need prior to release listed by program and county;

(3) the number of persons released in the reporting year who have engaged in pre-release planning prior to their release listed by county;

(4) the number of persons who have been released to electronic detention prior to their mandatory supervised release date;

(5) the number of persons who have been released after their mandatory supervised release date, average time past mandatory supervised release date, and reasons held past mandatory supervised release date; and

(6) when implemented, the number of Frequent Users Systems Engagement (FUSE) Re-Entry rental subsidy supportive housing program participants and average prison bed days saved.

(Source: P.A. 100-575, eff. 1-8-18.)

Section 70. The Probation and Probation Officers Act is amended by adding Section 15.3 as follows:
(730 ILCS 110/15.3 new)

Sec. 15.3. Suicide prevention information. A department shall ensure that, for all programs operated by the department, contact information for the 9-8-8 National Suicide Prevention Lifeline is posted in a prominent location that is visible to and accessible by offenders in the program."

There being no further amendments, the foregoing Amendment No. 3 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

On motion of Senator Ventura, **Senate Bill No. 2772** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Stadelman, **Senate Bill No. 2822** having been printed, was taken up, read by title a second time.

The following amendment was offered in the Committee on Judiciary, adopted and ordered printed:

AMENDMENT NO. 1 TO SENATE BILL 2822

AMENDMENT NO. 1 . Amend Senate Bill 2822 by replacing everything after the enacting clause with the following:

"Section 5. The Consumer Fraud and Deceptive Business Practices Act is amended by adding Section 2MMMM as follows:

(815 ILCS 505/2MMMM new)

Sec. 2MMMM. Digital purchase disclosures.

(a) As used in this Section:

"Blockchain-based asset" means a digital good whose ownership and access are verified through a decentralized ledger technology and that cannot be unilaterally revoked or altered by the seller after the transaction.

"Clear and conspicuous" means in a manner that clearly calls attention to the language. "Clear and conspicuous" includes using larger type than the surrounding text, using contrasting type, font, or color to the surrounding text of the same size, and setting off the surrounding text by using symbols or other marks.

"Digital application or game" means an application or game that a person accesses and manipulates using a specialized electronic gaming device, computer, mobile device, tablet, or other device with a display screen, including any add-ons or additional content for that application or game.

"Digital audio work" means a work that results from the fixation of a series of musical, spoken, or other sounds that are transferred electronically, including prerecorded or live songs, music, oral readings of books or other written materials, speeches, ringtones, and other sound recordings.

"Digital audiovisual work" means a series of related images and accompanying sounds that when shown in succession impart an impression of motion, including motion pictures, musicals, videos, news and entertainment programs, and live events.

"Digital book" means a work that is generally recognized in the ordinary and usual sense as a book of fiction or nonfiction and that is transferred electronically.

"Digital code" means a code that provides the person who holds the code a right to obtain an additional digital good or a digital audiovisual work, digital audio work, or digital book that may be obtained by any means, including tangible forms and electronic mail, regardless of whether the code is designated as song code, video code, or book code. "Digital code" includes: (i) codes that are used to access or obtain any specified digital goods or any additional digital goods that have been previously purchased; and (ii) promotion cards or codes that are purchased by a retailer or other business entity for use by the retailer's or entity's customers.

"Digital good" includes, whether electronically or digitally delivered or accessed, a digital audiovisual work, digital audio work, digital book, digital code, or digital application or game. "Digital good" does not include a cable television service, satellite relay television service, Internet access service, telecommunications service, or any other distribution of television, video, radio, Internet, or telecommunications service. "Digital good" also does not include any service that is clearly and conspicuously identified at the point of sale as being a monthly subscription service.

(b) It is an unlawful practice within the meaning of this Act for a seller of a digital good to offer for sale or advertise a digital good to a consumer using the terms "buy" or "purchase" or any other term that a reasonable person would understand to confer an ownership interest in that digital good unless, either:

(1) at the time of each transaction, the seller:

(A) provides to the consumer a complete list of restrictions and conditions for the license, including any circumstances under which access may be revoked; and

(B) receives an affirmative acknowledgment from the consumer that the consumer received from the seller: (i) a license to access the digital good; and (ii) a notice that the seller may unilaterally revoke access to the digital good if the seller no longer holds the right to the digital good; or

(2) before executing each transaction, the seller provides to the consumer a clear and conspicuous statement that: (i) states in plain language that buying or purchasing a digital good is a license; and (ii) includes a hyperlink, quick response code, URL, or other similar method to access the terms and conditions of the license.

Any affirmative acknowledgment from the consumer or clear and conspicuous statement required under this subsection shall be distinct and separate from any other terms and conditions of the transaction.

(c) This Section does not require a person to download a digital good or prohibit a person from storing a digital good on a server for access through the Internet.

(d) This Section does not apply to:

(1) a subscription-based service that advertises or offers for sale access to any digital good solely for the duration of the subscription;

(2) a digital good that is advertised or offered to a person without monetary consideration;

(3) a digital good that is advertised or offered to a person and that the seller cannot revoke access to after the transaction, including making the digital good available at the time of purchase for permanent offline download to an external storage source to be used without a connection to the Internet;

(4) a blockchain-based asset, including a non-fungible token, where ownership is decentralized and not subject to unilateral revocation by the seller;

(5) an educational or noncommercial digital good that is provided by a public library, educational institution, or open-source platform; or

(6) content owners or licensors whose digital goods are sold by a third party."

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

On motion of Senator Stadelman, **Senate Bill No. 2824** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Belt, **Senate Bill No. 2828** having been printed, was taken up, read by title a second time.

The following amendment was offered in the Committee on Labor, adopted and ordered printed:

AMENDMENT NO. 1 TO SENATE BILL 2828

AMENDMENT NO. 1 . Amend Senate Bill 2828 by replacing everything after the enacting clause with the following:

"Section 5. The Counties Code is amended by changing and renumbering Section 5-1192, as added by Public Act 104-262, as follows:

(55 ILCS 5/5-1193)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 5-1193 ~~5-1192~~. Building inspector requirements.

(a) In this Section, "building inspector" means (i) a State or county employee whose duties include the inspection or examination of structures or property in a county to determine if zoning or other code violations exist or (ii) a third party contracting with the county whose duties include the inspection or examination of structures or property in a county to determine if zoning or other code violations exist. "Building inspector" includes a code enforcement officer, as defined in Section 5-41005. "Building inspector" does not include an employee of the Office of the State Fire Marshal acting in the employee's capacity as an employee of the Office of the State Fire Marshal.

(b) A building inspector who performs inspections or examinations under this Code must:

(1) hold one of the following certifications ~~certification~~ from the International Code Council: ~~in the area in which the inspector is inspecting or examining.~~

(A) a residential building inspector certification, if inspecting or examining residential buildings;

(B) a commercial building inspector certification, if inspecting or examining commercial buildings;

(C) a property maintenance and housing inspector certification, if inspecting or examining property maintenance; or

(D) a certified building official certification, if inspecting or examining in multiple disciplines;

(2) be credentialed through a nationally or state-recognized inspection certification or apprenticeship program approved by the United States Department of Labor in the discipline the inspector is inspecting or examining; or

(3) be licensed under the Illinois Architecture Practice Act of 1989, the Professional Engineering Practice Act of 1989, or the Structural Engineering Practice Act of 1989.

The county must keep on file a copy of the certifications of the persons doing inspections or examinations on its behalf. A building inspector under this Section may have a grace period of 18 months one year from the date of hire or the effective date of this Section, whichever is later, to acquire the certification or credentials required under this Section.

An individual performing plumbing inspections shall be licensed under the Illinois Plumbing Licensing Law and shall be exempt from this Section.

(Source: P.A. 104-262, eff. 1-1-27; revised 10-2-25.)

Section 10. The Illinois Municipal Code is amended by changing Section 11-31.1-1.5 as follows:

(65 ILCS 5/11-31.1-1.5)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 11-31.1-1.5. Building inspector requirements. A building inspector who performs inspections or examinations under this Division must:

(1) hold one of the following certifications ~~certification~~ from the International Code Council: ~~in the area in which the inspector is inspecting or examining.~~

(A) a residential building inspector certification, if inspecting or examining residential buildings;

(B) a commercial building inspector certification, if inspecting or examining commercial buildings;

(C) a property maintenance and housing inspector certification, if inspecting or examining property maintenance; or

(D) a certified building official certification, if inspecting or examining in multiple disciplines;

(2) be credentialed through a nationally or state-recognized inspection certification or apprenticeship program approved by the United States Department of Labor in the discipline the building inspector is inspecting or examining; or

(3) be licensed under the Illinois Architecture Practice Act of 1989, the Professional Engineering Practice Act of 1989, or the Structural Engineering Practice Act of 1989.

The municipality must keep on file a copy of the certifications of the persons doing inspections or examinations on its behalf. A building inspector under this Section may have a grace period of 18 months one year from the date of hire or the effective date of this Section, whichever is later, to acquire the certification or credentials required under this Section.

An individual performing plumbing inspections shall be licensed under the Illinois Plumbing Licensing Law and shall be exempt from this Section.

(Source: P.A. 104-262, eff. 1-1-27.)".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

On motion of Senator D. Turner, **Senate Bill No. 2829** having been printed, was taken up, read by title a second time.

The following amendments were offered in the Committee on Local Government, adopted and ordered printed:

AMENDMENT NO. 1 TO SENATE BILL 2829

AMENDMENT NO. 1 . Amend Senate Bill 2829 by replacing everything after the enacting clause with the following:

"Section 1. Short Title. This Act may be cited as the Capital City Downtown Medical District Act.

Section 5. Findings. The General Assembly finds that Springfield's distinctive role as Illinois' capital, a regional medical destination, the home of President Abraham Lincoln's Presidential Library and Museum, and a National Historic Site warrants strengthened, structured collaboration anchored by State government to advance medical, entertainment, educational, legal, and public policy priorities in the District. State and local governmental bodies should encourage the leveraging of the District's proximity to State government to support healthcare, civic, legal, policy, and professional education activities that advance the public benefit of all Illinoisans through public service, workforce development, and downtown vitality.

Section 10. Creation of District. There is created in the City of Springfield a special development district, the Capital City Downtown Medical District (the "District"), whose boundaries are 11th Street on the east, North Grand Avenue on the north, Walnut Street on the west, and South Grand Avenue on the south, and which excludes all local, State, and federal government properties. The District is created to help build and sustain a vibrant and thriving downtown zone in the State's capital city by encouraging economic development, by increasing the number of people who reside, who are employed, who visit, and who study within the District, and by increasing economic activity in the heart of downtown Springfield through commercial development, including mixed-use housing developments, workforce housing, student housing, and middle-income housing within walking distance of government facilities, healthcare facilities, commercial facilities, and educational facilities in and near the District. The District aims to support revitalization in key sectors, including, but not limited to, healthcare, education, research, technology, housing, retail merchandising, restaurants, arts and culture, tourism, historic preservation and public infrastructure, and to improve and provide for the management of land and facilities within the District.

Section 15. Capital City Downtown Medical District Commission.

(a) There is created a body politic and corporate under the corporate name of the Capital City Downtown Medical District Commission whose general purpose, in addition to and not in limitation of those purposes and powers set forth in this Act, is to:

(1) maintain the proper surroundings of and within the District in order to attract, stabilize, and retain within the District facilities, buildings, enterprises, and other establishments permitted under this Act;

(2) provide for the orderly creation, maintenance, development, and expansion of (i) facilities, buildings, enterprises, and other establishments permitted under this Act and (ii) public infrastructure related to the use and enjoyment of those facilities, buildings, enterprises, and other establishments;

(3) convene dialogue among leaders in the public and private sectors on topics and issues associated with training in the delivery of services and related industry in the District's program area;

(4) provide support for the attraction and creation of new businesses and new jobs within the District; and

(5) employ agents and employees necessary to carry out its purposes.

(b) The Commission has perpetual succession and the power to contract and be contracted with, to sue and be sued except in actions sounding in tort, to plead and be impleaded, to have and use a common seal, and to alter the same at pleasure. All actions sounding in tort against the Commission shall be prosecuted in the Court of Claims. The principal office of the Commission shall be in the City of Springfield.

(c) The Commission shall consist of the following members: 5 members appointed by the Governor, with the advice and consent of the Senate; 3 members appointed by the Mayor of Springfield, with the advice and consent of the Springfield City Council; and 3 members appointed by the Chairperson of the County Board of Sangamon County. One of each of the 3 members appointed by the Mayor of Springfield and by the Chairperson of the County Board of Sangamon County shall be a representative of a recognized neighborhood organization that has a legitimate interest in the development and improvement of the District, as determined by the Mayor of the City of Springfield and the Chairperson of the County Board of Sangamon County, respectively. The initial members of the Commission appointed by the Governor shall be appointed for terms ending, respectively, on the second, third, fourth, fifth, and sixth anniversaries of their appointments. The initial members appointed by the Mayor of Springfield and by the Chairperson of the County Board of Sangamon County shall be appointed for terms ending, respectively, on the second, third, and fourth anniversaries of their appointments. Thereafter, all the members shall be appointed to hold office for a term of 5 years and until their successors are appointed as provided in this Act.

(d) Any vacancy in the membership of the Commission occurring by reason of the death, resignation, disqualification, removal, or inability or refusal to act of any of the members of the Commission shall be

filled by the authority that had appointed the particular member. The authority that appointed the particular member shall appoint a replacement to fill the vacancy for the unexpired term of office of that particular member. A vacancy caused by the expiration of the period for which the member was appointed shall be filled by a new appointment for a term of 5 years from the date of the expiration of the prior 5-year term notwithstanding when the appointment is actually made. The Commission shall obtain, under the provisions of the Personnel Code, such personnel as the Commission shall deem advisable to carry out the purposes of this Act and the work of the Commission.

(e) The Commission shall hold regular meetings annually for the election of a President, Vice-President, Secretary, and Treasurer from among its members, for the adoption of a budget, and for such other business as may properly come before it. The Commission shall establish the duties and responsibilities of its officers by rule. The President or any 4 members of the Commission may call special meetings of the Commission. Each Commissioner shall take an oath of office for the faithful performance of his or her duties. The Commission may not transact business at a meeting of the Commission unless there is a quorum consisting of at least 6 Commissioners present at the meeting. Meetings may be held by telephone conference or by other means through which all persons participating in the meeting can communicate with each other.

(f) The Commission shall submit to the General Assembly, not later than March 1 of each odd-numbered year, a detailed report covering its operations for the 2 preceding calendar years and a statement of its program for the next 2 years. The requirement for reporting to the General Assembly shall be satisfied by filing copies of the report as required by Section 3.1 of the General Assembly Organization Act, and by filing such additional copies with the State Government Report Distribution Center for the General Assembly as is required under paragraph (t) of Section 7 of the State Library Act.

(g) The Auditor General shall conduct audits of the Commission in the same manner as the Auditor General conducts audits of State agencies under the Illinois State Auditing Act.

(h) Neither the Commission nor the District has any power to tax.

(i) The Commission is a public body and subject to the Open Meetings Act and the Freedom of Information Act.

Section 20. Grants; loans; contracts. The Commission may apply for and accept grants, loans, or appropriations from the State of Illinois, the federal government, any State or federal agency or instrumentality, any unit of local government, or any other person or entity to be used for any of the purposes of the District. The Commission may enter into any agreement with the State of Illinois, the federal government, any State or federal instrumentality, any unit of local government, or any other person or entity in relation to the grants, matching grants, loans, or appropriations. The Commission also may, by contractual agreement, accept and collect assessments or fees from entities who enter into a contractual agreement for District enhancement and improvements, common area shared services, shared facilities, or other activities or expenditures in furtherance of the purposes of this Act. The Commission may provide assistance, including grants, loans, land conveyances, and other incentives to entities, including, but not limited to, neighborhood organizations, to induce development and revitalization consistent with this Act and for the purpose of benefiting the community. The Commission may also provide programmatic assistance, operational assistance, or facilities to support academic, professional, and training programs located within the District if it finds that such support advances the purposes of this Act.

Section 25. Property; acquisition. The Commission may acquire the fee simple title to real property lying within the District and personal property required for its purposes, by gift, donation, purchase, or otherwise. Title shall be taken in the corporate name of the Commission. The Commission may acquire, by lease or other means, any real property lying within the District and personal property found by the Commission to be necessary for its purposes and to which the Commission finds that it need not acquire the fee simple title for carrying out of those purposes. The Commission shall hold a public hearing in accordance with Section 80 of this Act before acquiring the title to property. The Commission may undertake environmental remediation, demolition, site preparation, interim site management, and other predevelopment activities necessary to prepare property for redevelopment, transfer, or related activities. The Commission has no eminent domain powers, including quick-take powers, no zoning powers, and no power to establish or enforce building codes. The Commission may not acquire any property pursuant to this Section before a comprehensive master plan has been approved under Section 75.

Section 30. Construction. After a public hearing in accordance with Section 80 of this Act, the Commission may, in its corporate capacity, construct or cause to be constructed within the District, any building, structure, or other ancillary or related facilities that the Commission may, from time to time, determine are to be established and operated (i) for the carrying out of any aspect of the Commission's purposes as set forth in this Act or (ii) for any uses the Commission shall determine will support and nurture facilities and uses permitted by this Act. All such structures and improvements shall be erected and constructed in accordance with the provisions of the Illinois Procurement Code that apply to State agencies. No construction may be undertaken pursuant to this Section before a comprehensive master plan has been approved under Section 75.

Section 35. Relocation assistance. The Commission shall provide relocation assistance to persons and entities displaced by the Commission's acquisition of property and improvement of the District. Relocation assistance shall not be less than the amount provided under the federal Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 and the regulations under that Act, including the eligibility criteria. The Commission may enter into long-term development, land-use, or operating agreements with institutions, including hospitals, universities, State agencies, or nonprofit organizations. Relocation assistance may include assistance with the moving of a residential unit to a new location, and the Commission may develop, own, lease, sublease, or manage facilities used for academic instruction, professional education, or research, including facilities owned or operated by colleges, universities, or their affiliates. The Commission shall establish a single point of contact for all relocation assistance under this Section.

Section 40. Bonds. To obtain the funds necessary for financing the acquisition, construction, maintenance, and rehabilitation of facilities and equipment within the District, and for the operation of the District as set forth in this Act, the Commission may borrow money from any public or private agency, department, corporation, or person. In evidence of and as security for funds borrowed, the Commission may issue revenue bonds in its corporate capacity to be payable from the revenues derived from the operation of the institutions or buildings owned, leased, or operated by or on behalf of the Commission, but the bonds shall in no event constitute an indebtedness of the Commission or a claim against the property of the Commission. The bonds may be issued in such denominations as may be expedient, in such amounts, and at such rates of interest as the Commission shall deem necessary to provide sufficient funds to pay all the costs authorized under this Section. The bonds shall be executed by the President of the Commission, attested by the Secretary, and sealed with the Commission's corporate seal. If either of those officers of the Commission who shall have signed or attested any of the bonds shall have ceased to be such officer before delivery of the bonds, the signature of the officer shall be valid and sufficient to the same effect as if the officer had remained in office at the time of delivery. The Commission shall furnish the State Comptroller with a record of all bonds issued under this Act.

Section 45. Power to sell or lease. The Commission may sell, convey, transfer, or lease, at fair market value, any title or interest in real property owned by it to any person or persons, to be used, subject to the restrictions of this Act, for the purposes stated in this Act, for the purpose of serving persons using the facilities offered within the District, or for the carrying out of any aspect of the Commission's purposes as set forth in Section 15 of this Act, subject to the restrictions as to the use of the real property as the Commission shall determine will carry out the purposes of this Act. To assure that the use of the real property so sold or leased is in accordance with the provisions of this Act, the Commission shall inquire into and satisfy itself concerning the financial ability of the purchaser to complete the project for which the real property is sold or leased. The purchaser or lessee shall submit, in writing, a plan to the Commission of the purchaser's or lessee's ability to complete the project for which the real property is sold or leased. Under the required plan, the purchaser or lessee shall undertake (1) to use the land for the purposes designated in the plan so presented; (2) to commence and complete the construction of the buildings or other structures to be included in the project within the time the Commission fixes as reasonable; and (3) to comply with such other conditions as the Commission shall determine are necessary to carry out the project. All conveyances and leases authorized in this Section shall be on condition that in the event the use of property is for other purposes than prescribed in this Act, or there is nonuse for a period of one year, title to the property shall revert to the Commission. All conveyances and leases made by the Commission to any corporation or person for the use of serving the residents or any person using the facilities offered within the District shall

be on condition that in the event of a violation of any of the restrictions as to the use of the property according to this Act, and the Commission's determinations of projects that will carry out the purposes of this Act, title to the property shall revert to the Commission. If, however, the Commission finds that financing necessary for the acquisition or lease of any real estate or for the construction or improvement of any building to be used for purposes prescribed in this Act cannot be obtained if title to the land, building, or improvement is subject to such a reverter provision, the Commission may cause the real property to be conveyed free of a reverter provision, provided that at least 7 members of the Commission vote in favor thereof. The finding that the title shall be conveyed free of a reverter provision shall be made at a public hearing in accordance with Section 80 of this Act and notice provided in accordance with Section 50 of this Act. The Commission may also provide, in the conveyances, leases, or other documentation, provisions for notice of such violations or default and the cure thereof for the benefit of any lender or mortgagee as the Commission shall determine are appropriate. If, at a regularly scheduled meeting, the Commission resolves that a parcel of real estate leased by it, or in which it has sold the fee simple title or any lesser estate, is not being used for the purposes prescribed in this Act or has been in nonuse for a period of one year, the Commission may file a lawsuit in the Circuit Court of Sangamon County to enforce the terms of the sale or lease. If a reverter of title to any property is ordered by the court under the terms of this Act, the interest of the Commission shall be subject to any existing valid mortgage or trust deed in the nature of a mortgage, but if the title is acquired through foreclosure of that mortgage or trust deed or by deed in lieu of foreclosure of that mortgage or trust deed, then the title to the property shall not revert, but shall be subject to the restrictions as to use, but not any penalty for nonuse contained in this Act with respect to any mortgagee in possession or its successor or assigns.

No conveyance of real property shall be executed by the Commission without the prior written approval of the Governor. The Commission may not sell, convey, transfer, or lease any property pursuant to this Section before a comprehensive master plan has been approved under Section 75.

Section 50. Notice. Before holding any public hearing prescribed in Section 45 of this Act, or any meeting regarding the passage of any resolution to file a lawsuit, the Commission shall give notice to the grantee or lessee, or his or her legal representatives, successors, or assigns, of the time and place of the proceeding. The notice shall be accompanied by a statement signed by the Secretary of the Commission, or by any person authorized by the Commission to sign the same, setting forth any act or things done or omitted to be done in violation, or claimed to be in violation, of any restriction as to the use of the property, whether the restriction be prescribed in any of the terms of this Act or by any restriction as to the use of the property determined by the Commission under the terms of this Act. The notice of the time and place fixed for the proceeding shall also be given to such person or persons as the Commission shall deem necessary. The notice may be given by registered mail, addressed to the grantee, lessee, or legal representatives, successors, or assigns, at the last known address of the grantee, lessee, or legal representatives, successors, or assigns.

Section 55. Rules. The Commission may adopt reasonable and proper rules, in accordance with the Illinois Administrative Procedure Act, relative to the exercise of its powers, and proper rules to govern its proceedings, to regulate the mode and manner of all hearings held by it or at its direction, and to alter and amend those rules.

Section 60. Official documents. Copies of all official documents, findings, and orders of the Commission, certified by a Commissioner or by the Secretary of the Commission to be true copies of the originals, and under the official seal of the Commission, shall be evidence in like manner as the originals.

Section 65. Judicial review. All final administrative decisions of the Commission shall be subject to judicial review pursuant to the provisions of the Administrative Review Law, and all amendments and modifications thereof, and the rules adopted pursuant thereto. The term "administrative decision" is defined as in Section 3-101 of the Code of Civil Procedure. Any party may obtain judicial review of a final order or administrative decision of the Commission in the Circuit Court of Sangamon County only under and in accordance with the provisions of the Administrative Review Law and its adopted rules. The Circuit Court shall take judicial notice of all the rules of practice and procedure of the Commission.

Section 70. Parks. The Commission may set apart any part of the District as a park, except those areas owned, operated, or used for purposes authorized under this Act by organizations or institutions engaged in the delivery or conduct of health care services, education, or research. The Commission may construct, control, and maintain the same, or may provide by contract with the Springfield Park District, the City of Springfield, or the Department of Natural Resources, as applicable, for the construction, control, and maintenance of any area within the District set apart as a park.

Section 75. Master plan; improvement and management of District. The Commission shall approve a comprehensive master plan for the orderly development and management of all property within the District. The master plan, and any amendment to the master plan, shall only take effect once delivered to the Springfield City Council. The Commission shall take the actions permitted to be taken by it under this Act as it may determine are appropriate to provide conditions most favorable for the special care and treatment of the sick and injured and for the study of disease and for any other purpose of this Act. In the master plan, the Commission may provide for shared services and facilities within the District for the accredited higher education institutions and the licensed non-profit acute care hospitals within the District.

Section 80. Public hearing. The Commission shall conduct a public hearing prior to either (i) acquiring real or personal property within the District through Section 25 of this Act, (ii) constructing any building or structure under Section 30 of this Act, (iii) conveying property under Section 45 of this Act, or (iv) approving a comprehensive master plan under Section 75 of this Act. The Commission shall also conduct a public hearing whenever it is otherwise required by law to do so, and may conduct a public hearing whenever it may elect to do so. The Commission shall conduct the public hearing called by it in accordance with the requirements of the law mandating it, if any, or in accordance with the provisions of this Section if either the law mandating it is silent as to the procedures for its holding or if the Commission elects to hold a public hearing in the absence of any law mandating it. In the absence of any law, or of any procedures in any law, mandating the holding of a public hearing, the Commission may authorize a Commissioner or other person of legal age to conduct a hearing. The Commissioner or other authorized person has the power to administer oaths and affirmations, take the testimony of witnesses, take and receive the production of papers, books, records, accounts, and documents, receive pertinent evidence, and certify the record of the hearing. The record of the hearing shall become part of the Commission's record. Notice of the time, place, and purpose of the hearing shall be given by a single publication notice in a secular newspaper of general circulation in the City of Springfield at least 10 days before the date of the hearing.

Section 85. Jurisdiction. This Act shall not be construed to limit the jurisdiction of the City of Springfield to territory outside the limits of the District nor to impair any power now possessed by or hereafter granted to the City of Springfield or to cities generally. Property owned by and exclusively used by the Commission shall be exempt from taxation.

Section 90. Disposition of money; income fund. All money received by the Commission from the sale or lease of any property, in excess of the amount expended by the Commission for authorized purposes under this Act or as may be necessary to satisfy the obligation of any revenue bond issued pursuant to Section 40, shall be paid into the State treasury for deposit into the Mid-Illinois Downtown Medical District Income Fund. The Commission may use all money received as rentals for the purposes of planning, acquisition, and development of property within the District, for the operation, maintenance, and improvement of property of the Commission, and for all purposes and powers set forth in this Act. All moneys held pursuant to this Section shall be maintained in a depository approved by the State Treasurer. The Auditor General shall, at least biennially, audit or cause to be audited all records and accounts of the Commission pertaining to the operation of the District.

Section 95. Assumption. As allowable under State or federal law, any and all assets, holdings, contracts and agreements of the Mid-Illinois Medical District or Mid-Illinois Medical District Commission established under the Mid-Illinois Medical District Act shall hereby be conveyed or assigned to the Capital City Downtown Medical District or the Capital City Downtown Medical District Commission established under this Act.

Section 905. The State Finance Act is amended by adding Section 5.1038 as follows:

[March 12, 2026]

(30 ILCS 105/5.1038 new)

Sec. 5.1038. The Mid-Illinois Downtown Medical District Income Fund.

(30 ILCS 105/5.593 rep.)

(30 ILCS 105/6z-60 rep.)

Section 910. The State Finance Act is amended by repealing Sections 5.593 and 6z-60.

(70 ILCS 925/Act rep.)

Section 915. The Mid-Illinois Medical District Act is repealed.

Section 920. The Eminent Domain Act is amended by changing Section 15-5-15 as follows:

(735 ILCS 30/15-5-15)

(Text of Section before amendment by P.A. 104-457)

Sec. 15-5-15. Eminent domain powers in ILCS Chapters 70 through 75. The following provisions of law may include express grants of the power to acquire property by condemnation or eminent domain:

(70 ILCS 5/8.02 and 5/9); Airport Authorities Act; airport authorities; for public airport facilities.

(70 ILCS 5/8.05 and 5/9); Airport Authorities Act; airport authorities; for removal of airport hazards.

(70 ILCS 5/8.06 and 5/9); Airport Authorities Act; airport authorities; for reduction of the height of objects or structures.

(70 ILCS 10/4); Interstate Airport Authorities Act; interstate airport authorities; for general purposes.

(70 ILCS 15/3); Kankakee River Valley Area Airport Authority Act; Kankakee River Valley Area Airport Authority; for acquisition of land for airports.

(70 ILCS 200/2-20); Civic Center Code; civic center authorities; for grounds, centers, buildings, and parking.

(70 ILCS 200/5-35); Civic Center Code; Aledo Civic Center Authority; for grounds, centers, buildings, and parking.

(70 ILCS 200/10-15); Civic Center Code; Aurora Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.

(70 ILCS 200/15-40); Civic Center Code; Benton Civic Center Authority; for grounds, centers, buildings, and parking.

(70 ILCS 200/20-15); Civic Center Code; Bloomington Civic Center Authority; for grounds, centers, buildings, and parking.

(70 ILCS 200/35-35); Civic Center Code; Brownstown Park District Civic Center Authority; for grounds, centers, buildings, and parking.

(70 ILCS 200/40-35); Civic Center Code; Carbondale Civic Center Authority; for grounds, centers, buildings, and parking.

(70 ILCS 200/55-60); Civic Center Code; Chicago South Civic Center Authority; for grounds, centers, buildings, and parking.

(70 ILCS 200/60-30); Civic Center Code; Collinsville Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.

(70 ILCS 200/70-35); Civic Center Code; Crystal Lake Civic Center Authority; for grounds, centers, buildings, and parking.

(70 ILCS 200/75-20); Civic Center Code; Decatur Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.

(70 ILCS 200/80-15); Civic Center Code; DuPage County Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.

(70 ILCS 200/85-35); Civic Center Code; Elgin Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.

(70 ILCS 200/95-25); Civic Center Code; Herrin Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.

(70 ILCS 200/110-35); Civic Center Code; Illinois Valley Civic Center Authority; for grounds, centers, buildings, and parking.

(70 ILCS 200/115-35); Civic Center Code; Jasper County Civic Center Authority; for grounds, centers, buildings, and parking.

- (70 ILCS 200/120-25); Civic Center Code; Jefferson County Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/125-15); Civic Center Code; Jo Daviess County Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/130-30); Civic Center Code; Katherine Dunham Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/145-35); Civic Center Code; Marengo Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/150-35); Civic Center Code; Mason County Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/155-15); Civic Center Code; Matteson Metropolitan Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/160-35); Civic Center Code; Maywood Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/165-35); Civic Center Code; Melrose Park Metropolitan Exposition Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/170-20); Civic Center Code; certain Metropolitan Exposition, Auditorium and Office Building Authorities; for general purposes.
- (70 ILCS 200/180-35); Civic Center Code; Normal Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/185-15); Civic Center Code; Oak Park Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/195-35); Civic Center Code; Ottawa Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/200-15); Civic Center Code; Pekin Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/205-15); Civic Center Code; Peoria Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/210-35); Civic Center Code; Pontiac Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/215-15); Civic Center Code; Illinois Quad City Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/220-30); Civic Center Code; Quincy Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/225-35); Civic Center Code; Randolph County Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/230-35); Civic Center Code; River Forest Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/235-40); Civic Center Code; Riverside Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/245-35); Civic Center Code; Salem Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/255-20); Civic Center Code; Springfield Metropolitan Exposition and Auditorium Authority; for grounds, centers, and parking.
- (70 ILCS 200/260-35); Civic Center Code; Sterling Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/265-20); Civic Center Code; Vermilion County Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/270-35); Civic Center Code; Waukegan Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/275-35); Civic Center Code; West Frankfort Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/280-20); Civic Center Code; Will County Metropolitan Exposition and Auditorium Authority; for grounds, centers, and parking.
- (70 ILCS 210/5); Metropolitan Pier and Exposition Authority Act; Metropolitan Pier and Exposition Authority; for general purposes, including quick-take power.

- (70 ILCS 405/22.04); Soil and Water Conservation Districts Act; soil and water conservation districts; for general purposes.
- (70 ILCS 410/10 and 410/12); Conservation District Act; conservation districts; for open space, wildland, scenic roadway, pathway, outdoor recreation, or other conservation benefits.
- (70 ILCS 503/25); Chanute-Rantoul National Aviation Center Redevelopment Commission Act; Chanute-Rantoul National Aviation Center Redevelopment Commission; for general purposes.
- (70 ILCS 507/15); Fort Sheridan Redevelopment Commission Act; Fort Sheridan Redevelopment Commission; for general purposes or to carry out comprehensive or redevelopment plans.
- (70 ILCS 520/8); Southwestern Illinois Development Authority Act; Southwestern Illinois Development Authority; for general purposes, including quick-take power.
- (70 ILCS 605/4-17 and 605/5-7); Illinois Drainage Code; drainage districts; for general purposes.
- (70 ILCS 615/5 and 615/6); Chicago Drainage District Act; corporate authorities; for construction and maintenance of works.
- (70 ILCS 705/10); Fire Protection District Act; fire protection districts; for general purposes.
- (70 ILCS 750/20); Flood Prevention District Act; flood prevention districts; for general purposes.
- (70 ILCS 805/6); Downstate Forest Preserve District Act; certain forest preserve districts; for general purposes.
- (70 ILCS 805/18.8); Downstate Forest Preserve District Act; certain forest preserve districts; for recreational and cultural facilities.
- (70 ILCS 810/8); Cook County Forest Preserve District Act; Forest Preserve District of Cook County; for general purposes.
- (70 ILCS 810/38); Cook County Forest Preserve District Act; Forest Preserve District of Cook County; for recreational facilities.
- (70 ILCS 910/15 and 910/16); Hospital District Law; hospital districts; for hospitals or hospital facilities.
- (70 ILCS 915/3); Illinois Medical District Act; Illinois Medical District Commission; for general purposes.
- (70 ILCS 915/4.5); Illinois Medical District Act; Illinois Medical District Commission; quick-take power for the Illinois State Police Forensic Science Laboratory (obsolete).
- (70 ILCS 920/5); Tuberculosis Sanitarium District Act; tuberculosis sanitarium districts; for tuberculosis sanitariums.
- ~~(70 ILCS 925/20); Mid Illinois Medical District Act; Mid Illinois Medical District; for general purposes.~~
- (70 ILCS 930/20); Mid-America Medical District Act; Mid-America Medical District Commission; for general purposes.
- (70 ILCS 935/20); Roseland Community Medical District Act; medical district; for general purposes.
- (70 ILCS 1005/7); Mosquito Abatement District Act; mosquito abatement districts; for general purposes.
- (70 ILCS 1105/8); Museum District Act; museum districts; for general purposes.
- (70 ILCS 1205/7-1); Park District Code; park districts; for streets and other purposes.
- (70 ILCS 1205/8-1); Park District Code; park districts; for parks.
- (70 ILCS 1205/9-2 and 1205/9-4); Park District Code; park districts; for airports and landing fields.
- (70 ILCS 1205/11-2 and 1205/11-3); Park District Code; park districts; for State land abutting public water and certain access rights.
- (70 ILCS 1205/11.1-3); Park District Code; park districts; for harbors.
- (70 ILCS 1225/2); Park Commissioners Land Condemnation Act; park districts; for street widening.
- (70 ILCS 1230/1 and 1230/1-a); Park Commissioners Water Control Act; park districts; for parks, boulevards, driveways, parkways, viaducts, bridges, or tunnels.
- (70 ILCS 1250/2); Park Commissioners Street Control (1889) Act; park districts; for boulevards or driveways.
- (70 ILCS 1290/1); Park District Aquarium and Museum Act; municipalities or park districts; for aquariums or museums.
- (70 ILCS 1305/2); Park District Airport Zoning Act; park districts; for restriction of the height of structures.
- (70 ILCS 1310/5); Park District Elevated Highway Act; park districts; for elevated highways.
- (70 ILCS 1505/15); Chicago Park District Act; Chicago Park District; for parks and other purposes.
- (70 ILCS 1505/25.1); Chicago Park District Act; Chicago Park District; for parking lots or garages.
- (70 ILCS 1505/26.3); Chicago Park District Act; Chicago Park District; for harbors.
- (70 ILCS 1570/5); Lincoln Park Commissioners Land Condemnation Act; Lincoln Park Commissioners; for land and interests in land, including riparian rights.
- (70 ILCS 1801/30); Alexander-Cairo Port District Act; Alexander-Cairo Port District; for general purposes.

- (70 ILCS 1805/8); Havana Regional Port District Act; Havana Regional Port District; for general purposes.
- (70 ILCS 1810/7); Illinois International Port District Act; Illinois International Port District; for general purposes.
- (70 ILCS 1815/13); Illinois Valley Regional Port District Act; Illinois Valley Regional Port District; for general purposes.
- (70 ILCS 1820/4); Jackson-Union Counties Regional Port District Act; Jackson-Union Counties Regional Port District; for removal of airport hazards or reduction of the height of objects or structures.
- (70 ILCS 1820/5); Jackson-Union Counties Regional Port District Act; Jackson-Union Counties Regional Port District; for general purposes.
- (70 ILCS 1825/4.9); Joliet Regional Port District Act; Joliet Regional Port District; for removal of airport hazards.
- (70 ILCS 1825/4.10); Joliet Regional Port District Act; Joliet Regional Port District; for reduction of the height of objects or structures.
- (70 ILCS 1825/4.18); Joliet Regional Port District Act; Joliet Regional Port District; for removal of hazards from ports and terminals.
- (70 ILCS 1825/5); Joliet Regional Port District Act; Joliet Regional Port District; for general purposes.
- (70 ILCS 1830/7.1); Kaskaskia Regional Port District Act; Kaskaskia Regional Port District; for removal of hazards from ports and terminals.
- (70 ILCS 1830/14); Kaskaskia Regional Port District Act; Kaskaskia Regional Port District; for general purposes.
- (70 ILCS 1831/30); Massac-Metropolis Port District Act; Massac-Metropolis Port District; for general purposes.
- (70 ILCS 1835/5.10); Mt. Carmel Regional Port District Act; Mt. Carmel Regional Port District; for removal of airport hazards.
- (70 ILCS 1837/30); Ottawa Port District Act; Ottawa Port District; for general purposes.
- (70 ILCS 1842/30 and 1842/35); Rock Island Regional Port District Act; Rock Island Regional Port District and participating municipalities; for general Port District purposes.
- (70 ILCS 1845/4.9); Seneca Regional Port District Act; Seneca Regional Port District; for removal of airport hazards.
- (70 ILCS 1845/4.10); Seneca Regional Port District Act; Seneca Regional Port District; for reduction of the height of objects or structures.
- (70 ILCS 1845/5); Seneca Regional Port District Act; Seneca Regional Port District; for general purposes.
- (70 ILCS 1850/4); Shawneetown Regional Port District Act; Shawneetown Regional Port District; for removal of airport hazards or reduction of the height of objects or structures.
- (70 ILCS 1850/5); Shawneetown Regional Port District Act; Shawneetown Regional Port District; for general purposes.
- (70 ILCS 1860/4); Tri-City Regional Port District Act; Tri-City Regional Port District; for removal of airport hazards.
- (70 ILCS 1860/5); Tri-City Regional Port District Act; Tri-City Regional Port District; for the development of facilities.
- (70 ILCS 1863/11); Upper Mississippi River International Port District Act; Upper Mississippi River International Port District; for general purposes.
- (70 ILCS 1865/4.9); Waukegan Port District Act; Waukegan Port District; for removal of airport hazards.
- (70 ILCS 1865/4.10); Waukegan Port District Act; Waukegan Port District; for restricting the height of objects or structures.
- (70 ILCS 1865/5); Waukegan Port District Act; Waukegan Port District; for the development of facilities.
- (70 ILCS 1905/16); Railroad Terminal Authority Act; Railroad Terminal Authority (Chicago); for general purposes.
- (70 ILCS 2105/9b); River Conservancy Districts Act; river conservancy districts; for general purposes.
- (70 ILCS 2105/10a); River Conservancy Districts Act; river conservancy districts; for corporate purposes.
- (70 ILCS 2205/15); Sanitary District Act of 1907; sanitary districts; for corporate purposes.
- (70 ILCS 2205/18); Sanitary District Act of 1907; sanitary districts; for improvements and works.
- (70 ILCS 2205/19); Sanitary District Act of 1907; sanitary districts; for access to property.
- (70 ILCS 2305/8); North Shore Water Reclamation District Act; North Shore Water Reclamation District; for corporate purposes.

- (70 ILCS 2305/15); North Shore Water Reclamation District Act; North Shore Water Reclamation District; for improvements.
- (70 ILCS 2405/7.9); Sanitary District Act of 1917; Sanitary District of Decatur; for carrying out agreements to sell, convey, or disburse treated wastewater to a private entity.
- (70 ILCS 2405/8); Sanitary District Act of 1917; sanitary districts; for corporate purposes.
- (70 ILCS 2405/15); Sanitary District Act of 1917; sanitary districts; for improvements.
- (70 ILCS 2405/16.9 and 2405/16.10); Sanitary District Act of 1917; sanitary districts; for waterworks.
- (70 ILCS 2405/17.2); Sanitary District Act of 1917; sanitary districts; for public sewer and water utility treatment works.
- (70 ILCS 2405/18); Sanitary District Act of 1917; sanitary districts; for dams or other structures to regulate water flow.
- (70 ILCS 2605/8); Metropolitan Water Reclamation District Act; Metropolitan Water Reclamation District; for corporate purposes.
- (70 ILCS 2605/16); Metropolitan Water Reclamation District Act; Metropolitan Water Reclamation District; quick-take power for improvements.
- (70 ILCS 2605/17); Metropolitan Water Reclamation District Act; Metropolitan Water Reclamation District; for bridges.
- (70 ILCS 2605/35); Metropolitan Water Reclamation District Act; Metropolitan Water Reclamation District; for widening and deepening a navigable stream.
- (70 ILCS 2805/10); Sanitary District Act of 1936; sanitary districts; for corporate purposes.
- (70 ILCS 2805/24); Sanitary District Act of 1936; sanitary districts; for improvements.
- (70 ILCS 2805/26i and 2805/26j); Sanitary District Act of 1936; sanitary districts; for drainage systems.
- (70 ILCS 2805/27); Sanitary District Act of 1936; sanitary districts; for dams or other structures to regulate water flow.
- (70 ILCS 2805/32k); Sanitary District Act of 1936; sanitary districts; for water supply.
- (70 ILCS 2805/32l); Sanitary District Act of 1936; sanitary districts; for waterworks.
- (70 ILCS 2905/2-7); Metro-East Sanitary District Act of 1974; Metro-East Sanitary District; for corporate purposes.
- (70 ILCS 2905/2-8); Metro-East Sanitary District Act of 1974; Metro-East Sanitary District; for access to property.
- (70 ILCS 3010/10); Sanitary District Revenue Bond Act; sanitary districts; for sewerage systems.
- (70 ILCS 3205/12); Illinois Sports Facilities Authority Act; Illinois Sports Facilities Authority; quick-take power for its corporate purposes (obsolete).
- (70 ILCS 3405/16); Surface Water Protection District Act; surface water protection districts; for corporate purposes.
- (70 ILCS 3605/7); Metropolitan Transit Authority Act; Chicago Transit Authority; for transportation systems.
- (70 ILCS 3605/8); Metropolitan Transit Authority Act; Chicago Transit Authority; for general purposes.
- (70 ILCS 3605/10); Metropolitan Transit Authority Act; Chicago Transit Authority; for general purposes, including railroad property.
- (70 ILCS 3610/3 and 3610/5); Local Mass Transit District Act; local mass transit districts; for general purposes.
- (70 ILCS 3615/2.13); Regional Transportation Authority Act; Regional Transportation Authority; for general purposes.
- (70 ILCS 3705/8 and 3705/12); Public Water District Act; public water districts; for waterworks.
- (70 ILCS 3705/23a); Public Water District Act; public water districts; for sewerage properties.
- (70 ILCS 3705/23e); Public Water District Act; public water districts; for combined waterworks and sewerage systems.
- (70 ILCS 3715/6); Water Authorities Act; water authorities; for facilities to ensure adequate water supply.
- (70 ILCS 3715/27); Water Authorities Act; water authorities; for access to property.
- (75 ILCS 5/4-7); Illinois Local Library Act; boards of library trustees; for library buildings.
- (75 ILCS 16/30-55.80); Public Library District Act of 1991; public library districts; for general purposes.
- (75 ILCS 65/1 and 65/3); Libraries in Parks Act; corporate authorities of city or park district, or board of park commissioners; for free public library buildings.
- (Source: 104-435, eff. 11-21-25; 104-454, eff. 12-12-25; revised 1-8-26.)

(Text of Section after amendment by P.A. 104-457)

Sec. 15-5-15. Eminent domain powers in ILCS Chapters 70 through 75. The following provisions of law may include express grants of the power to acquire property by condemnation or eminent domain:

- (70 ILCS 5/8.02 and 5/9); Airport Authorities Act; airport authorities; for public airport facilities.
- (70 ILCS 5/8.05 and 5/9); Airport Authorities Act; airport authorities; for removal of airport hazards.
- (70 ILCS 5/8.06 and 5/9); Airport Authorities Act; airport authorities; for reduction of the height of objects or structures.
- (70 ILCS 10/4); Interstate Airport Authorities Act; interstate airport authorities; for general purposes.
- (70 ILCS 15/3); Kankakee River Valley Area Airport Authority Act; Kankakee River Valley Area Airport Authority; for acquisition of land for airports.
- (70 ILCS 200/2-20); Civic Center Code; civic center authorities; for grounds, centers, buildings, and parking.
- (70 ILCS 200/5-35); Civic Center Code; Aledo Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/10-15); Civic Center Code; Aurora Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/15-40); Civic Center Code; Benton Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/20-15); Civic Center Code; Bloomington Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/35-35); Civic Center Code; Brownstown Park District Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/40-35); Civic Center Code; Carbondale Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/55-60); Civic Center Code; Chicago South Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/60-30); Civic Center Code; Collinsville Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/70-35); Civic Center Code; Crystal Lake Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/75-20); Civic Center Code; Decatur Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/80-15); Civic Center Code; DuPage County Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/85-35); Civic Center Code; Elgin Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/95-25); Civic Center Code; Herrin Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/110-35); Civic Center Code; Illinois Valley Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/115-35); Civic Center Code; Jasper County Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/120-25); Civic Center Code; Jefferson County Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/125-15); Civic Center Code; Jo Daviess County Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/130-30); Civic Center Code; Katherine Dunham Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/145-35); Civic Center Code; Marengo Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/150-35); Civic Center Code; Mason County Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/155-15); Civic Center Code; Matteson Metropolitan Civic Center Authority; for grounds, centers, buildings, and parking.

- (70 ILCS 200/160-35); Civic Center Code; Maywood Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/165-35); Civic Center Code; Melrose Park Metropolitan Exposition Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/170-20); Civic Center Code; certain Metropolitan Exposition, Auditorium and Office Building Authorities; for general purposes.
- (70 ILCS 200/180-35); Civic Center Code; Normal Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/185-15); Civic Center Code; Oak Park Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/195-35); Civic Center Code; Ottawa Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/200-15); Civic Center Code; Pekin Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/205-15); Civic Center Code; Peoria Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/210-35); Civic Center Code; Pontiac Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/215-15); Civic Center Code; Illinois Quad City Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/220-30); Civic Center Code; Quincy Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/225-35); Civic Center Code; Randolph County Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/230-35); Civic Center Code; River Forest Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/235-40); Civic Center Code; Riverside Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/245-35); Civic Center Code; Salem Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/255-20); Civic Center Code; Springfield Metropolitan Exposition and Auditorium Authority; for grounds, centers, and parking.
- (70 ILCS 200/260-35); Civic Center Code; Sterling Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/265-20); Civic Center Code; Vermilion County Metropolitan Exposition, Auditorium and Office Building Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/270-35); Civic Center Code; Waukegan Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/275-35); Civic Center Code; West Frankfort Civic Center Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/280-20); Civic Center Code; Will County Metropolitan Exposition and Auditorium Authority; for grounds, centers, and parking.
- (70 ILCS 210/5); Metropolitan Pier and Exposition Authority Act; Metropolitan Pier and Exposition Authority; for general purposes, including quick-take power.
- (70 ILCS 405/22.04); Soil and Water Conservation Districts Act; soil and water conservation districts; for general purposes.
- (70 ILCS 410/10 and 410/12); Conservation District Act; conservation districts; for open space, wildland, scenic roadway, pathway, outdoor recreation, or other conservation benefits.
- (70 ILCS 503/25); Chanute-Rantoul National Aviation Center Redevelopment Commission Act; Chanute-Rantoul National Aviation Center Redevelopment Commission; for general purposes.
- (70 ILCS 507/15); Fort Sheridan Redevelopment Commission Act; Fort Sheridan Redevelopment Commission; for general purposes or to carry out comprehensive or redevelopment plans.
- (70 ILCS 520/8); Southwestern Illinois Development Authority Act; Southwestern Illinois Development Authority; for general purposes, including quick-take power.
- (70 ILCS 605/4-17 and 605/5-7); Illinois Drainage Code; drainage districts; for general purposes.

- (70 ILCS 615/5 and 615/6); Chicago Drainage District Act; corporate authorities; for construction and maintenance of works.
- (70 ILCS 705/10); Fire Protection District Act; fire protection districts; for general purposes.
- (70 ILCS 750/20); Flood Prevention District Act; flood prevention districts; for general purposes.
- (70 ILCS 805/6); Downstate Forest Preserve District Act; certain forest preserve districts; for general purposes.
- (70 ILCS 805/18.8); Downstate Forest Preserve District Act; certain forest preserve districts; for recreational and cultural facilities.
- (70 ILCS 810/8); Cook County Forest Preserve District Act; Forest Preserve District of Cook County; for general purposes.
- (70 ILCS 810/38); Cook County Forest Preserve District Act; Forest Preserve District of Cook County; for recreational facilities.
- (70 ILCS 910/15 and 910/16); Hospital District Law; hospital districts; for hospitals or hospital facilities.
- (70 ILCS 915/3); Illinois Medical District Act; Illinois Medical District Commission; for general purposes.
- (70 ILCS 915/4.5); Illinois Medical District Act; Illinois Medical District Commission; quick-take power for the Illinois State Police Forensic Science Laboratory (obsolete).
- (70 ILCS 920/5); Tuberculosis Sanitarium District Act; tuberculosis sanitarium districts; for tuberculosis sanitariums.
- ~~(70 ILCS 925/20); Mid-Illinois Medical District Act; Mid-Illinois Medical District; for general purposes.~~
- (70 ILCS 930/20); Mid-America Medical District Act; Mid-America Medical District Commission; for general purposes.
- (70 ILCS 935/20); Roseland Community Medical District Act; medical district; for general purposes.
- (70 ILCS 1005/7); Mosquito Abatement District Act; mosquito abatement districts; for general purposes.
- (70 ILCS 1105/8); Museum District Act; museum districts; for general purposes.
- (70 ILCS 1205/7-1); Park District Code; park districts; for streets and other purposes.
- (70 ILCS 1205/8-1); Park District Code; park districts; for parks.
- (70 ILCS 1205/9-2 and 1205/9-4); Park District Code; park districts; for airports and landing fields.
- (70 ILCS 1205/11-2 and 1205/11-3); Park District Code; park districts; for State land abutting public water and certain access rights.
- (70 ILCS 1205/11.1-3); Park District Code; park districts; for harbors.
- (70 ILCS 1225/2); Park Commissioners Land Condemnation Act; park districts; for street widening.
- (70 ILCS 1230/1 and 1230/1-a); Park Commissioners Water Control Act; park districts; for parks, boulevards, driveways, parkways, viaducts, bridges, or tunnels.
- (70 ILCS 1250/2); Park Commissioners Street Control (1889) Act; park districts; for boulevards or driveways.
- (70 ILCS 1290/1); Park District Aquarium and Museum Act; municipalities or park districts; for aquariums or museums.
- (70 ILCS 1305/2); Park District Airport Zoning Act; park districts; for restriction of the height of structures.
- (70 ILCS 1310/5); Park District Elevated Highway Act; park districts; for elevated highways.
- (70 ILCS 1505/15); Chicago Park District Act; Chicago Park District; for parks and other purposes.
- (70 ILCS 1505/25.1); Chicago Park District Act; Chicago Park District; for parking lots or garages.
- (70 ILCS 1505/26.3); Chicago Park District Act; Chicago Park District; for harbors.
- (70 ILCS 1570/5); Lincoln Park Commissioners Land Condemnation Act; Lincoln Park Commissioners; for land and interests in land, including riparian rights.
- (70 ILCS 1801/30); Alexander-Cairo Port District Act; Alexander-Cairo Port District; for general purposes.
- (70 ILCS 1805/8); Havana Regional Port District Act; Havana Regional Port District; for general purposes.
- (70 ILCS 1810/7); Illinois International Port District Act; Illinois International Port District; for general purposes.
- (70 ILCS 1815/13); Illinois Valley Regional Port District Act; Illinois Valley Regional Port District; for general purposes.
- (70 ILCS 1820/4); Jackson-Union Counties Regional Port District Act; Jackson-Union Counties Regional Port District; for removal of airport hazards or reduction of the height of objects or structures.
- (70 ILCS 1820/5); Jackson-Union Counties Regional Port District Act; Jackson-Union Counties Regional Port District; for general purposes.
- (70 ILCS 1825/4.9); Joliet Regional Port District Act; Joliet Regional Port District; for removal of airport hazards.

- (70 ILCS 1825/4.10); Joliet Regional Port District Act; Joliet Regional Port District; for reduction of the height of objects or structures.
- (70 ILCS 1825/4.18); Joliet Regional Port District Act; Joliet Regional Port District; for removal of hazards from ports and terminals.
- (70 ILCS 1825/5); Joliet Regional Port District Act; Joliet Regional Port District; for general purposes.
- (70 ILCS 1830/7.1); Kaskaskia Regional Port District Act; Kaskaskia Regional Port District; for removal of hazards from ports and terminals.
- (70 ILCS 1830/14); Kaskaskia Regional Port District Act; Kaskaskia Regional Port District; for general purposes.
- (70 ILCS 1831/30); Massac-Metropolis Port District Act; Massac-Metropolis Port District; for general purposes.
- (70 ILCS 1835/5.10); Mt. Carmel Regional Port District Act; Mt. Carmel Regional Port District; for removal of airport hazards.
- (70 ILCS 1837/30); Ottawa Port District Act; Ottawa Port District; for general purposes.
- (70 ILCS 1842/30 and 1842/35); Rock Island Regional Port District Act; Rock Island Regional Port District and participating municipalities; for general Port District purposes.
- (70 ILCS 1845/4.9); Seneca Regional Port District Act; Seneca Regional Port District; for removal of airport hazards.
- (70 ILCS 1845/4.10); Seneca Regional Port District Act; Seneca Regional Port District; for reduction of the height of objects or structures.
- (70 ILCS 1845/5); Seneca Regional Port District Act; Seneca Regional Port District; for general purposes.
- (70 ILCS 1850/4); Shawneetown Regional Port District Act; Shawneetown Regional Port District; for removal of airport hazards or reduction of the height of objects or structures.
- (70 ILCS 1850/5); Shawneetown Regional Port District Act; Shawneetown Regional Port District; for general purposes.
- (70 ILCS 1860/4); Tri-City Regional Port District Act; Tri-City Regional Port District; for removal of airport hazards.
- (70 ILCS 1860/5); Tri-City Regional Port District Act; Tri-City Regional Port District; for the development of facilities.
- (70 ILCS 1863/11); Upper Mississippi River International Port District Act; Upper Mississippi River International Port District; for general purposes.
- (70 ILCS 1865/4.9); Waukegan Port District Act; Waukegan Port District; for removal of airport hazards.
- (70 ILCS 1865/4.10); Waukegan Port District Act; Waukegan Port District; for restricting the height of objects or structures.
- (70 ILCS 1865/5); Waukegan Port District Act; Waukegan Port District; for the development of facilities.
- (70 ILCS 1905/16); Railroad Terminal Authority Act; Railroad Terminal Authority (Chicago); for general purposes.
- (70 ILCS 2105/9b); River Conservancy Districts Act; river conservancy districts; for general purposes.
- (70 ILCS 2105/10a); River Conservancy Districts Act; river conservancy districts; for corporate purposes.
- (70 ILCS 2205/15); Sanitary District Act of 1907; sanitary districts; for corporate purposes.
- (70 ILCS 2205/18); Sanitary District Act of 1907; sanitary districts; for improvements and works.
- (70 ILCS 2205/19); Sanitary District Act of 1907; sanitary districts; for access to property.
- (70 ILCS 2305/8); North Shore Water Reclamation District Act; North Shore Water Reclamation District; for corporate purposes.
- (70 ILCS 2305/15); North Shore Water Reclamation District Act; North Shore Water Reclamation District; for improvements.
- (70 ILCS 2405/7.9); Sanitary District Act of 1917; Sanitary District of Decatur; for carrying out agreements to sell, convey, or disburse treated wastewater to a private entity.
- (70 ILCS 2405/8); Sanitary District Act of 1917; sanitary districts; for corporate purposes.
- (70 ILCS 2405/15); Sanitary District Act of 1917; sanitary districts; for improvements.
- (70 ILCS 2405/16.9 and 2405/16.10); Sanitary District Act of 1917; sanitary districts; for waterworks.
- (70 ILCS 2405/17.2); Sanitary District Act of 1917; sanitary districts; for public sewer and water utility treatment works.
- (70 ILCS 2405/18); Sanitary District Act of 1917; sanitary districts; for dams or other structures to regulate water flow.

- (70 ILCS 2605/8); Metropolitan Water Reclamation District Act; Metropolitan Water Reclamation District; for corporate purposes.
- (70 ILCS 2605/16); Metropolitan Water Reclamation District Act; Metropolitan Water Reclamation District; quick-take power for improvements.
- (70 ILCS 2605/17); Metropolitan Water Reclamation District Act; Metropolitan Water Reclamation District; for bridges.
- (70 ILCS 2605/35); Metropolitan Water Reclamation District Act; Metropolitan Water Reclamation District; for widening and deepening a navigable stream.
- (70 ILCS 2805/10); Sanitary District Act of 1936; sanitary districts; for corporate purposes.
- (70 ILCS 2805/24); Sanitary District Act of 1936; sanitary districts; for improvements.
- (70 ILCS 2805/26i and 2805/26j); Sanitary District Act of 1936; sanitary districts; for drainage systems.
- (70 ILCS 2805/27); Sanitary District Act of 1936; sanitary districts; for dams or other structures to regulate water flow.
- (70 ILCS 2805/32k); Sanitary District Act of 1936; sanitary districts; for water supply.
- (70 ILCS 2805/32l); Sanitary District Act of 1936; sanitary districts; for waterworks.
- (70 ILCS 2905/2-7); Metro-East Sanitary District Act of 1974; Metro-East Sanitary District; for corporate purposes.
- (70 ILCS 2905/2-8); Metro-East Sanitary District Act of 1974; Metro-East Sanitary District; for access to property.
- (70 ILCS 3010/10); Sanitary District Revenue Bond Act; sanitary districts; for sewerage systems.
- (70 ILCS 3205/12); Illinois Sports Facilities Authority Act; Illinois Sports Facilities Authority; quick-take power for its corporate purposes (obsolete).
- (70 ILCS 3405/16); Surface Water Protection District Act; surface water protection districts; for corporate purposes.
- (70 ILCS 3605/7); Chicago Transit Authority Act; Chicago Transit Authority; for transportation systems.
- (70 ILCS 3605/8); Chicago Transit Authority Act; Chicago Transit Authority; for general purposes.
- (70 ILCS 3605/10); Chicago Transit Authority Act; Chicago Transit Authority; for general purposes, including railroad property.
- (70 ILCS 3610/3 and 3610/5); Local Mass Transit District Act; local mass transit districts; for general purposes.
- (70 ILCS 3615/2.13); Northern Illinois Transit Authority Act; Northern Illinois Transit Authority; for general purposes.
- (70 ILCS 3705/8 and 3705/12); Public Water District Act; public water districts; for waterworks.
- (70 ILCS 3705/23a); Public Water District Act; public water districts; for sewerage properties.
- (70 ILCS 3705/23e); Public Water District Act; public water districts; for combined waterworks and sewerage systems.
- (70 ILCS 3715/6); Water Authorities Act; water authorities; for facilities to ensure adequate water supply.
- (70 ILCS 3715/27); Water Authorities Act; water authorities; for access to property.
- (75 ILCS 5/4-7); Illinois Local Library Act; boards of library trustees; for library buildings.
- (75 ILCS 16/30-55.80); Public Library District Act of 1991; public library districts; for general purposes.
- (75 ILCS 65/1 and 65/3); Libraries in Parks Act; corporate authorities of city or park district, or board of park commissioners; for free public library buildings.
- (Source: 104-435, eff. 11-21-25; 104-454, eff. 12-12-25; 104-457, Article 5, Section 5-925, eff. 6-1-26; 104-457, Article 10, Section 10-75, eff. 6-1-26; 104-457, Article 15, Section 15-210, eff. 6-1-26; revised 1-8-26.)

Section 995. No acceleration or delay. Where this Act makes changes in a statute that is represented in this Act by text that is not yet or no longer in effect (for example, a Section represented by multiple versions), the use of that text does not accelerate or delay the taking effect of (i) the changes made by this Act or (ii) provisions derived from any other Public Act."

AMENDMENT NO. 2 TO SENATE BILL 2829

AMENDMENT NO. 2. Amend Senate Bill 2829, AS AMENDED, with reference to page and line numbers of Senate Amendment No. 1, on page 2, line 8, after "excludes", by inserting "(1)"; and

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on page 2, line 9, after "properties", by inserting "and (2) the area bounded by Washington Street on the north, Third Street on the east, Cook Street on the south, and Walnut Street on the west"; and

on page 3, immediately below line 17, by inserting the following:

"(3) maintain the proper surroundings for a medical center and a related technology center in order to attract, stabilize, and retain within the District hospitals, clinics, research facilities, educational facilities, or other facilities permitted under this Act"; and

on page 3, line 18, by replacing "(3)" with "(4)"; and

on page 3, line 22, by replacing "(4)" with "(5)"; and

on page 3, line 24, by replacing "(5)" with "(6)".

Committee Amendment No. 3 was postponed in the Committee on Local Government.

There being no further amendments, the foregoing Amendments Numbered 1 and 2 were ordered engrossed, and the bill, as amended, was ordered to a third reading.

On motion of Senator Martwick, **Senate Bill No. 2950** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Martwick, **Senate Bill No. 2951** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Belt, **Senate Bill No. 3147** having been printed, was taken up, read by title a second time.

The following amendments were offered in the Committee on Insurance, adopted and ordered printed:

AMENDMENT NO. 1 TO SENATE BILL 3147

AMENDMENT NO. 1. Amend Senate Bill 3147, on page 6, by replacing lines 16 through 20 with "reserves established for contingencies ~~in establishing the mine subsidence rates.~~"; and

on page 10, line 7, by replacing "or agent" with "~~or agent~~".

AMENDMENT NO. 2 TO SENATE BILL 3147

AMENDMENT NO. 2. Amend Senate Bill 3147 on page 1, line 6, by deleting "809.1,"; and

on page 1, line 6, by deleting "814.1,"; and

on page 8, by deleting lines 11 and 12; and

on page 12, line 10, by deleting "as determined by the Fund"; and

on page 12, line 12, by deleting "as determined by the Fund"; and

by deleting line 2 on page 16 through line 22 on page 17; and

by deleting line 23 on page 20 through line 25 on page 21.

There being no further amendments, the foregoing Amendments Numbered 1 and 2 were ordered engrossed, and the bill, as amended, was ordered to a third reading.

On motion of Senator Koehler, **Senate Bill No. 3114** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Koehler, **Senate Bill No. 3149** having been printed, was taken up, read by title a second time.

Committee Amendment No. 1 was postponed in the Committee on Transportation.

The following amendment was offered in the Committee on Transportation, adopted and ordered printed:

AMENDMENT NO. 2 TO SENATE BILL 3149

AMENDMENT NO. 2. Amend Senate Bill 3149 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Vehicle Code is amended by changing Section 12-502 as follows:

(625 ILCS 5/12-502) (from Ch. 95 1/2, par. 12-502)

Sec. 12-502. Mirrors.

(a) Every motor vehicle, operated singly or when towing another vehicle, shall be equipped with a mirror so located as to reflect to the driver a view of the highway for a distance of at least 200 feet to the rear of such motor vehicle.

(b) A public transit agency may use an electronic rearview monitoring system on commercial motor vehicles owned by the agency as an alternative to the requirements of this Section and the mirror requirements of 49 CFR 393.80 so long as an exemption to 49 CFR 393.80 granted by the Federal Motor Carrier Safety Administration remains in effect.

The electronic rearview monitoring system shall be equipped with any combination of lens or surface coatings, electrical circuits, or mechanical devices designed to prevent the buildup of ice and water on surfaces that might obstruct the view presented by the electronic rearview monitoring system. The electronic rearview monitoring system shall not be equipped with audio or video recording capabilities. The electronic rearview monitoring system shall not be equipped with facial recognition software or used in conjunction with facial recognition software.

For purposes of this subsection, "video recording" means a device capable of making a videotape, photograph, film, or other electronic or digital recording of a still or moving visual image.

(Source: P.A. 82-122.)".

There being no further amendments, the foregoing Amendment No. 2 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

On motion of Senator Ellman, **Senate Bill No. 3381** having been printed, was taken up, read by title a second time.

The following amendment was offered in the Committee on Judiciary, adopted and ordered printed:

AMENDMENT NO. 1 TO SENATE BILL 3381

AMENDMENT NO. 1. Amend Senate Bill 3381 by deleting line 1 on page 29 through line 16 on page 31.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

On motion of Senator D. Turner, **Senate Bill No. 3434** having been printed, was taken up, read by title a second time.

The following amendment was offered in the Committee on Health and Human Services, adopted and ordered printed:

AMENDMENT NO. 1 TO SENATE BILL 3434

AMENDMENT NO. 1. Amend Senate Bill 3434 by replacing everything after the enacting clause with the following:

"Section 5. The Mental Health and Developmental Disabilities Administrative Act is amended by changing Section 2 and by adding Section 77 as follows:

(20 ILCS 1705/2) (from Ch. 91 1/2, par. 100-2)

Sec. 2. Definitions; administrative subdivisions.

(a) For the purposes of this Act, unless the context otherwise requires:

"Community day services" or "CDS" means a Home and Community-Based Waiver day program that is certified by the Department. Community day services provide assistance with gaining, maintaining, or improving skills and functioning to individuals with developmental disabilities. Services can reinforce skills or strategies taught in other settings and may include training and supports to help prevent or slow the loss of skills. Community day services take place in a non-residential setting, separate from the individual's residential setting, whether individually owned, controlled, or otherwise. Community day services can be provided in a site certified by the Department (site-based CDS) or in community locations where members of the general community typically congregate (non-site-based CDS). CDS activities shall promote greater independence and support full access to the general community to the same degree as persons not receiving Home and Community-Based Waiver services.

"Department" means the Department of Human Services, successor to the former Department of Mental Health and Developmental Disabilities.

"Developmental disability" means "developmental disability" as defined in Section 1-106 of the Mental Health and Developmental Disabilities Code.

"Intellectual disability" means the "intellectual disability" as defined in Section 1-116 of the Mental Health and Developmental Disabilities Code.

"Secretary" means the Secretary of Human Services.

(b) Unless the context otherwise requires:

(1) References in this Act to the programs or facilities of the Department shall be construed to refer only to those programs or facilities of the Department that pertain to mental health or developmental disabilities.

(2) References in this Act to the Department's service providers or service recipients shall be construed to refer only to providers or recipients of services that pertain to the Department's mental health and developmental disabilities functions.

(3) References in this Act to employees of the Department shall be construed to refer only to employees whose duties pertain to the Department's mental health and developmental disabilities functions.

(c) The Secretary shall establish such subdivisions of the Department as shall be desirable and shall assign to the various subdivisions the responsibilities and duties placed upon the Department by the Laws of the State of Illinois.

(d) There is established a coordinator of services to deaf and hearing impaired persons with mental disabilities. In hiring this coordinator, every consideration shall be given to qualified deaf or hearing impaired individuals.

(e) Whenever the administrative director of the subdivision for mental health services is not a board-certified psychiatrist, the Secretary shall appoint a Chief for Clinical Services who shall be a board-certified psychiatrist with both clinical and administrative experience. The Chief for Clinical Services shall be responsible for all clinical and medical decisions for mental health services.

(Source: P.A. 102-972, eff. 1-1-23.)

(20 ILCS 1705/77 new)

Sec. 77. Community day services.

(a) Community day services certification. An applicant for certification as a CDS provider under this Act shall submit an application in accordance with the application process established by the Department by rule and shall pay an application fee in an amount established by the Department, which amount shall not be more than \$200.

(1) If an applicant meets the requirements established by the Department to be certified as a CDS provider under this Act, after payment of the certification fee, the Department shall issue a certificate valid for 2 years from the date thereof unless suspended or revoked by the Department or voluntarily surrendered by the CDS provider.

(2) Upon application to the Department, the Department may issue a temporary certificate to an applicant for up to a 2-year period to allow the holder of such certificate reasonable time to become eligible for a certificate under this Act.

(3) The Department may conduct site visits to a CDS provider, program, or site certified under this Act to inspect the records or premises, or both, of such provider, program, or site as it deems

appropriate, for the purpose of determining compliance with this Act, the Mental Health and Developmental Disabilities Code, and applicable Department rules and regulations. The Department shall conduct inspections of the records and premises of each CDS provider certified under this Act at least once every 2 years.

(4) If the Department determines that a CDS provider certified under this Act is not in compliance with this Act or the rules and regulations adopted in accordance with this Act, the Department shall serve a notice of deficiency upon the certified CDS provider. Each notice of deficiency shall be prepared in writing and shall specify the nature of the deficiency, the statutory provision or rule alleged to have been violated, and, if required, that the CDS provider submit a plan of correction to the Department. The notice shall also inform the certified CDS provider of any other action that the Department might take in accordance with this Act and the CDS provider's right to a hearing.

(5) As determined by the Department, a disproportionate number or percentage of certification complaints; a disproportionate number or percentage of substantiated cases of abuse, neglect, or exploitation involving a CDS provider; an apparent unnatural death of an individual served by a CDS provider; any egregious or life-threatening abuse or neglect caused by a CDS provider; or any other significant event as determined by the Department shall initiate a review of the CDS provider's certificate by the Department, as well as a review of its agreement for funding. The Department shall adopt rules to establish the process by which the determination to initiate a review shall be made and the timeframe to initiate a review upon the making of such determination.

(6) Upon the expiration of a CDS provider's certificate issued under this Act, the CDS provider shall be required to submit a certification renewal application and pay a certificate renewal fee in an amount to be determined by the Department, which amount shall not be more than \$200.

(7) A former CDS provider that has had a certification revoked under this Act may not apply for or possess a certificate under a different name.

(b) Registry checks for employees. The Department shall require all certified and funded CDS providers to conduct, for each employee, checks of the Health Care Worker Registry, the Illinois Sex Offender Registry, and the Provider Sanctions List maintained by the Department of Healthcare and Family Services' Office of the Inspector General. The Department shall also require certified and funded CDS agencies to conduct a Child Abuse and Neglect Tracking System (CANTS) check of the Department of Children and Family Services' State Central Register, and to initiate a criminal history background check conducted by the Illinois State Police. These required registry checks on employees must be completed at the time of hire and annually thereafter during employment. A person may not be employed if he or she is found to have disqualifying convictions or substantiated cases of abuse or neglect. At the time of the annual registry checks, if a current employee's name has been placed on a registry with disqualifying convictions or disqualifying substantiated cases of abuse or neglect, then the employee must be terminated. Disqualifying convictions or disqualifying substantiated cases of abuse or neglect are defined for the Department of Children and Family Services' State Central Register by the Department of Children and Family Services' standards for background checks in Part 385 of Title 89 of the Illinois Administrative Code. Disqualifying convictions or disqualifying substantiated cases of abuse or neglect are defined for the Health Care Worker Registry by the Health Care Worker Background Check Act and the Department's standards for abuse and neglect investigations in Section 1-17 of the Department of Human Services Act.

(1) The CANTS check must be submitted to the Department of Children and Family Services and be in the review process prior to the new employee's start date.

(2) A new employee may begin employment while the outcome of the CANTS check is pending.

(3) CANTS inquiries shall not occur more than 30 days prior to the first day of employment.

(c) CANTS or Health Care Worker Registry waiver. In collaboration with the Department of Children and Family Services, the Department of Human Services shall establish a waiver process from the prohibition of employment or termination of employment requirements in subsection (b) for any applicant or employee listed in CANTS. The waiver process for applicants and employees outlined under Section 40 of the Health Care Worker Background Check Act shall remain in effect for individuals listed on the Health Care Worker Registry.

(d) Reports. In collaboration with the Department of Children and Family Services and that Department's Office of Inspector General, as necessary, the Department of Human Services shall review intake and investigation reports.

Section 10. The Community Services Act is amended by changing Section 2 as follows:
(405 ILCS 30/2) (from Ch. 91 1/2, par. 902)

Sec. 2. Community services system. Services should be planned, developed, delivered and evaluated as part of a comprehensive and coordinated system. The Department of Human Services shall encourage the establishment of services in each area of the State which cover the services categories described below. What specific services are provided under each service category shall be based on local needs; special attention shall be given to unserved and underserved populations, including children and youth, racial and ethnic minorities, and the elderly. The service categories shall include:

(a) Prevention: services designed primarily to reduce the incidence and ameliorate the severity of developmental disabilities, mental illness, and substance use disorders as defined in the Substance Use Disorder Act;

(b) Client Assessment and Diagnosis: services designed to identify persons with developmental disabilities, mental illness, and substance use disorders; to determine the extent of the disability and the level of functioning; to ensure that the individual's need for treatment of mental disorders or substance use disorders or co-occurring substance use and mental health disorders is determined using a uniform screening, assessment, and evaluation process inclusive of criteria; for purposes of this subsection (b), a uniform screening, assessment, and evaluation process refers to a process that includes an appropriate evaluation and, as warranted, a referral; "uniform" does not mean the use of a singular instrument, tool, or process that all must utilize; information obtained through client evaluation can be used in individual treatment and habilitation plans; to assure appropriate placement and to assist in program evaluation;

(c) Case Coordination: services to provide information and assistance to persons with disabilities to ensure that they obtain needed services provided by the private and public sectors; case coordination services should be available to individuals whose functioning level or history of institutional recidivism or long-term care indicate that such assistance is required for successful community living;

(d) Crisis and Emergency: services to assist individuals and their families through crisis periods, to stabilize individuals under stress and to prevent unnecessary institutionalization;

(e) Treatment, Habilitation and Support: services designed to help individuals develop skills which promote independence and improved levels of social and vocational functioning and personal growth; and to provide non-treatment support services which are necessary for successful community living;

(f) Community Residential Alternatives to Institutional Settings: services to provide living arrangements for persons unable to live independently; the level of supervision, services provided and length of stay at community residential alternatives will vary by the type of program and the needs and functioning level of the residents; other services may be provided in a community residential alternative which promote the acquisition of independent living skills and integration with the community.

(g) Community Day Services or CDS: a Home and Community-Based Waiver day program that is certified by the Department. Community day services provide assistance with gaining, maintaining, or improving skills and functioning to individuals with developmental disabilities. Services can reinforce skills or strategies taught in other settings and may include training and supports to help prevent or slow the loss of skills. Community day services take place in a non-residential setting, separate from the individual's residential setting, whether individually owned, controlled, or otherwise. Community day services can be provided in a site certified by the Department (site-based CDS) or in community locations where members of the general community typically congregate (non-site-based CDS). CDS activities shall promote greater independence and support full access to the general community to the same degree as persons not receiving Home and Community-Based Waiver services.

(Source: P.A. 99-143, eff. 7-27-15; 100-759, eff. 1-1-19.)".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

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On motion of Senator Cervantes, **Senate Bill No. 3557** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Holmes, **Senate Bill No. 3636** having been printed, was taken up, read by title a second time.

The following amendments were offered in the Committee on Criminal Law, adopted and ordered printed:

AMENDMENT NO. 1 TO SENATE BILL 3636

AMENDMENT NO. 1. Amend Senate Bill 3636 on page 18, immediately below line 7, by inserting the following:

"Section 99. Effective date. This Act takes effect upon becoming law."

AMENDMENT NO. 2 TO SENATE BILL 3636

AMENDMENT NO. 2. Amend Senate Bill 3636 by deleting line 25 on page 16 through line 2 on page 17; and

on page 17, line 3, by replacing "l" with "k"; and

on page 17, line 7, by replacing "m" with "l"; and

on page 17, line 18, by replacing "n" with "m"; and

on page 17, line 24, by replacing "o" with "n".

There being no further amendments, the foregoing Amendments Numbered 1 and 2 were ordered engrossed, and the bill, as amended, was ordered to a third reading.

On motion of Senator Belt, **Senate Bill No. 3661** having been printed, was taken up, read by title a second time.

The following amendment was offered in the Committee on State Government, adopted and ordered printed:

AMENDMENT NO. 1 TO SENATE BILL 3661

AMENDMENT NO. 1. Amend Senate Bill 3661 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Emergency Management Agency Act is amended by adding Section 17.3 as follows:

(20 ILCS 3305/17.3 new)

Sec. 17.3. Federal Aid Disaster Fund. The Federal Aid Disaster Fund Trust Fund is a federal trust fund in the State Treasury. The Trust Fund shall be held separate and apart from all public moneys or funds of this State. Moneys received by the Agency from a federal department or agency may be deposited into the Trust Fund. Interest earned by the investment or deposit of moneys accumulated in the Trust Fund shall be deposited into the Trust Fund. The Agency is authorized to expend any moneys in the Trust Fund for the specific purposes established by the terms and conditions of federal awards received by the Agency and in any amount that the Agency deems necessary to make grants and pay expenses in connection with its emergency management and preparedness programs.

Section 99. Effective date. This Act takes effect upon becoming law."

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

On motion of Senator Belt, **Senate Bill No. 3666** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Cunningham, **Senate Bill No. 3731** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Belt, **Senate Bill No. 3766** having been printed, was taken up, read by title a second time.

The following amendment was offered in the Committee on Health and Human Services, adopted and ordered printed:

AMENDMENT NO. 1 TO SENATE BILL 3766

AMENDMENT NO. 1. Amend Senate Bill 3766 by replacing everything after the enacting clause with the following:

"Section 5. The Assisted Living and Shared Housing Act is amended by adding Section 74 as follows:
(210 ILCS 9/74 new)

Sec. 74. Certified nursing assistant training.

(a) The Department shall allow the supervised clinical portion of an approved certified nursing assistant training program to be completed either:

(1) on site at an assisted living establishment or supportive living establishment that demonstrates the ability to meet Department clinical training and resident acuity requirements; or

(2) at a licensed skilled nursing or intermediate care facility through an affiliation agreement approved by the Department.

(b) The Department shall allow an individual to satisfy the supervised clinical experience requirement for placement on the Health Care Worker Registry through supervised clinical training completed at an assisted living establishment, a supportive living facility, or an affiliated site approved by the Department.

(c) The Department shall adopt rules requiring that the Health Care Worker Registry include information identifying where an individual received clinical training and shall amend any applicable rules as necessary to implement this Section."

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

On motion of Senator Belt, **Senate Bill No. 3774** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Villanueva, **Senate Bill No. 3800** having been printed, was taken up, read by title a second time.

The following amendment was offered in the Committee on Labor, adopted and ordered printed:

AMENDMENT NO. 1 TO SENATE BILL 3800

AMENDMENT NO. 1. Amend Senate Bill 3800 by replacing everything from line 26 on page 4 through line 3 on page 5 with the following:

"(11) The Director may make information available to the Department of Labor for the purpose of administering the Equal Pay Act of 2003."

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

On motion of Senator Glowiak Hilton, **Senate Bill No. 3896** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Porfirio, **Senate Bill No. 3926** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Balkema, **Senate Bill No. 3936** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator D. Turner, **Senate Bill No. 3973** having been printed, was taken up, read by title a second time and ordered to a third reading.

CELEBRATION OF LIFE RESOLUTION CONSENT CALENDAR

SENATE RESOLUTION NO. 657

Offered by Senator Anderson and all Senators:
Mourns the passing of John Albert Gleason of Mesa, Arizona, formerly of Pekin.

SENATE RESOLUTION NO. 658

Offered by Senator Anderson and all Senators:
Mourns the passing of Edward A. "Ed" Conway of Pekin.

SENATE RESOLUTION NO. 659

Offered by Senator Anderson and all Senators:
Mourns the passing of James Reid of Canton.

SENATE RESOLUTION NO. 660

Offered by Senator Anderson and all Senators:
Mourns the passing of Roy D. Hopper of Canton.

SENATE RESOLUTION NO. 665

Offered by Senator Anderson and all Senators:
Mourns the death of Dale R. Young of Brimfield.

SENATE RESOLUTION NO. 666

Offered by Senator Anderson and all Senators:
Mourns the passing of James Eugene Martindale of Donnellson, Iowa.

SENATE RESOLUTION NO. 669

Offered by Senator Anderson and all Senators:
Mourns the death of John W. Schoon of Glasford.

SENATE RESOLUTION NO. 670

Offered by Senator Anderson and all Senators:
Mourns the passing of Scott McFarland of Moline.

SENATE RESOLUTION NO. 672

Offered by Senator Hills and all Senators:
Mourns the passing of Christian James "CP" Pascente of Johnsburg.

SENATE RESOLUTION NO. 674

Offered by Senator Murphy and all Senators:
Mourns the passing of Dr. Barbara Mary Gaffke.

The Chair moved the adoption of the Resolutions Consent Calendar.
The motion prevailed, and the resolutions were adopted.

LEGISLATIVE MEASURES FILED

The following Floor amendments to the Senate Bills listed below have been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 2 to Senate Bill 3020
Amendment No. 2 to Senate Bill 3251
Amendment No. 2 to Senate Bill 3290

The following Committee amendments to the Senate Bills listed below have been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 1 to Senate Bill 3495
Amendment No. 1 to Senate Bill 3945

At the hour of 1:41 o'clock p.m., pursuant to **House Joint Resolution No. 57**, the Chair announced that the Senate stands adjourned until Tuesday, March 24, 2026, at 12:00 o'clock p.m., or until the call of the President.