

# ISA Legislative Report

1/25/22

## Oppose List

### **H110 - Safer Consumption Services**

#### **Synopsis**

Creates the Safer Consumption Services Act. Provides that, notwithstanding any provision of law to the contrary, the Department of Public Health may approve an entity to operate a program in one or more jurisdictions upon satisfaction of specified requirements relating to, among other things, the safe and hygienic use of preobtained drugs. Requires the Department to establish standards for program approval and training and allows it to adopt any rules that are necessary to implement the Act. Requires the Department to approve or deny an application within 45 days after its receipt. Provides that a program approved by the Department must also be designated as an authorized needle and hypodermic syringe access program under the Overdose Prevention and Harm Reduction Act.; related requirements.

#### **Sponsors**

La Shawn K. Ford\*

#### **Last Activity**

1/11/2022 2:00:00 PM

Committee Action - H - Rules

### **H111 - Juv Court-delinquent Minor**

#### **Synopsis**

Amends the Children and Family Services Act. Provides that the Illinois Juvenile Justice Commission in its annual submission of recommendations to the Governor and General Assembly shall include recommendations regarding the inclusion of emerging adults into a developmentally appropriate justice system, reducing recidivism, and preventing deeper criminal involvement. Amends the Juvenile Court Act of 1987. Provides in the Article concerning delinquent minors that on and after January 1, 2022, delinquent minor includes a minor who prior to his or her 19th birthday has violated or attempted to violate, regardless of where the act occurred, a federal law or State law, or county or municipal ordinance and the law or ordinance is classified as a misdemeanor offense; related definitions.

#### **Sponsors**

Rita Mayfield\*, Laura Fine

#### **Last Activity**

4/28/2021 12:00:00 PM

Referral - H - Criminal Law

### **H312 - Cannabis-delivery Licenses**

#### **Synopsis**

Amends the Cannabis Regulation and Tax Act. Requires the Department of Financial and Professional Regulation to issue cannabis delivery organization licenses. Contains provisions regarding applications for cannabis delivery organization licenses. Requires the Department to develop a system to score applications for cannabis delivery licenses. Provides that applicants must qualify as social equity applicants in order to be awarded a cannabis delivery organization license. Requires applicants to pay a \$2,500 application fee and a prorated fee of \$5,000 prior to receiving a license, to be deposited into the Cannabis Regulation Fund. Contains requirements and prohibitions for cannabis delivery organizations; related directives, containments and requirements for issuing cannabis delivery agent ID cards; allows background checks.

#### **Sponsors**

Sonya Harper\*

#### **Last Activity**

1/5/2022 6:15:00 PM

[Scheduled - H - Executive](#)

[Jan 12 2021 10:00AM Virtual:www.ilga.gov](#)



#### **H1727 - Officer Accountability**

#### **Synopsis**

Creates the Bad Apples in Law Enforcement Accountability Act of 2021. Provides that a peace officer subjecting another person to the deprivation of individual rights is liable to the person for appropriate relief. Excludes sovereign immunity, statutory immunity, and statutory damages for claims brought under this provision. Provides that qualified immunity is not a defense to liability under this provision. Allows attorney's fees and costs to be awarded to the plaintiff; defines time line on when civil actions must be commenced.

#### **Sponsors**

Curtis J. Tarver, II\*

#### **Last Activity**

3/25/2021 5:39:00 PM

Committee Action - H - Restorative Justice



#### **H2367 - crim id-expungement fees**

#### **Synopsis**

Amends the Criminal Identification Act. Provides that no fee shall be required if the records sought to be expunged or sealed were arrests resulting in release without charging or arrests or charges not initiated by arrest resulting in acquittal, dismissal, or conviction when the conviction was reversed or vacated, except for the expungement or sealing of certain records of minor traffic violations. Eliminates the county fee waiver pilot program that was only applicable in counties of 3,000,000 or more inhabitants that was set to expire on January 1, 2022.

#### **Sponsors**

Maurice West, II\*

#### **Last Activity**

1/19/2022 4:30:00 PM

[Scheduled - H - Judiciary - Criminal](#)

[Jan 25 2022 3:00PM Virtual:www.ilga.gov](#)

   **H3564 - Isolated Confinement**

**Synopsis**

Creates the Isolated Confinement Restriction Act. Provides that a committed person may not be placed in isolated confinement for more than 10 consecutive days. Provides that a committed person may not be placed in isolated confinement for more than 10 days in any 180-day period. Provides that while out of cell, committed persons may have access to activities, including, but not limited, to: job assignments, educational classes, vocational classes, meals, recreation, yard or gymnasium, day room, medical appointments, visits, and group therapy. Provides exceptions. Provides that the Department of Corrections shall post on the Department's official website quarterly reports on the use of isolated confinement. Amends the Unified Code of Corrections to make conforming changes. Effective January 1, 2022, except that some provisions are effective immediately.

**Sponsors**


La Shawn K. Ford\*, Robert Peters

**Last Activity**

5/12/2021 5:30:00 PM

[Scheduled - H - Criminal Law](#)

[May 18 2021 2:00PM Virtual:www.ilga.gov](#)

   **H3659 - mandatory supervised release**

**Synopsis**

Amends the Unified Code of Corrections. Provides that a mandatory supervised release term shall not be imposed for a Class 4 felony. Makes conforming changes.



**Sponsors**

Kelly Cassidy\*

**Last Activity**

1/5/2022 12:45:00 PM

Committee Action - H - Rules

   **H4066 - Critical Race Theory Academy**

**Synopsis**

Amends the Illinois Police Training Act. Establishes the Critical Race Theory Academy, which shall be operated by a board of 5 members appointed by the Governor. Provides that the board shall appoint members to the Academy Curriculum Committee and the members shall include critical race scholars, critical sociologists, critical educational leaders, critical community organizers, members of the General Assembly, law enforcement officer policy makers, and invested community members. Requires the Committee to create curricula for the Academy for both police academy candidates and

police officers. Provides that all candidates that begin courses at a certified school on or after the effective date of the amendatory Act are required to complete the Academy before graduation from the certified school and current police officers must complete Academy continuing education yearly. Provides that the Academy may collaborate with colleges and universities to establish earned college credit for successful completion of the Academy; related provisions

#### **Sponsors**

La Shawn K. Ford\*

#### **Last Activity**

4/19/2021 12:00:00 AM

Introduction -

### **H4104 - Crim. Proc. & Deceptive Tactics**

#### **Synopsis**

Amends the Juvenile Court Act of 1987 and the Code of Criminal Procedure of 1963 if and only if Senate Bill 2122 of the 102nd General Assembly becomes law in the form in which it passed both houses on May 30, 2021. In provisions concerning deceptive tactics, expands protections against certain deceptive tactics during custodial interrogation to include persons with intellectual and developmental disabilities (currently, only minors are protected).

#### **Sponsors**

Curtis J. Tarver, II\*

#### **Last Activity**

6/23/2021 2:07:41 PM

Introduction -

### **H4105 - No G P S On License Plate**

#### **Synopsis**

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall not issue any license plate or digital license plate that has installed or attached thereto a global positioning system.

#### **Sponsors**

Tom Demmer

#### **Last Activity**

6/23/2021 2:07:41 PM

Introduction -

### **H4109 - Corr. Code - End Ext. Term**

#### **Synopsis**

Amends the Unified Code of Corrections. Prohibits extended term sentences of incarceration and removes references to extended term sentencing. Provides that a person currently serving a sentence of incarceration for one or more felonies who was sentenced to an extended term may

petition the court to be resentenced. Provides that a person who is resentenced shall be given credit for time served. Amends the Illinois Vehicle Code and the Criminal Code of 2012 to make conforming changes.

#### **Sponsors**

Kambium Buckner\*

#### **Last Activity**

7/20/2021 9:30:48 AM

Introduction -

### **H4136 - Case Review & Homicide Victims**

#### **Synopsis**

Creates the Homicide Victims' Families' Rights Act. Provides that a law enforcement agency shall review the case file of a cold case first degree or second degree murder committed more than 3 years prior to the date of the application, for which all probative investigative leads have been exhausted, and for which no likely perpetrator has been identified, upon written application by an immediate family member to determine whether a full reinvestigation would result in probative investigative leads. Provides that the person or persons performing the review shall not have previously investigated the murder at issue. Provides that only one case review shall be undertaken at any one time with respect to the same cold case murder victim; related provisions.

#### **Sponsors**

Kambium Buckner\*

#### **Last Activity**

1/19/2022 4:30:00 PM

[Scheduled - H - Judiciary - Criminal](#)

[Jan 25 2022 3:00PM Virtual:www.ilga.gov](#)

### **H4210 - Domestic Violence & Coercive Control**

#### **Synopsis**

Amends the Domestic Violence Act of 1986. Includes coercive control in the definition of "abuse". Defines "coercive control" as a pattern of behavior that in purpose or effect unreasonably interferes with a person's free will and personal liberty, including, but not limited to, unreasonably engaging in any of the following: (i) isolating the other party from friends, relatives, or other sources of support; (ii) depriving the other party of basic necessities; (iii) controlling, regulating, or monitoring the other party's movements, communications, daily behavior, finances, economic resources, or access to services; or (iv) compelling the other party by force, threat of force, or intimidation, including threats based on actual or suspected immigration status, to engage in conduct from which the other party has a right to abstain, or to abstain from conduct in which the other party has a right to engage.




#### **Sponsors**

Daniel Didech\*

#### **Last Activity**

11/10/2021 2:10:47 PM

Introduction -

   **H4283 - rhts crime victims-domest bat**

**Synopsis**

Amends the Rights of Crime Victims and Witnesses Act. Provides that a law enforcement officer shall complete a written police report upon receiving the following, regardless of where the incident occurred: (1) an allegation by a person that the person has been a victim of domestic battery, aggravated domestic battery, or an attempt to commit any of those offenses, regardless of jurisdiction; (2) information from hospital or medical personnel about injuries inflicted upon the victim of domestic battery, aggravated domestic battery, or an attempt to commit any of those offenses; or (3) information from a witness who personally observed what appeared to be a domestic battery or aggravated domestic battery or attempted domestic battery or aggravated domestic battery. Establishes procedures that a law enforcement officer must follow if the domestic battery, aggravated domestic battery, or attempt to commit any of those offenses occurred in another jurisdiction. Provides that no law enforcement officer shall require a victim of domestic battery, aggravated domestic battery, or the attempt to commit any of those offenses to submit to an interview. Provides that no law enforcement agency may refuse to complete a written report as required by this provision on any ground. Provides that all law enforcement agencies shall ensure that all officers responding to or investigating a complaint of domestic battery, aggravated domestic battery, or the attempt to commit any of those offenses have experience and training in investigating those cases.

**Sponsors**

Anne Stava-Murray\*

**Last Activity**

12/16/2021 12:00:00 AM

Introduction -

   **H4318 - Cannabis In Vehicle**

**Synopsis**

Amends the Illinois Vehicle Code. Removes the requirement that a medical or adult-use cannabis container in a motor vehicle be odor-proof and child resistant. Provides that a person who possesses medical cannabis and does not contain such cannabis in a secured, sealed or resealable, inaccessible container commits a petty offense. Provides that any driver who is convicted for improperly storing cannabis in a vehicle, or for transporting a passenger who improperly stores cannabis in a vehicle, for a second or subsequent time within one year of a similar conviction shall be subject to the suspension of the person's driving privileges.

**Sponsors**

La Shawn K. Ford\*

**Last Activity**

12/31/2021 9:08:20 AM

Introduction -

   **H4371 - electronic smoking device**

### Synopsis

Amends the Smoke Free Illinois Act. Defines electronic smoking device. Changes the definition of retail tobacco store to include references to electronic smoking devices. Provides that smoke or smoking includes the use of an electronic smoking device.

### Sponsors

Camille Lilly\*

### Last Activity

1/6/2022 12:00:00 AM

Introduction -

### H4392 - crim id-expungement-drug test

### Synopsis

Amends the Criminal Identification Act. Provides that notwithstanding a positive test for the presence of cannabis within the petitioner's body from a drug test taken within 30 days before the filing of the petition for expungement or sealing or the failure of the petitioner to take such test, the petitioner may petition for the sealing or expungement of his or her felony records for a violation of the Illinois Controlled Substances Act, the Methamphetamine Control and Community Protection Act, or the Cannabis Control Act or felony records of a qualified probation for a felony drug offense. Defines cannabis and felony drug offense.

### Sponsors

Carol Ammons\*

### Last Activity

1/7/2022 12:00:00 AM

Introduction -

### H4480 - local police-mental health

### Synopsis

Amends the Illinois Police Training Act. Provides that the Illinois Law Enforcement Training Standards Board shall establish statewide standards for minimum standards regarding regular mandatory annual mental health wellness checks (rather than regular mental health screenings) for probationary and permanent police officers, ensuring that counseling sessions and wellness checks (rather than screenings) remain confidential. Provides that the regular mandatory annual mental health wellness checks for probationary and permanent police officers shall be provided through the law enforcement agency's health insurance carrier at no cost to the law enforcement agency that employs the officers. Amends the Counties Code, Illinois Municipal Code, and Illinois Insurance Code making conforming changes.

### Sponsors

Deb Conroy\*

### Last Activity

1/12/2022 12:00:00 AM

Introduction -

   **H4527 - Second Chance State Reimagined**

**Synopsis**

Creates the Second Chance State Reimagined Justice Act. Contains declarations and findings. Provides that the clerk of the circuit court shall provide an arraigned defendant with written information about the Reimagined Justice Program, sets forth criteria for participation in a Program, and provides that, if an eligible defendant consents to participation in a Program, a pretrial navigator assigned to the eligible defendant shall create a proposed Program. Specifies the contents of a proposed Reimagined Justice Program. Provides that the court shall conduct a hearing on the eligible defendant's proposed Reimagined Justice Program. Provides for procedure and matters to be considered at the hearing and for the approval, modification, or rejection of the proposed Reimagined Justice Program. Provides for the implementation and completion of the Reimagined Justice Program or for the resumption of criminal proceedings under specified circumstances; numerous related provisions.

**Sponsors**

Kelly Cassidy\*

**Last Activity**

1/13/2022 12:00:00 AM

Introduction -

   **H4565 - cd corr-sentencing under 18**

**Synopsis**

Amends the Unified Code of Corrections. Provides that except for certain convictions for first degree murder, the court may, in its discretion, sentence a defendant who was under 18 years of age at the time of the commission of the offense to a sentence that is less than the applicable minimum determinate sentence of imprisonment for the offense authorized by the Code.

**Sponsors**

Maurice West, II\*

**Last Activity**

1/14/2022 12:00:00 AM

Introduction -

   **H4671 - juv ct-commitment juv just**

**Synopsis**

Amends the Juvenile Court Act of 1987. Eliminates provision that permits a guilty minor to be committed to the Department of Juvenile Justice for an offense that is a Class 3 or Class 4 felony violation of the Illinois Controlled Substances Act if the commitment occurs upon a third or subsequent judicial finding of a violation of probation for substantial noncompliance with court-ordered treatment or programming. Effective immediately.

**Sponsors**

Kelly Cassidy\*



**Last Activity**

1/20/2022 12:00:00 AM

Introduction -

   **S1554 - cont sub and meth-immunity****Synopsis**

Amends the Illinois Controlled Substances Act and the Methamphetamine Control and Community Protection Act. Provides that a person who, in good faith, seeks or obtains emergency medical assistance for someone experiencing an overdose or who is experiencing an overdose shall not be arrested, charged, or prosecuted for controlled substance manufacture, delivery, or possession with intent to manufacture or deliver or a possession violation of the Illinois Controlled Substances Act, a drug paraphernalia violation, a methamphetamine delivery or possession violation, a drug-induced homicide violation, or an aggravated battery violation based on unlawfully delivering a controlled substance to another person and any user experiences great bodily harm or permanent disability as a result of the injection, inhalation, or ingestion of any amount of the controlled substance. Provides that these violations must not serve as the sole basis of a violation of parole, mandatory supervised release, probation or conditional discharge, a Department of Children and Family Services investigation, or any seizure of property under any State law authorizing civil forfeiture so long as the evidence for the violation was acquired as a result of the person seeking or obtaining emergency medical assistance in the event of an overdose. Provides that the limited immunity as relates to methamphetamine only applies to possession of less than 3 grams. Provides that nothing in these provisions are intended to interfere with or prevent the investigation, arrest, or prosecution of any person for the delivery or distribution of cannabis, methamphetamine, or other controlled substances, drug-induced homicide, or any other crime if the evidence of the violation is not acquired as a result of the person seeking or obtaining emergency medical assistance in the event of an overdose. Deletes provisions that the limited immunity only applies to Class 4 felony possession of a controlled, counterfeit, or look-alike substance or a controlled substance analog.

**Sponsors**

Mattie Hunter\*

**Last Activity**

2/26/2021 12:00:00 AM

Introduction -

   **S1802 - veh cd-all-terrain plates****Synopsis**

Amends the Illinois Vehicle Code. Provides that the Secretary of State may issue registration plates for all-terrain vehicles and recreational off-highway vehicles. Prescribes placement of registration plates on the rear of all-terrain and recreational off-highway vehicles. Provides registration fees and surcharges. Provides that all-terrain vehicles and recreational off-highway vehicles may be operated on rural roads. Limits home rule powers with respect to the discretion of a municipality, township, county, or other unit of local government to regulate the usage of all-terrain vehicles and recreational off-highway vehicles on roads under their jurisdiction. Effective immediately.




**Sponsors**

Darren Bailey\*

**Last Activity**

1/5/2022 1:00:00 PM

Referral - S - Transportation

   **S1825 - Juv-counsel Representation**

**Synopsis**

Amends the Juvenile Court Act of 1987 and the Code of Criminal Procedure of 1963. Provides that a minor who was under 18 at the time of the commission of any offense (currently, specified offenses), including criminal proceedings under the Criminal Code of 2012, must be represented by counsel throughout the entire custodial interrogation. Provides that an oral, written, or sign language statement of a minor made without counsel present throughout the entire custodial interrogation of the minor shall be inadmissible as evidence in any juvenile court proceeding or criminal proceeding against the minor.

**Sponsors**

Patricia Van Pelt\*

**Last Activity**

4/7/2021 11:00:00 AM

Referral - S - Criminal Law

   **S1827 - Juv Ct-legal Counsel Program**

**Synopsis**

Amends the Juvenile Court Act of 1987. Provides that the Chief Judge of each judicial circuit may establish a Justice for Juveniles Program, which would require that juveniles arrested or detained for eligible offenses be represented by legal counsel throughout the entire custodial interrogation of the juvenile. Provides that if a Chief Judge establishes a Justice for Juveniles Program, any oral, written, or sign language statement of a juvenile made without the presence of legal counsel during a custodial interrogation on or after the effective date of the Program shall be inadmissible as evidence against the juvenile in a proceeding under this Act or in a proceeding under the Criminal Code of 1961 or the Criminal Code of 2012. Defines eligible offense and juvenile.



**Sponsors**

Patricia Van Pelt\*

**Last Activity**

2/26/2021 12:00:00 AM

Introduction -

   **S2186 - criminal law-penalties**

**Synopsis**

Amends the Counties Code. Provides that in a county exceeding a population of 3,000,000, if the court determines that the appointment of a special prosecutor is required because the State's Attorney is sick, absent, or unable to fulfill his or her duties or has a conflict of interest, the court shall request the Office of the State's Attorneys Appellate Prosecutor to serve as the special prosecutor where the cause or proceeding is an officer-involved death. Amends the Criminal Code of 2012. Increases the threshold amount of theft not from the person and retail theft that enhances the offense from a misdemeanor to a felony to \$2,000. Amends the Cannabis Control Act, the Illinois Controlled Substances Act, the Drug Paraphernalia Control Act, the Methamphetamine Control and

Community Protection Act, and the Unified Code of Corrections. Lowers penalties for the manufacture, delivery, possession with intent to manufacture or deliver, and trafficking and possession of cannabis, controlled substances, and methamphetamine. Amends the Unified Code of Corrections. Makes changes in eligibility for the Offender Initiative Program and the Second Chance Probation Program. Increases the maximum amount of sentence credit that a prisoner may receive for various offenses from 4.5 to 8.5 (from 7.5 to 10.5 for gunrunning, drug-induced homicide, or aggravated methamphetamine-related child endangerment) days of sentence credit for each month of his or her sentence of imprisonment. Reduces the mandatory supervised release term for Class X, 1, and 2 felonies other than certain sex offenses to 18 months. Makes other changes.

#### **Sponsors**

Elgie Sims, Jr.\*

#### **Last Activity**

3/16/2021 12:30:00 PM

Referral - S - Criminal Law

### **S2200 - probation-young adults**

#### **Synopsis**

Amends the Unified Code of Corrections. In provisions that specify offenses for which a period of probation, a term of periodic imprisonment, or conditional discharge shall not be imposed, provides exceptions for certain offenses in cases where the offender is under the age of 26 at the time of the offense. Provides that, at a sentencing hearing, the court shall consider the developmental appropriateness of the sentence and apply great weight to factors of youthfulness such as the diminished culpability of youth and young adults as compared to adults and capacity for growth and maturity.

#### **Sponsors**

Elgie Sims, Jr.\*

#### **Last Activity**

3/23/2021 12:00:00 PM

Referral - S - Criminal Law

### **S2333 - cd corr-release**

#### **Synopsis**

Amends the Unified Code of Corrections. Provides that notwithstanding to the contrary, any provision of the Code, the Post-Conviction Hearing Article of the Code of Criminal Procedure of 1963, or the Habeas Corpus Article or the relief from judgment provisions of the Code of Civil Procedure, a person serving a term of imprisonment, including a term of natural life, in a Department of Corrections institution or facility is eligible for earned discretionary reentry if he or she has served a term of imprisonment of at least 20 years. Provides that petitions for earned discretionary reentry shall be administered by the Prisoner Review Board. Establishes procedures for the hearing. Removes provision that no person serving a term of natural life imprisonment may be paroled or released except through executive clemency. Provides that if any incarcerated person is released on earned discretionary reentry, his or her sentence shall be considered complete after the term of mandatory supervised release. Applies retroactively. Contains a severability provision.




**Sponsors**

Celina Villanueva\*

**Last Activity**

4/13/2021 12:00:00 PM

Referral - S - Criminal Law

   **S2385 - juv court-delinquent minor****Synopsis**

Amends the Children and Family Services Act. Provides that the Illinois Juvenile Justice Commission in its annual submission of recommendations to the Governor and General Assembly shall include recommendations regarding the inclusion of emerging adults into a developmentally appropriate justice system, reducing recidivism, and preventing deeper criminal involvement.

Amends the Juvenile Court Act of 1987. Provides in the Article concerning delinquent minors that on and after January 1, 2022, delinquent minor includes a minor who prior to his or her 19th birthday has violated or attempted to violate, regardless of where the act occurred, a federal law or State law, or county or municipal ordinance and the law or ordinance is classified as a misdemeanor offense. Provides that on and after January 1, 2024, delinquent minor includes a minor who prior to his or her 21st birthday has violated or attempted to violate, regardless of where the act occurred, a federal law or State law or county or municipal ordinance and the law or ordinance is classified as a misdemeanor offense. Provides that the changes made by the amendatory Act apply to violations or attempted violations committed on or after the effective date of the amendatory Act.




**Sponsors**

Laura Fine\*

**Last Activity**

3/23/2021 12:00:00 PM

Referral - S - Criminal Law

   **S2437 - jury duty-prior convictions****Synopsis**

Amends the Jury Act. Provides that no person who is qualified and able to serve as a juror may be excluded from jury service in any court of the State on the basis of previous criminal conviction.




**Sponsors**

Robert Peters\*

**Last Activity**

3/23/2021 12:00:00 PM

Referral - S - Judiciary

   **S2502 - law enforcement-immigration****Synopsis**

Amends the Illinois TRUST Act. Modifies the definitions of immigration detainer and non-judicial immigration warrant for purposes of the Act. Effective immediately.

#### **Sponsors**

Omar Aquino\*

#### **Last Activity**

2/26/2021 12:00:00 AM

Introduction -

#### **S2510 - crim cd-assault weapon ban**

#### **Synopsis**

Amends the Criminal Code of 2012. Makes it unlawful for any person to knowingly possess an assault weapon 300 days after the effective date of the amendatory Act, except possession of weapons registered with the Illinois State Police in the time provided. Provides exemptions and penalties. Effective immediately.

#### **Sponsors**

Omar Aquino\*

#### **Last Activity**

3/23/2021 12:00:00 PM

Referral - S - Executive

#### **S2924 - Law Enforcement Resource Off.**

#### **Synopsis**

Amends the Illinois Police Training Act. Provides that the Illinois Law Enforcement Training Standards Board may offer the school resource officer course developed under this provision to a qualified retired law enforcement officer, as defined under the federal Law Enforcement Officers Safety Act of 2004, for the purpose of employment at a school or school district and may issue, for such purpose, a certificate or waiver in the same manner as provided for any other officer. Amends the School Code; related clarifications re: hiring retired police officers.

#### **Sponsors**

Chapin Rose\*, Donald DeWitte, Terri Bryant

#### **Last Activity**

10/13/2021 12:00:00 AM

Introduction -

#### **S2939 - veh cd-cannabis in vehicle**

#### **Synopsis**

Amends the Illinois Vehicle Code. Provides that the odor of burnt or raw cannabis in a motor vehicle by itself shall not constitute probable cause for the search of a motor vehicle.

### Sponsors

John Connor\*

### Last Activity

10/19/2021 12:00:00 AM

Introduction -

### S3621 - minors-no fees or fines

#### Synopsis

Amends the Juvenile Court Act of 1987. Eliminates fines and fees under the Act. Provides that on the effective date of the amendatory Act, any unpaid obligations owed by minors or their parents, guardians, or legal custodians on judgments or orders for fees, fines, or administrative costs entered prior to the effective date of the amendatory Act are not collectible and the court shall enter an order to that effect within 6 months after the effective date of the amendatory Act. Provides that one year after the effective date of the amendatory Act, the Administrative Office of the Illinois Courts shall report to the General Assembly a disaggregated listing of: (1) the number of judgments or orders for unpaid obligations for fees, fines, and administrative costs described in this provision in each judicial district; and (2) the total balances of those fees, fines, and administrative costs made uncollectible on the effective date of the amendatory Act in each judicial district. Amends various other Acts to make conforming changes.

### Sponsors

Robert Peters\*

### Last Activity

1/19/2022 12:00:00 AM

Introduction -

### S3912 - higher ed-social work

#### Synopsis

Amends the Higher Education Student Assistance Act. Expands the Post-Master of Social Work School Social Work Professional Educator License scholarship to allow a recipient to work as a social worker for an Illinois municipality who does not report directly to a police department (instead of only recipients who work at a public or nonpublic not-for-profit preschool, elementary school, or secondary school located in this State) for at least 2 of the 5 years immediately following the recipient's graduation or termination of studies.

### Sponsors

Ann Gillespie\*

### Last Activity

1/21/2022 12:00:00 AM

Introduction -

### S4048 - Ins-fees And Charges-various

**Synopsis**

Amends the Illinois Motor Vehicle Theft Prevention and Insurance Verification Act. Provides that before April 1 of each year, each insurer engaged in writing private passenger motor vehicle insurance coverage may collect and shall pay (rather than shall collect and remit) to the Department of Insurance specified amounts determined by the Illinois Law Enforcement Training Board for deposit into the State Police Training and Academy Fund and the Law Enforcement Training Fund. Makes other changes. Amends the Illinois Insurance Code. In provisions concerning plans of division approval, provides that if a dividing company amends its plan of division at any time before the plan of division becomes effective, the dividing company shall file the amended plan of division for approval by the Director of Insurance. In provisions concerning certificates of division, provides that if the dividing company files an amended plan of division with the Director after a certificate of division has been filed for a previous plan, the dividing company shall file a certificate of stay with the recorder, with a concurrent copy to the Director, and if the Director approves the amended plan, the dividing company shall file an amended certificate of division; related filing fees and charges; related provisions.

**Sponsors**

Napoleon Harris, III\*

**Last Activity**

1/21/2022 12:00:00 AM

Introduction -