

ISA Legislative Report

1/25/22

Support List

H2635 - correctional officers-firearms

Synopsis

Amends the Illinois Police Training Act. Defines retired law enforcement officer qualified under federal law for purposes of the Act to permit the carrying of a concealed weapon. Amends the Criminal Code of 2012, the Unified Code of Corrections, and the County Jail Act. Permits currently employed and qualified retired State correctional officers and county correctional officers to carry their own firearms off-duty without being in violation of the unlawful use of weapons and aggravated unlawful use of a weapon statutes if they meet certain training requirements. Provides that currently employed and qualified retired State correctional officers and county correctional officers shall carry a photographic identification and a valid annual firearm certificate while carrying their own firearms off-duty. Limited to correctional officers who have custody and control over inmates in an adult correctional facility. Effective immediately.

Sponsors

Steven Reick*

Last Activity

1/21/2022 3:00:00 PM

[Scheduled - H - Police & Fire](#)

[Jan 27 2022 9:00AM Virtual:www.ilga.gov](#)

H3621 - crim cd-drug-induced homicide

Synopsis

Amends the Criminal Code of 2012. Provides that a prosecution for drug-induced homicide may be commenced within 10 years (rather than 3 years) after the commission of the offense.

Sponsors

Frances Hurley*

Last Activity

1/19/2022 4:30:00 PM

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

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

H4071 - A j Freund Act

Synopsis

Amends the Abused and Neglected Child Reporting Act. Provides that the Act may be referred to as the AJ Freund Act. Provides that any report received by the Department of Children and Family

Services alleging the abuse or neglect of a child by a person who is not the child's parent, a member of the child's immediate family, a person responsible for the child's welfare, an individual residing in the same home as the child, or a paramour of the child's parent shall immediately be shared with (rather than referred to) the appropriate local law enforcement agency for consideration of criminal investigation or other actio; related provisions and exceptions.

Sponsors

Tom Weber*

Last Activity

4/22/2021 2:55:03 PM

Introduction -

H4084 - Police\fire & Prop. Taxes

Synopsis

Amends the Property Tax Code. Provides that property that is used as a qualified residence by a police officer or firefighter with a duty-related disability is exempt from taxation under the Code.

Sponsors

Cyril Nichols*

Last Activity

5/14/2021 12:24:50 PM

Introduction -

H4125 - Hate Crimes & Police

Synopsis

Amends the Criminal Code of 2012. Provides that a person also commits a hate crime if by reason of the actual or perceived employment as a peace officer of another individual, regardless of the existence of any other motivating factor or factors, he or she commits assault, battery, aggravated assault, misdemeanor theft, criminal trespass to residence, misdemeanor criminal damage to property, criminal trespass to vehicle, criminal trespass to real property, mob action, disorderly conduct, harassment by telephone, or harassment through electronic communications; clarifies related penalties.

Sponsors

rances Hurley*, John D'Amico

Last Activity

1/19/2022 4:30:00 PM

Scheduled - H - Judiciary - Criminal

Jan 25 2022 3:00PM Virtual:www.ilga.gov

H4143 - Crim. Code & Property Damage

Synopsis

Amends the Criminal Code of 2012. In provisions concerning criminal damage to property and criminal defacement of property, expands existing penalty enhancements to include damage or defacement to historic monuments, displays, statues, properties listed on the National Register of Historic Places, and properties designated as having landmark status by any county, township, or municipality.

Sponsors

Anthony DeLuca*

Last Activity

1/19/2022 4:30:00 PM

Scheduled - H - Judiciary - Criminal

Jan 25 2022 3:00PM Virtual:www.ilga.gov

H4159 - Peace Officer - Targeting

Synopsis

Amends the Criminal Code of 2012. Creates the offense of peace officer targeting. Provides that a person commits the offense when, by reason of the actual or perceived employment as a peace officer of another individual, regardless of the existence of any other motivating factor or factors, he or she commits assault, battery, aggravated assault, intimidation, stalking, cyberstalking, misdemeanor theft, criminal trespass to residence, misdemeanor criminal damage to property, criminal trespass to vehicle, criminal trespass to real property, mob action, disorderly conduct, transmission of obscene messages, harassment by telephone, or harassment through electronic communications. Provides that peace officer targeting is a Class 3 felony for a first offense and a Class 2 felony for a second or subsequent offense. Provides that the State's Attorney of each county shall submit an annual report to the General Assembly outlining: (1) the number of offenses in which a peace officer was a victim, (2) the charges filed, and (3) the ultimate disposition of each case.

Sponsors

Martin Moylan*

Last Activity

9/30/2021 2:53:12 PM

Introduction -

H4176 - Felony Override And Database

Synopsis

Amends the Counties Code. Provides that, in a criminal investigation in counties in excess of 3,000,000 involving a forcible felony where the State's Attorney or an Assistant State's Attorney rejects the filing of a felony charge or charges or the case is designated by the State's Attorney or Assistant State's Attorney as a continuing investigation: (1) a law enforcement agency in the jurisdiction where the alleged crime occurred may override the State's Attorney or Assistant State's Attorney's rejection of the felony charge or charges or the case is designated by the State's Attorney or Assistant State's Attorney as a continuing investigation if the evidence supporting the charge is clear and convincing and the override is filed with the clerk of the circuit court and the State's Attorney; and (2) the State's Attorney or Assistant State's Attorney may rescind the override within 7 days after the override by petitioning the Chief Judge of the Criminal Division of the circuit court; numerous related requirements and clarifications.

Sponsors

Jim Durkin*

Last Activity

10/18/2021 10:48:01 AM

Introduction -

H4190 - Crim Law-enforce And Prosecution

Synopsis

Creates the Firearm Crime Charging and Sentencing Accountability and Transparency Act. Provides that in a criminal case, if a defendant is charged with an offense involving the illegal use or possession of a firearm and subsequently enters into a plea agreement in which the charge will be reduced to a lesser offense or a non-weapons offense in exchange for a plea of guilty, at or before the time of sentencing, the State's Attorney shall file with the court a written statement of his or her reasons in support of the plea agreement, which shall specifically state why the offense or offenses of conviction resulting from the plea agreement do not include the originally charged weapons offense; numerous related clarifications.

Sponsors

Dan Caulkins*

Last Activity

1/19/2022 4:30:00 PM

Scheduled - H - Judiciary - Criminal

Jan 25 2022 3:00PM Virtual:www.ilga.gov

H4191 - Fund The Police Act

Synopsis

Creates the Fund the Police Act. Creates the Fund the Police Grant Fund as a special fund in the State treasury. Provides that from appropriations to the Illinois Law Enforcement Training Standards Board from the Fund, the Board must make grants to units of local government and Illinois public universities for the purpose of: (1) hiring law enforcement officers; (2) providing mental health care for law enforcement officers; (3) providing for hiring, retention incentives, and overtime payments for law enforcement officers; (4) purchasing public safety equipment designed to prevent gang violence, motor vehicle theft, vehicular hijacking, or the sale of contraband; and (5) training for law enforcement officers in preventing gang violence, motor vehicle theft, vehicular hijacking, or the sale of contraband; clarifies where such funds will stay; State Treasurer shall transfer \$100,000,000 to the Fund the Police Grant Fund.

Sponsors

Dan Caulkins*

Last Activity

1/11/2022 2:00:00 PM

Referral - H - Appropriations-Public Safety

   **H4252 - Gun Crime Charge & Sentencing**

Synopsis




Creates the Gun Crime Charging and Sentencing Accountability and Transparency Act. Provides that in a criminal case, if a defendant is charged with an offense involving the illegal use or possession of a firearm and subsequently enters into a plea agreement in which the charge will be reduced to a lesser offense or a non-weapons offense in exchange for a plea of guilty, at or before the time of sentencing, the State's Attorney shall file with the court a written statement of his or her reasons in support of the plea agreement, which shall specifically state why the offense or offenses of conviction resulting from the plea agreement do not include the originally charged weapons offense. Provides that the written statement shall be part of the court record in the case and a copy shall be provided to any person upon request; related provisions.

Sponsors

Tony McCombie*

Last Activity

12/3/2021 3:17:09 PM
Introduction -

   **H4253 - Child Sex Offender**

Synopsis




Amends the Criminal Code of 2012. Provides that it is unlawful for a child sex offender to knowingly operate, manage, be employed by, or be associated with any county or State fair when persons under the age of 18 are present (rather than just county fairs).

Sponsors

Tony McCombie*

Last Activity

12/3/2021 3:17:09 PM
Introduction -

   **H4267 - higher ed-police officer grant**

Synopsis

Amends the Higher Education Student Assistance Act. Beginning with the 2022-2023 academic year, requires the Illinois Student Assistance Commission to award grants for the payment of tuition and fees to eligible applicants who agree to serve a minimum of 4 years as a law enforcement officer in a local community in this State following graduation from a public institution of higher learning. Sets forth provisions concerning applicant eligibility, conditions for maintaining grant eligibility, and conditions requiring the repayment of grant assistance. Provides for rulemaking. Effective immediately.

Sponsors




Dave Vella*, Michael Zalewski

Last Activity

1/20/2022 3:25:00 PM

Scheduled - H - Higher Education

Jan 26 2022 3:00PM Virtual:www.ilga.gov

   **H4275 - crim cd-organized retail theft**

Synopsis

Amends the Criminal Code of 2012. Creates the offense of organized retail theft. Provides that a person commits the offense when he or she does any of the following: (1) acts in concert with one or more persons to steal merchandise from one or more merchant's premises with the intent to deprive the merchant permanently of the possession, use or benefit of the merchandise without paying the full retail value of the merchandise or to sell, exchange, or return the merchandise for value; (2) acts in concert with 2 or more persons to receive, purchase, or possess merchandise described in item (1), knowing or believing it to have been stolen; (3) acts as an agent of another individual or group of individuals to steal merchandise from one or more merchant's premises as part of an organized plan to commit theft; or (4) recruits, coordinates, organizes, supervises, directs, manages, or finances another to undertake any of the acts described in item (1) or (2) or any other statute defining theft of merchandise. Provides penalties and establishes venue for organized retail theft.

Sponsors

Jim Durkin*, Amy Elik

Last Activity

12/14/2021 12:00:00 AM

Introduction -

   **H4385 - Aggr. Battery & D C F S Workers**

Synopsis

Amends the Criminal Code of 2012. Provides that a person also commits aggravated battery when, in committing a battery, other than by the discharge of a firearm, he or she: (1) knowingly causes great bodily harm or permanent disability or disfigurement to an individual whom the person knows to be a Department of Children and Family Services employee; and (2) is, at the time of the commission of the offense, 21 years of age or older and causes great bodily harm or permanent disability or disfigurement to an individual whom the person knows to be a Department of Children and Family Services employee: (i) performing his or her official duties; (ii) battered to prevent performance of his or her official duties; or (iii) battered in retaliation for performing his or her official duties; clarifies penalties; related definitions.




Sponsors

LaToya Greenwood*

Last Activity

1/7/2022 8:38:12 AM

Introduction -

   **H4404 - firearm convictn-bail; release**

Synopsis

Amends the Code of Criminal Procedure of 1963. Provides that before January 1, 2023, a person who has 2 or more convictions for firearm offenses shall be denied bail when the court after a hearing, determines that the release of the defendant would pose a real and present threat to the physical safety of any person or persons. Provides that on or after January 1, 2023, a person shall not be eligible for pretrial release when the person is charged with a felony offense and the defendant has 2 or more convictions for firearms offenses if the court after a hearing, determines that the release of the defendant would pose a real and present threat to the physical safety of any person or persons. Effective immediately.

Sponsors

Chris Bos*

Last Activity

1/7/2022 12:00:00 AM

Introduction -

H4407 - involuntary sexual servitude

Synopsis

Amends the Sex Offender Registration Act. Expands the definition of sex offense to include involuntary sexual servitude of a minor and attempted involuntary sexual servitude of a minor when committed on or after January 1, 2023.

Sponsors

Chris Bos*

Last Activity

1/7/2022 12:00:00 AM

Introduction -

H4414 - expwy cam act?camera install

Synopsis

Amends the Expressway Camera Act. Includes Boone, Bureau, DeKalb, DuPage, Grundy, Henry, Kane, Kendall, Lake, LaSalle, Madison, McHenry, St. Clair, Will and Winnebago counties among the counties in which the Illinois State Police, the Department of Transportation, and the Toll Highway Authority shall increase the amount of expressway and highway cameras. Provides that any funds needed to conduct the program for use on expressways shall be taken from the Road Fund or Illinois State Toll Highway Authority funds and shall be included in requests for qualification processes for both agencies. Repeals the Act on July 1, 2025 (rather than July 1, 2023).




Sponsors

LaToya Greenwood*

Last Activity

1/7/2022 12:00:00 AM

Introduction -

   **H4420 - veh parts-catalytic converters**

Synopsis

Amends the Illinois Vehicle Code. Includes catalytic converters as an essential part of a vehicle.




Sponsors

Martin Moylan*

Last Activity

1/10/2022 12:00:00 AM

Introduction -

   **H4425 - Dhs-crisis Intervention-police**

Synopsis

Creates the Crisis Intervention Training Program for Law Enforcement, Firefighters, Emergency Medical, and Corrections Community Act. Provides that, subject to appropriation, the Department of Human Services shall establish and maintain a program to contract with qualified crisis intervention training entities for the purpose of providing peer support crisis intervention, counseling, and wellness for the law enforcement, firefighter, emergency medical, and corrections communities impacted by trauma, cumulative stress, anxiety, addictions, death, and suicide and the impact on their personal lives. Provides that the required wellness strategies shall include, but not be limited to, resilience trainings related to resiliency for the job, emotional survival, substance abuse prevention, financial and relationship strategies, and suicide prevention; related definitions.

Sponsors

Daniel Didech*

Last Activity

1/10/2022 12:00:00 AM

Introduction -

   **H4428 - Ince. Tax & Police Training Credit**

Synopsis

Amends the Illinois Income Tax Act. Creates an income tax credit for taxpayers who are employed as law enforcement officers in an amount equal to 100% of the unreimbursed expenses paid by the taxpayer during the taxable year for: (1) professional certifications required for the performance of the taxpayer's duties as a law enforcement officer; (2) equipment used by the taxpayer in the performance of his or her duties as a law enforcement officer; and (3) mental health training.

Sponsors

Michael Zalewski*

Last Activity

1/10/2022 9:09:48 AM

Introduction -

   **H4468 - cd corr-electronic monitoring**

Synopsis

Amends the Unified Code of Corrections. Adds as excluded offenses attempted first degree murder, reckless homicide, aggravated vehicular hijacking in which the defendant was armed with a firearm or other dangerous weapon, being an armed habitual criminal, and any offense that requires the defendant to register as a sex offender under the Sex Offender Registration Act. Effective immediately.




Sponsors

Margaret Croke*

Last Activity

1/12/2022 12:00:00 AM

Introduction -

   **H4474 - Death Penalty-peace Officer**

Synopsis

Amends the Code of Criminal Procedure of 1963. Restores the death penalty for the first degree murder of a peace officer killed while performing his or her official duties, to prevent the performance of his or her official duties, or in retaliation for performing his or her official duties, and the defendant knew or should have known that the murdered individual was a peace officer. Enacts the Capital Crimes Litigation Act of 2022. Provides specified funding and resources for cases in which a sentence of death is an authorized disposition. Creates the Capital Litigation Trust Fund. Provides that all unobligated and unexpended moneys in the Death Penalty Abolition Fund are transferred into the Capital Litigation Trust Fund. Amends the State Appellate Defender Act. Provides that in cases in which a sentence of death is an authorized disposition, the State Appellate Defender shall provide trial counsel with legal assistance and the assistance of expert witnesses, investigators, and mitigation specialists from funds appropriated to the State Appellate Defender specifically for that purpose by the General Assembly; defines limitations of the State Appellate Defender's Office.




Sponsors

Chris Miller*

Last Activity

1/12/2022 12:00:00 AM

Introduction -

   **H4475 - restore monetary bail**

Synopsis

Amends various Acts to reinstate monetary bail that was abolished, effective January 1, 2023, by Public Act 101-652. Effective immediately.




Sponsors

Deanne Mazzochi*

Last Activity

1/12/2022 12:00:00 AM

Introduction -

   **H4497 - pa 101-652, 102-28-repeal**

Synopsis

Repeals the Statewide Use of Force Standardization Act, the No Representation Without Population Act, the Reporting of Deaths in Custody Act, and the Task Force on Constitutional Rights and Remedies Act. Restores various provisions of specified Acts to the form in which they existed before their amendment by Public Acts 101-652 and 102-28, except for changes made to the Crime Victims Compensation Act. Effective immediately.




Sponsors

Ryan Spain*

Last Activity

1/13/2022 12:00:00 AM

Introduction -

   **H4498 - restore monetary bail**

Synopsis

Amends various Acts to reinstate monetary bail that was abolished, effective January 1, 2023, by Public Act 101-652. Effective immediately.




Sponsors

Patrick Windhorst*, Paul Jacobs

Last Activity

1/13/2022 12:00:00 AM

Introduction -

   **H4499 - pa 101-652, 102-28-repeal**

Synopsis

Repeals the Statewide Use of Force Standardization Act, the No Representation Without Population Act, the Reporting of Deaths in Custody Act, and the Task Force on Constitutional Rights and Remedies Act. Restores various provisions of specified Acts to the form in which they existed before their amendment by Public Acts 101-652 and 102-28, except for changes made to the Crime Victims Compensation Act. Effective immediately.

Sponsors

Patrick Windhorst*

Last Activity

1/13/2022 12:00:00 AM

Introduction -

   **H4563 - Hate Crime & False Report**

Synopsis

Amends the Criminal Code of 2012. Provides that a person commits disorderly conduct when he or she knowingly transmits or causes to be transmitted in any manner to any peace officer, public officer, or public employee a report to the effect that a hate crime will be committed, is being committed, or has been committed, knowing at the time of the transmission that there is no reasonable ground for believing that the offense will be committed, is being committed, or has been committed. Establishes penalties.

Sponsors

Andrew Chesney*

Last Activity

1/14/2022 10:52:56 AM

Introduction -

H4585 - veh cd ? agg fleeing and eluding

Synopsis

Amends the Illinois Vehicle Code. Provides that any person convicted of a first offense of aggravated fleeing or attempting to elude a police officer is guilty of a Class 2 felony (instead of a Class 4 felony). Provides that any person convicted of a second or subsequent offense of aggravated fleeing or attempting to elude a police officer is guilty of a Class 1 felony (instead of a Class 3 felony).

Sponsors

Amy Elik*

Last Activity

1/18/2022 12:00:00 AM

Introduction -

H4590 - veh cd ? dui cannabis

Synopsis

Amends the Illinois Vehicle Code. Prohibits a person from driving or being in actual physical control of any vehicle within this State while under the influence of cannabis.

Sponsors

Patrick Windhorst*

Last Activity

1/18/2022 12:00:00 AM

Introduction -

H4592 - Crim Cd-human Trafficking

Synopsis

Amends the Criminal Code of 2012. Provides for increased penalties for involuntary servitude if the victim was recruited, enticed, or obtained by any means from a shelter, safe house, or facility,

including, but not limited to, a residential treatment center that serves runaway youth, foster children, the homeless, or victims of trafficking, or those subjected to domestic violence or sexual assault; defines penalties for related crimes.

Sponsors

Chris Bos*

Last Activity

1/18/2022 12:00:00 AM

Introduction -

H4593 - crim cd-solicit sexual act

Synopsis

Amends the Criminal Code of 2012. Deletes provision that it is an affirmative defense to a charge of solicitation of a sexual act with a person who is under the age of 18 or who is a person with a severe or profound intellectual disability that the accused reasonably believed the person was of the age of 18 years or over or was not a person with a severe or profound intellectual disability at the time of the act giving rise to the charge. Provides that solicitation of a sexual act from a person who is under the age of 18 or whom the solicitor of the sexual act reasonably believes to be under the age of 18 is a Class 4 felony.

Sponsors

Chris Bos*

Last Activity

1/18/2022 12:00:00 AM

Introduction -

H4610 - \$law enforcement training brd

Synopsis

Appropriates \$100,000,000 from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Law Enforcement Training Standards Board for grants to local police departments and county sheriffs' offices to be used for police training, equipment, facility improvements, and personnel costs. Effective July 1, 2022.

Sponsors

Martin Moylan*

Last Activity

1/19/2022 12:00:00 AM

Introduction -

H4637 - Death Penalty Reinstate

Synopsis

Creates the Capital Crimes Litigation Act of 2022. Provides that if an indigent defendant is charged with an offense for which a sentence of death is authorized, and the State's Attorney has not, at or before arraignment, filed a certificate indicating he or she will not seek the death penalty or stated on the record in open court that the death penalty will not be sought, the trial court shall immediately appoint the Public Defender, or any other qualified attorney or attorneys as the Illinois Supreme Court shall by rule provide, to represent the defendant as trial counsel. Creates the Capital Litigation Trust Fund. Provides that moneys deposited into the Trust Fund shall be used exclusively for the purposes of providing funding for the prosecution and defense of capital cases and for providing funding for post-conviction proceedings. Amends the State Finance Act. Repeals the Death Penalty Abolition Fund and reinstates the Capital Litigation Trust Fund; numerous related clarifications.

Sponsors

Tony McCombie*

Last Activity

1/19/2022 12:00:00 AM

Introduction -

H4638 - crim cd-sex offenders-parks

Synopsis

Amends the Criminal Code of 2012. In the statutes prohibiting child sex offenders and sexual predators from being present or loitering in public parks, defines public park to include in addition to a park, forest preserve, bikeway, trail, or conservation area under the jurisdiction of the State or a unit of local government, any other indoor or outdoor facility, building, or sports field used for recreational purposes under the jurisdiction of the State or a unit of local government.

Sponsors

Tony McCombie*

Last Activity

1/19/2022 12:00:00 AM

Introduction -

H4657 - sexual exploitation of a child

Synopsis

Amends the Criminal Code of 2012. Provides that a person also commits sexual exploitation of a child when he or she knowingly entices, coerces, or persuades a child to participate in the production of the recording or memorializing a sexual act. Provides that a violation is a Class 4 felony for a first offense and a Class 3 felony for a second or subsequent offense or if the person has been previously convicted of a sex offense. Provides that a person also commits distributing harmful material when he or she knowingly entices, coerces, or persuades a minor to participate in the production of the recording or memorializing a sexual act. Provides that a violation is a Class 4 felony if the person has been previously convicted of a sex offense. Provides that a second or subsequent violation is a Class 3 felony.



Sponsors

Tony McCombie*

Last Activity

1/20/2022 12:00:00 AM

Introduction -

   **H4683 - agg domestic battery-penalty****Synopsis**

Amends the Criminal Code of 2012. Provides that the penalty for aggravated domestic battery is a Class X felony for which the person shall be sentenced to a mandatory term of imprisonment of not less than 6 years and not more than 30 years when the person, in committing a domestic battery, strangles another individual.

Sponsors

Jackie Haas*

Last Activity

1/20/2022 12:00:00 AM

Introduction -

   **H4727 - G a Law Enforcement Training****Synopsis**

Amends the State Officials and Employees Ethics Act. Provides that each member of the General Assembly shall, on an annual basis, participate in a law enforcement educational program to include, but not be limited to, a ride along program and a simulation training program, as organized by a county sheriff's department of that member's legislative district or representative district.



Sponsors

Keith Wheeler*

Last Activity

1/22/2022 8:51:13 AM

Introduction -

   **H4746 - Death Penalty-police Officer****Synopsis**

Amends the Code of Criminal Procedure of 1963. Restores the death penalty for the first degree murder of a peace officer killed while performing his or her official duties, to prevent the performance of his or her official duties, or in retaliation for performing his or her official duties, and the defendant knew or should have known that the murdered individual was a peace officer. Enacts the Capital Crimes Litigation Act of 2022. Provides specified funding and resources for cases in which a sentence of death is an authorized disposition. Creates the Capital Litigation Trust Fund. Provides that all unobligated and unexpended moneys in the Death Penalty Abolition Fund are transferred into the Capital Litigation Trust Fund. Amends the State Appellate Defender Act. Provides that in cases in which a sentence of death is an authorized disposition, the State Appellate Defender shall provide trial counsel with legal assistance and the assistance of expert witnesses, investigators, and

mitigation specialists from funds appropriated to the State Appellate Defender specifically for that purpose by the General Assembly; related provisions.

Sponsors

Dave Severin*

Last Activity

1/24/2022 12:00:00 AM

Introduction -

H4749 - Reinstates Death Sentence

Synopsis

Amends the Code of Criminal Procedure of 1963. Restores the death penalty for the first degree murder of a peace officer killed while performing his or her official duties. Enacts the Capital Crimes Litigation Act of 2021. Provides specified funding and resources for cases in which a sentence of death is an authorized disposition. Creates the Capital Litigation Trust Fund. Provides that all unobligated and unexpended moneys in the Death Penalty Abolition Fund are transferred into the Capital Litigation Trust Fund. Amends the State Appellate Defender Act. Provides that in cases in which a sentence of death is an authorized disposition, the State Appellate Defender shall provide trial counsel with legal assistance and the assistance of expert witnesses, investigators, and mitigation specialists from funds appropriated to the State Appellate Defender specifically for that purpose by the General Assembly; related directives.

Sponsors

Dan Caulkins*

Last Activity

1/24/2022 12:00:00 AM

Introduction -

S1572 - Prop Tx-police And Fire

Synopsis

Amends the Property Tax Code. Creates a homestead exemption in the amount of a reduction of \$5,000 from the equalized assessed value of property of police officers and firefighters with duty-related disabilities. Effective immediately.

Sponsors

Robert Martwick*, Janet Rohr

Last Activity

5/7/2021 1:00:00 PM

Scheduled - S - Revenue & Finance - Property Tax Subcommittee

May 13 2021 8:02PM Virtual:www.ilga.gov

S1649 - community mental health tax

Synopsis

Amends the Community Mental Health Act. Provides that upon receipt of all the annual moneys collected from the tax levied under the Act, each governmental unit that levies that tax shall immediately deposit 20% of those moneys into a special fund directly controlled by the county sheriff to be used for mental health services within the county jail.

Sponsors

Brian Stewart*

Last Activity

3/9/2021 12:00:00 PM

Referral - S - Local Government

S1758 - gun crime charge and sentencing

Synopsis

Creates the Gun Crime Charging and Sentencing Accountability and Transparency Act. Provides that in a criminal case, if a defendant is charged with an offense involving the illegal use or possession of a firearm and subsequently enters into a plea agreement in which the charge will be reduced to a lesser offense or a non-weapons offense in exchange for a plea of guilty, at or before the time of sentencing, the State's Attorney shall file with the court a written statement of his or her reasons in support of the plea agreement, which shall specifically state why the offense or offenses of conviction resulting from the plea agreement do not include the originally charged weapons offense. Provides that the written statement shall be part of the court record in the case and a copy shall be provided to any person upon request. Provides that in a criminal case in which the original charge is or was for an offense involving the illegal use or possession of a firearm, if a defendant pleads guilty or is found guilty of the original charge or lesser offense or a non-weapons offense, in imposing sentence, the judge shall set forth in a written sentencing order his or her reasons for imposing the sentence or accepting the plea agreement. Provides that a copy of the written sentencing order shall be provided to any person upon request.

Sponsors

Neil Anderson*

Last Activity

2/26/2021 12:00:00 AM

Introduction -

S1761 - gun crime charge and sentencing

Synopsis

Creates the Gun Crime Charging and Sentencing Accountability and Transparency Act. Provides that in a criminal case, if a defendant is charged with an offense involving the illegal use or possession of a firearm and subsequently enters into a plea agreement in which the charge will be reduced to a lesser offense or a non-weapons offense in exchange for a plea of guilty, at or before the time of sentencing, the State's Attorney shall file with the court a written statement of his or her reasons in support of the plea agreement, which shall specifically state why the offense or offenses of conviction resulting from the plea agreement do not include the originally charged weapons offense. Provides that the written statement shall be part of the court record in the case and a copy shall be provided to any person upon request. Provides that in a criminal case in which the original charge is or was for an offense involving the illegal use or possession of a firearm, if a defendant

pleads guilty or is found guilty of the original charge or lesser offense or a non-weapons offense, in imposing sentence, the judge shall set forth in a written sentencing order his or her reasons for imposing the sentence or accepting the plea agreement. Provides that a copy of the written sentencing order shall be provided to any person upon request.

Sponsors

Neil Anderson*

Last Activity

2/26/2021 12:00:00 AM

Introduction -

S1883 - community mental health tax

Synopsis

Amends the Community Mental Health Act. Provides that upon receipt of all the annual moneys collected from the tax levied under the Act, each governmental unit that levies that tax shall immediately deposit 20% of those moneys into a special fund directly controlled by the county sheriff to be used for mental health services within the county jail.

Sponsors

Brian Stewart*

Last Activity

2/26/2021 12:00:00 AM

Introduction -

S1886 - county court services fee

Synopsis

Amends the Counties Code. Reenacts a court services fee repealed by Public Act 100-987. Change the name of the fee to an assessment and provides that the assessment will be in addition to assessments in the Criminal and Traffic Assessment Act. Removes references to repealed cross references. Makes a conforming change in the Code. Amends the Criminal and Traffic Assessment Act making conforming changes. Effective immediately.

Sponsors

Brian Stewart*

Last Activity

3/16/2021 12:30:00 PM

Referral - S - Criminal Law

S1897 - crim pro-bail-violent crimes

Synopsis

Amends the Code of Criminal Procedure of 1963. Provides that subject to certain exceptions, a person who is charged with a violent crime shall appear before the court for the setting of bail and

the establishment of bond conditions. Establishes factors that the court shall consider before setting bail and bond conditions for a person who appears before the court because the person is charged with a violent crime. Provides that upon the court's own motion or the motion of a party and upon any terms that the court may direct, the court may permit a person, who is required to appear before it because the person is charged with a violent crime, to appear by video conferencing equipment. Provides that if, in the opinion of the court, the appearance in person or by video conferencing equipment of a person who is charged with a misdemeanor and who is required to appear before the court because the person is charged with a violent crime is not practicable, the court may waive the appearance and release the person on bail on one or both of the following types of bail in an amount set by the court: (1) a bail bond secured by a deposit of 10% of the amount of the bond in cash; or (2) a surety bond, a bond secured by real estate or securities as allowed by law, or the deposit of cash, at the option of the person. Provides that the statute does not create a right in a person to appear before the court for the setting of bail or prohibit a court from requiring any person charged with a violent crime as defined in these provisions from appearing before the court for the setting of bail. Defines violent crime.

Sponsors

John Curran*

Last Activity

4/7/2021 11:00:00 AM

Referral - S - Criminal Law

S2264 - correctional officer-firearms

Synopsis

Amends the Criminal Code of 2012, the Unified Code of Corrections, and the County Jail Act. Permits currently employed and retired State correctional officers and county correctional officers to carry their own firearms off duty without being in violation of the unlawful use of weapons and aggravated unlawful use of a weapon statutes if they meet certain training requirements. Deletes language regarding the use of firearms by athletes at the 2016 Olympic and Paralympic Games.

Sponsors

Chapin Rose*

Last Activity

3/23/2021 12:00:00 PM

Referral - S - Executive

S2271 - bail reform opt out

Synopsis

Amends the Code of Criminal Procedure of 1963. Provides that, notwithstanding any other provision of law to the contrary, a county with a population of less than 3,000,000 does not have to comply with the changes made by Public Act 100-1 (the Bail Reform Act of 2017) if the county board adopts a resolution for that purpose on or after the effective date of the amendatory Act. Effective immediately.

Sponsors

Brian Stewart*

Last Activity

2/26/2021 12:00:00 AM

Introduction -

   **S2277 - No Contact Order-sex Crimes****Synopsis**

Amends the Code of Criminal Procedure of 1963. Provides that the duration of a civil no contact order is permanent if a judgment of conviction for criminal sexual assault is entered.


Sponsors

Steve Stadelman*, David Welter

Last Activity

5/4/2021 11:30:00 AM

Referral - S - Executive

   **S2916 - Aggr. Battery Peace Officer****Synopsis**

Amends the Unified Code of Corrections. Provides that a prisoner serving a sentence for aggravated battery in which the victim was a peace officer committed on or after the effective date of the amendatory Act shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment.

Sponsors

Chapin Rose*, Donald DeWitte

Last Activity

10/13/2021 12:00:00 AM

Introduction -

   **S2917 - Contraband Penal Inst.****Synopsis**

Amends the Unified Code of Corrections. Provides that a prisoner serving a sentence for bringing contraband into a penal institution committed on or after the effective date of the amendatory Act shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment. Provides that on or after the effective date of the amendatory Act, a prisoner serving a sentence for bringing contraband into a penal institution shall receive no additional sentence credit under the Code.




Sponsors

Chapin Rose*, Donald DeWitte, Terri Bryant

Last Activity

10/13/2021 12:00:00 AM

Introduction -

   **S2918 - Fund The Police Act**

Synopsis

Creates the Fund the Police Act. Creates the Fund the Police Grant Fund as a special fund in the State treasury. Provides that from appropriations to the Illinois Law Enforcement Training Standards Board from the Fund, the Board must make grants to units of local government and Illinois public universities for the purpose of: (1) hiring law enforcement officers; (2) providing mental health care for law enforcement officers; (3) providing for hiring, retention incentives, and overtime payments for law enforcement officers; (4) purchasing public safety equipment designed to prevent gang violence, motor vehicle theft, vehicular hijacking, or the sale of contraband; and (5) training for law enforcement officers in preventing gang violence, motor vehicle theft, vehicular hijacking, or the sale of contraband; related clarifications re: appropriation transfers.

Sponsors

Chapin Rose*, Donald DeWitte, Terri Bryant

Last Activity

10/13/2021 12:00:00 AM

Introduction -

   **S2920 - Bail - Release - Gun Offenses**

Synopsis

Amends the Code of Criminal Procedure of 1963. Provides that notwithstanding any other provision of the Code to the contrary, the denial of bail or pretrial release is required if the person is a felon who is charged with a firearm offense.

Sponsors

Chapin Rose*, Donald DeWitte, Terri Bryant

Last Activity

10/13/2021 12:00:00 AM

Introduction -

   **S2921 - Crim. Proc. & Category A Offense**

Synopsis

Amends the Code of Criminal Procedure of 1963. In the definition of "Category A offense" for bail and pretrial release purposes, includes aggravated fleeing or attempting to elude a peace officer, escape, and violation of bail bond or pretrial release.


Sponsors

Chapin Rose*, Donald DeWitte, Terri Bryant

Last Activity

10/13/2021 12:00:00 AM

Introduction -

   **S2922 - Juvenile & Veh. Hijacking**

Synopsis

Amends the Juvenile Court Act of 1987. Provides that any minor 10 years of age or older arrested or taken into custody under the Act for vehicular hijacking or aggravated vehicular hijacking shall be detained in an authorized detention facility until a detention or shelter care hearing is held to determine if there is probable cause to believe that the minor is a delinquent minor and that: (1) secure custody is a matter of immediate and urgent necessity for the protection of the minor or of the person or property of another; (2) the minor is likely to flee the jurisdiction of the court; or (3) the minor was taken into custody under a warrant; related provisions.




Sponsors

Chapin Rose*, Donald DeWitte, Terri Bryant

Last Activity

10/13/2021 12:00:00 AM

Introduction -

   **S2925 - Crim. Code - Firearms - felons**

Synopsis

Amends the Criminal Code of 2012. Provides that a person who sells or gives any firearm to any person who has been convicted of a felony under the laws of Illinois or any other jurisdiction is guilty of a Class X felony for which he or she shall be sentenced to a term of imprisonment of not less than 10 years and not more than 30 years (rather than a Class 3 felony). Amends the Unified Code of Corrections. Provides that a period of probation, a term of periodic imprisonment, or conditional discharge shall not be imposed for the offense.




Sponsors

Chapin Rose*, Donald DeWitte, Terri Bryant

Last Activity

10/13/2021 12:00:00 AM

Introduction -

   **S2926 - Firearm Crime Charge & Sentence**

Synopsis

Creates the Firearm Crime Charging and Sentencing Accountability and Transparency Act. Provides that in a criminal case, if a defendant is charged with an offense involving the illegal use or possession of a firearm and subsequently enters into a plea agreement in which in the charge will be reduced to a lesser offense or a non-weapons offense in exchange for a plea of guilty, at or before the time of sentencing, the State's Attorney shall file with the court a written statement of his or her reasons in support of the plea agreement, which shall specifically state why the offense or offenses of conviction resulting from the plea agreement do not include the originally charged weapons offense; numerous related provisions.

Sponsors

Chapin Rose*, Donald DeWitte, Terri Bryant

Last Activity

10/13/2021 12:00:00 AM

Introduction -

S2927 - I c J I A & Firearms Crimes

Synopsis

Amends the Illinois Criminal Justice Information Act. Provides that the Illinois Criminal Justice Information Authority shall perform an analysis of criminal justice data to track crimes concerning the use of a firearm as it relates to those criminal acts committed by a convicted felon and the sentences imposed. Provides that the analysis shall track crimes concerning the use of a firearm over the past 5 years prior to the effective date of the amendatory Act. Provides that the analysis shall track firearm crimes over the past 5 years; related clarifications re: Authority's reports to general assembly.

Sponsors

Chapin Rose*, Donald DeWitte, Terri Bryant

Last Activity

10/13/2021 12:00:00 AM

Introduction -

S2928 - Firearms Penalties

Synopsis

Amends the Criminal Code of 2012. Provides for enhanced sentencing for: (1) aggravated vehicular hijacking; (2) unlawful use or possession of weapons by felons or persons in the custody of the Department of Corrections facilities; (3) aggravated discharge of a firearm; (4) being an armed habitual criminal; and (5) use of a stolen or illegally acquired firearm in the commission of an offense. Adds additional protected classes of persons for which the offense of aggravated discharge of a firearm applies. Amends the Unified Code of Corrections to make conforming changes.

Sponsors

Chapin Rose*, Donald DeWitte, Terri Bryant

Last Activity

10/13/2021 12:00:00 AM

Introduction -

S2929 - Juv. Cr. - Commitmt. Until 21

Synopsis

Amends the Juvenile Court Act of 1987. Provides that when a minor of the age of at least 13 years is adjudged delinquent for: (1) attempted first degree murder or (2) any offense involving the use or discharge of a firearm upon school grounds or any part of a building or grounds used for school purposes, including any conveyance owned, leased, or contracted by a school to transport students

to or from school or a school related activity that results in bodily injury or death to any person (in addition to first degree murder), the court shall declare the minor a ward of the court and order the minor committed to the Department of Juvenile Justice until the minor's 21st birthday, without the possibility of aftercare release, furlough, or non-emergency authorized absence for a period of 5 years from the date the minor was committed to the Department; clarifies exceptions.

Sponsors

Chapin Rose*, Donald DeWitte, Terri Bryant

Last Activity

10/13/2021 12:00:00 AM

Introduction -

S2931 - Agg Assault And Bat-election Judge

Synopsis

Amends the Criminal Code of 2012. Provides that a person commits aggravated assault when, in committing an assault, he or she knows the individual assaulted to be a judge of election: (i) performing his or her official duties; (ii) assaulted to prevent performance of his or her official duties; or (iii) assaulted in retaliation for performing his or her official duties. Provides that the penalty is a Class 4 felony. Provides that a person commits aggravated battery when, in committing a battery, other than by discharge of a firearm, he or she knows the individual battered to be a judge of election: (i) performing his or her official duties; (ii) battered to prevent performance of his or her official duties; or (iii) battered in retaliation for performing his or her official duties. Provides that the penalty is a Class 3 felony.

Sponsors

Julie Morrison*

Last Activity

1/5/2022 1:00:00 PM

Referral - S - Criminal Law

S2933 - crim cd-child sex offender

Synopsis

Amends the Criminal Code of 2012. Provides that it is unlawful for a child sex offender to knowingly operate, manage, be employed by, or be associated with any county or State fair when persons under the age of 18 are present (rather than just county fairs). Provides that the penalty is a Class 4 felony.




Sponsors

Steve McClure*

Last Activity

10/13/2021 12:00:00 AM

Introduction -

   **S2942 - crim pro-testimony -victims**

Synopsis

Amends the Code of Criminal Procedure of 1963. Provides that in a prosecution for a criminal offense defined in the Sex Offense Article of the Criminal Code of 1961 or the Criminal Code of 2012 or for criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, criminal sexual abuse, or aggravated criminal sexual abuse when the alleged victim of the offense was under 18 years of age at the time of the offense, the court may exclude from the proceedings while the victim is testifying, regardless of the alleged victim's age at the time of the victim's courtroom testimony, all persons, who, in the opinion of the court, do not have a direct interest in the case, except the media. Effective immediately.

Sponsors

Sally Turner*

Last Activity

1/5/2022 1:00:00 PM

Referral - S - Criminal Law

   **S2954 - Civil Actions - Straw Purchaser**

Synopsis

Creates the Straw Purchaser Accountability Act. Provides that whenever any person engages in gun trafficking or intentionally or negligently delivers or causes to be delivered a firearm, firearm ammunition, or a laser sight accessory, firearm silencer, or muffler to: (1) any person who is not legally authorized to possess that item; (2) a person who is purchasing the item on behalf of another person; or (3) any other person the deliverer knows or has reason to know will use the item unlawfully; the deliverer shall thereafter be civilly liable for the commission of any subsequent tortious conduct that directly or indirectly involves the use, attempted use, or threatened use of the item by any person. Provides that a prevailing plaintiff shall be entitled to all relief that would make him or her whole; related provisions re: liability.




Sponsors

Elgie Sims, Jr.*

Last Activity

10/28/2021 9:54:50 PM

Introduction -

   **S3061 - crim pro-sex offense-testimony**

Synopsis

Amends the Code of Criminal Procedure of 1963. Provides that in a prosecution for a criminal offense defined in the Sex Offense Article of the Criminal Code of 1961 or the Criminal Code of 2012 or for criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, criminal sexual abuse, or aggravated criminal sexual abuse when the alleged victim of the offense was under 18 years of age at the time of the offense, the court may exclude from the proceedings while the victim is testifying, regardless of the alleged victim's age at the time of the victim's courtroom testimony, all persons, who, in the opinion of the court, do not have a direct interest in the case, except the media. Provides that when the court anticipates videos, photographs,

or depictions of a minor under 18 years of age engaged in a sex act to be displayed in open court, the court may exclude from the proceedings all persons who, in the opinion of the court, do not have a direct interest in the case, except the media. Effective immediately.

Sponsors

Sally Turner*

Last Activity

1/5/2022 12:00:00 AM

Introduction -

S3070 - Aggr. Battery - D C F S Worker

Synopsis

Amends the Criminal Code of 2012. Provides that a person also commits aggravated battery when, in committing a battery, other than by the discharge of a firearm, he or she: (1) knowingly causes great bodily harm or permanent disability or disfigurement to an individual whom the person knows to be a Department of Children and Family Services employee; and (2) is, at the time of the commission of the offense, 21 years of age or older and causes great bodily harm or permanent disability or disfigurement to an individual whom the person knows to be a Department of Children and Family Services employee: (i) performing his or her official duties; (ii) battered to prevent performance of his or her official duties; or (iii) battered in retaliation for performing his or her official duties. Provides that "Department of Children and Family Services employee" includes any Department employee or a worker, case worker, or investigator employed by an agency or organization providing social work, case work, or investigative services under a contract with or a grant from the Department of Children and Family Service; defines penalties.

Sponsors

Doris Turner*, Steve McClure

Last Activity

1/11/2022 12:00:00 AM

Introduction -

S3072 - local gov-immunity-stolen veh

Synopsis

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that a local public entity is not liable for the bodily injury or death of a driver or passenger in a stolen vehicle if the plaintiff was, during the course of the alleged negligence, in flight or fleeing apprehension during the commission of the offense of fleeing or attempting to elude a peace officer or aggravated fleeing or attempting to elude a peace officer. Effective immediately.




Sponsors

John Curran*

Last Activity

1/11/2022 12:00:00 AM

Introduction -

   **S3140 - Il Juv Justice Commission**

Synopsis

Amends the Children and Family Services Act. Requires the Illinois Juvenile Justice Commission to develop a plan to ensure adequate availability of alternatives to reduce the use of detention and prevent deeper justice system involvement for children. Requires the Commission to explore and document the availability of services and support for families with children ages 10 through 12 in contact with the State's juvenile justice system and to make recommendations to the Governor and General Assembly to address any gaps in services, support, and resources for these children and families. Requires the Commission, when developing the plan, to consider certain issues related to children and families in contact with the juvenile justice system, including, but not limited to: (i) strategies to eliminate racial disparities in the provision of community-based services and support to children and families in contact with the State's juvenile justice system; (ii) the creation of specially licensed foster homes and other placement resources to be available to children and families in need of out-of-home placement; (iii) child welfare responses to children and youth in contact with the juvenile justice system to eliminate systemic removal of abused or neglected children due to juvenile justice system involvement; and other matters; related directives.

Sponsors

John Connor*

Last Activity

1/12/2022 12:00:00 AM
Introduction -

   **S3157 - No Contact/protection Orders**

Synopsis




Amends the Stalking No Contact Order Act. Provides that when a petition for an emergency stalking no contact order is filed, the petition and file shall not be public and shall only be accessible to the court, law enforcement, petitioner, victim advocate, counsel of record for either party, and the State's Attorney for the county until the petition is served on the respondent. Provides that when a petition for an emergency stalking no contact order is granted, the petition, order, and file shall not be public and shall only be accessible to the court, law enforcement, petitioner, victim advocate, counsel of record for either party, and the State's Attorney for the county until the order is served on the respondent. Amends the Civil No Contact Order Act; numerous related provisions re: such petitions.

Sponsors

Scott Bennett*

Last Activity

1/12/2022 12:00:00 AM
Introduction -

   **S3162 - crim cd-eavesdropping-exempt**

Synopsis

Amends the Criminal Code of 2012. Eliminates the January 1, 2023 sunset of the provision that exempts from an eavesdropping violation, with prior request to and written or verbal approval of the State's Attorney of the county in which the conversation is anticipated to occur, recording or listening with the aid of an eavesdropping device to a conversation in which a law enforcement officer, or any person acting at the direction of a law enforcement officer, is a party to the conversation and has consented to the conversation being intercepted or recorded in the course of an investigation of a qualified offense as defined in the provision. Effective immediately.

Sponsors

Rachelle Crowe*

Last Activity

1/12/2022 12:00:00 AM

Introduction -

S3173 - expressway cams-violent crimes

Synopsis

Amends the Expressway Camera Act. In addition to offenses involving the use of a firearm, adds carjacking and other violent crimes as offenses that a law enforcement agency may investigate using images from an expressway camera. Provides that nothing in the Act shall prohibit the Illinois State Police from using images from an expressway camera to investigate any offense involving a violent crime. Removes the Act repeal date of July 1, 2023.

Sponsors

Sara Feigenholtz*

Last Activity

1/12/2022 12:00:00 AM

Introduction -

S3181 - police training-out-of-state

Synopsis

Amends the Illinois Police Training Act. Provides that within 60 days after the effective date of the amendatory Act, the Illinois Law Enforcement Training Standards Board shall adopt uniform rules providing for a waiver process for a person previously employed and qualified as a law enforcement or county corrections officer under federal law or the laws of any other state. Provides that the rules shall provide that any person previously employed or qualified as a law enforcement or county corrections officer under federal law or the laws of any other state shall successfully complete: (1) a training program approved by the Board on the laws of this State relevant to the duties of law enforcement and county correctional officers; and (2) firearms training, prior to the approval of a waiver.




Sponsors

Linda Holmes*

Last Activity

1/13/2022 12:00:00 AM

Introduction -

   **S3185 - crim cd-id theft-another**

Synopsis

Amends the Criminal Code of 2012. Provides that when another or another person as used in the identity theft and aggravated identity theft statute includes, but is not limited to, an individual, whether living or deceased or real or fictitious. Provides that it also includes any entity, firm, association, organization, partnership, business trust, company, corporation, limited liability company, professional corporation, or other private or public entity.

Sponsors

Donald DeWitte*

Last Activity

1/13/2022 12:00:00 AM

Introduction -

   **S3188 - cd corr-2nd degree murder**

Synopsis

Amends the Unified Code of Corrections. Provides that a prisoner serving a sentence for second degree murder committed on or after the effective date of the amendatory Act shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment.




Sponsors

Rachelle Crowe*

Last Activity

1/13/2022 12:00:00 AM

Introduction -

   **S3195 - crim cd-extortion**

Synopsis

Amends the Criminal Code of 2012. Creates the offense of extortion when a person knowingly obtains, or causes to be obtained, property, services, something of value, advantage or immunity, from another person, with that person's consent, when the consent is induced by wrongful use of the threat of fear or actual or threatened force, violence, or under color of official right. Provides that extortion is a Class 3 felony.

Sponsors

John Curran*

Last Activity

1/13/2022 12:00:00 AM

Introduction -

   **S3198 - foid-revocation and suspension**

Synopsis

Amends the Firearm Owners Identification Card Act. Provides that notwithstanding any other provision of the Act to the contrary, on or after the effective date of the amendatory Act, the Illinois State Police may not revoke a Firearm Owner's Identification Card. Provides that on or after the effective date of the amendatory Act, a Firearm Owner's Identification Card may only be revoked after a Firearm Owner's Identification Card hearing has been held in the circuit court of the county of residence of the person whose Firearm Owner's Identification Card is sought to be revoked. Provides that if the State's Attorney of the county of residence of the person whose Firearm Owner's Identification Card is sought to be revoked has probable cause to believe that the person who has been issued a Firearm Owner's Identification Card is no longer eligible for the Card under the Act, the State's Attorney shall file a petition in the circuit court of the county of residence of the person whose Card is sought to be revoked. Provides that at the hearing, the person may present evidence in his or her favor seeking retention of his or her Firearm Owner's Identification Card and the Illinois State Police and State's Attorney may present evidence for revocation. Provides that the hearing shall be a civil proceeding and subject to due process, the Code of Civil Procedure, and the Illinois Rules of Evidence as adopted by the Supreme Court. Provides that the hearing shall be held within 45 days after the filing of the petition. Provides that if the circuit court determines, by clear and convincing evidence, that the person is ineligible for retention of his or her Firearm Owner's Identification Card under the Act, the court shall order the Illinois State Police to immediately revoke the Card and the circuit clerk shall seize the Card and transmit the Card to the Illinois State Police. Establishes procedures for the Illinois State Police to suspend a Firearm Owner's Identification Card Act.

Sponsors

Terri Bryant*

Last Activity

1/14/2022 12:00:00 AM
Introduction -

   **S3199 - rhts crime victims-notice**

Synopsis

Amends the Rights of Crime Victims and Witnesses Act. Provides that the Prisoner Review Board shall immediately inform a victim of the early release of the prisoner from State custody or of the prisoner's pardon, commutation, furlough, or granting of sentence credit, if the victim has previously requested notification of that information. Provides that when the defendant has been found guilty but mentally ill and is granted early release, pardon, commutation, or furlough, the Prisoner Review Board immediately shall notify the victim, if the victim has previously requested notification of that information. Provides that the notification shall be based upon the most recent information as to the victim's residence or other location available to the Board. Provides that when no such information is available, the Board shall make all reasonable efforts to obtain the information and make the notification. Provides that this notification requirement is in addition to any notification requirements pursuant to any other statewide victim notification systems. Provides that the Board must document notification efforts if the victim alleges lack of notification.




Sponsors

Terri Bryant*

Last Activity

1/14/2022 12:00:00 AM

Introduction -

   **S3422 - Peace Officer-targeting**

Synopsis

Amends the Criminal Code of 2012. Creates the offense of peace officer targeting. Provides that a person commits the offense when, by reason of the actual or perceived employment as a peace officer of another individual, regardless of the existence of any other motivating factor or factors, he or she commits assault, battery, aggravated assault, intimidation, stalking, cyberstalking, misdemeanor theft, criminal trespass to residence, misdemeanor criminal damage to property, criminal trespass to vehicle, criminal trespass to real property, mob action, disorderly conduct, transmission of obscene messages, harassment by telephone, or harassment through electronic communications; defines penalties for such targeting.

Sponsors

Laura Murphy*

Last Activity

1/18/2022 12:00:00 AM

Introduction -

   **S3444 - Agg Battery-dcfs Employees**

Synopsis

Amends the Criminal Code of 2012. Provides that a person also commits aggravated battery when, in committing a battery, other than by the discharge of a firearm, he or she knowingly causes great bodily harm or permanent disability or disfigurement to an individual whom the person knows to be a person working under the Adult Protective Services Program or an Ombudsman under the State Long Term Care Ombudsman Program of the Department on Aging, Department of Children and Family Services employee: (1) performing his or her official duties; (2) battered to prevent performance of his or her official duties; or (3) battered in retaliation for performing his or her official duties. Provides that a violation is a Class 1 felony; related penalty definitions.




Sponsors

Brian Stewart*

Last Activity

1/18/2022 12:00:00 AM

Introduction -

   **S3489 - inc tx-police training credit**

Synopsis

Amends the Illinois Income Tax Act. Creates an income tax credit for taxpayers who are employed as law enforcement officers in an amount equal to 100% of the unreimbursed expenses paid by the taxpayer during the taxable year for: (1) professional certifications required for the performance of

the taxpayer's duties as a law enforcement officer; (2) equipment used by the taxpayer in the performance of his or her duties as a law enforcement officer; and (3) mental health training. Effective immediately.

Sponsors

Michael Hastings*

Last Activity

1/19/2022 12:00:00 AM

Introduction -

S3665 - agg battery-flight crew

Synopsis

Amends the Criminal Code of 2012. Provides that a person commits aggravated battery when, in committing a battery, other than by discharge of a firearm, he or she knows the individual battered to be an employee of an employer subject to the provisions of Title II of the federal Railway Labor Act (an employee of an air carrier) while performing his or her duties, including, but not limited to, relaying directions for healthcare or safety from his or her supervisor or employer or relaying health or safety guidelines, recommendations, regulations, or rules from a federal, State, or local public health agency. Provides that a violation is a Class 3 felony. Effective immediately.

Sponsors

Michael Hastings*

Last Activity

1/21/2022 12:00:00 AM

Introduction -

S3713 - correctional officer-firearms

Synopsis

Amends the Criminal Code of 2012, the Unified Code of Corrections, and the County Jail Act. Permits currently employed and retired State correctional officers and county correctional officers to carry their own firearms off duty without being in violation of the unlawful use of weapons and aggravated unlawful use of a weapon statutes if they meet certain training requirements.

Sponsors

Chapin Rose*

Last Activity

1/21/2022 12:00:00 AM

Introduction -

S3714 - death penalty reinstate

Synopsis

Creates the Capital Crimes Litigation Act of 2022. Creates the Capital Litigation Trust Fund. Provides that moneys deposited into the Trust Fund shall be used exclusively for the purposes of providing funding for the prosecution and defense of capital cases and for providing funding for post-conviction proceedings. Amends the State Finance Act. Repeals the Death Penalty Abolition Fund and reinstates the Capital Litigation Trust Fund. Amends the Criminal Code of 2012. Reinstates the death penalty if: (1) the murdered individual was a peace officer, fireman, an emergency medical technician - ambulance, emergency medical technician - intermediate, emergency medical technician-paramedic, ambulance driver, or other medical assistance or first aid personnel, employed by a municipality or other governmental unit killed in the course of performing his or her official duties, to prevent the performance of his or her official duties, or in retaliation for performing his or her official duties, and the defendant knew or should have known that the murdered individual was a peace officer or fireman; (2) the murdered individual was an employee of an institution or facility of the Department of Corrections, or any similar local correctional agency, killed in the course of performing his or her official duties, to prevent the performance of his or her official duties, or in retaliation for performing his or her official duties; or (3) the murdered individual was an investigator or caseworker with the Adult Protective Services Program or an ombudsman under the State Long Term Care Ombudsman Program of the Department on Aging, an investigator or employee of the Department of Children and Family Services, a special agent with the Illinois Liquor Control Commission or the Department of Revenue. Amends the Freedom of Information Act, the Code of Criminal Procedure of 1963, and the State Appellate Defender Act to make conforming changes.

Sponsors

Chapin Rose*

Last Activity

1/21/2022 12:00:00 AM

Introduction -

S3753 - fund mental health fund

Synopsis

Amends the State Finance Act. Creates the Fund Mental Health and Substance Use Prevention Fund as a special fund in the State treasury. Provides that the Department of Human Services must make grants, from appropriations made from the Fund, to units of local government and Illinois public universities for the purposes of providing mental health and substance abuse prevention to people who are incarcerated and providing mental health and substance abuse prevention for those encountering the criminal justice system with a primary focus to people who are incarcerated in the county jail or recently discharged. Provides that, as soon as practical after the effective date of the amendatory Act, the State Comptroller shall direct and the State Treasurer shall transfer the sum of \$100,000,000 from the General Revenue Fund to the Fund Mental Health and Substance Use Prevention Fund. Provides that notwithstanding any other provision of law, moneys in the Fund Mental Health and Substance Use Prevention Fund may not be appropriated, assigned, or transferred to another State fund.

Sponsors

Rachelle Crowe*

Last Activity

1/21/2022 12:00:00 AM

Introduction -

   **S3765 - community mental health tax**

Synopsis

Amends the Community Mental Health Act. Provides that upon receipt of all the annual moneys collected from the tax levied under the Act, each governmental unit that levies that tax shall immediately deposit 20% of those moneys into a special fund directly controlled by the county sheriff to be used for mental health services within the county jail.




Sponsors

Brian Stewart*

Last Activity

1/21/2022 12:00:00 AM

Introduction -

   **S3793 - veh cd-school safety-penalties**

Synopsis

Amends the Illinois Vehicle Code. Adds community service as a penalty for failing to stop before meeting or overtaking a school bus that is stopped for the purpose of receiving or discharging pupils and has displayed visual signals. Adds community service as a penalty for driving a motor vehicle at a speed in excess of 20 miles per hour while passing a school zone or while traveling on a roadway on public school property or upon any public thoroughfare where children pass going to and from school during a school day.




Sponsors

Julie Morrison*

Last Activity

1/21/2022 12:00:00 AM

Introduction -

   **S3821 - veh cd-enhance fleeing penalty**

Synopsis

Amends the Illinois Vehicle Code. Provides that fleeing or attempting to elude a peace officer while in a stolen vehicle is a Class 4 felony, and a third or subsequent violation of fleeing or attempting to elude a peace officer while in a stolen vehicle is a Class 2 felony. Provides that aggravated fleeing or attempting to elude a peace officer while in a stolen vehicle is a Class 3 felony, and that a second or subsequent violation of aggravated fleeing or attempting to elude a peace officer while in a stolen vehicle is a Class 1 felony. Effective immediately.

Sponsors

John Curran*

Last Activity

1/21/2022 12:00:00 AM

Introduction -

   **S3875 - expwy cam act?camera install**

Synopsis




Amends the Expressway Camera Act. Includes Boone, Bureau, DeKalb, DuPage, Grundy, Henry, Kane, Kendall, Lake, LaSalle, Madison, McHenry, St. Clair, Will and Winnebago counties among the counties in which the Illinois State Police, the Department of Transportation, and the Toll Highway Authority shall increase the amount of expressway and highway cameras. Provides that any funds needed to conduct the program for use on expressways shall be taken from the Road Fund or Illinois State Toll Highway Authority funds and shall be included in requests for qualification processes for both agencies. Repeals the Act on July 1, 2025 (rather than July 1, 2023).

Sponsors

Rachelle Crowe*

Last Activity

1/21/2022 12:00:00 AM
Introduction -

   **S3876 - counties cd-sheriff's salary**

Synopsis




Amends the Counties Code. Provides that a sheriff's salary in a non-home rule county shall not be less than 80% of the State's Attorney salary for the county in which the sheriff is elected or appointed. Defines salary. Provides that the State shall furnish 66 2/3% and the county 33 1/3% of the total annual salary to be paid to a sheriff. Prevents a county from decreasing the salary of a sheriff who earns more than 80% of the State's Attorney's salary on the effective date of the amendatory Act. Effective immediately.

Sponsors

Rachelle Crowe*

Last Activity

1/21/2022 12:00:00 AM
Introduction -

   **S3877 - pen cd-transfer art 3 to imrf**

Synopsis

Amends the Downstate Police and Illinois Municipal Retirement Fund (IMRF) Articles of the Illinois Pension Code. Provides that a participant who is actively employed as a sheriff's law enforcement employee may make an election to transfer up to 10 years of creditable service from a fund established under the Downstate Police Article to IMRF. Provides that upon receiving a written election under the provisions, the fund shall transfer the employee and employer contributions to IMRF as soon as is practicable. Provides that the service shall accrue to the employee with the benefits of service credit that was otherwise earned as service credit under the sheriff's law enforcement employee provisions. Provides that in order to transfer the service credit, the employee must: make a written election for a refund of the employee and employer contributions for the corresponding service credit under the Downstate Police Article; make a written election to the Fund to purchase an amount of service credit that is not greater than the term of service credited; and make payment of the amount determined by the Fund to represent the actual costs of the benefits as

established by the Fund minus the amounts received from the fund established under the Downstate Police Article. Makes conforming changes. Amends the State Mandates Act to require implementation without reimbursement by the State.

Sponsors

Rachelle Crowe*

Last Activity

1/21/2022 12:00:00 AM

Introduction -

S3880 - cd corr-dna collection

Synopsis

Amends the Unified Code of Corrections. Provides that on or after January 1, 2023, any person arrested for any felony (rather than first degree murder, home invasion, predatory criminal sexual assault of a child, aggravated criminal sexual assault, or criminal sexual assault) shall be required to provide a specimen of blood, saliva, or tissue, to be collected by the arresting agency at booking. Provides that within 14 days following the preliminary examination in which a judge finds there is probable cause to believe the arrestee has committed an offense requiring the submission of the specimen, or an arrestee has waived a preliminary hearing, or the arrest was made under a warrant supported by probable cause that the arrestee committed an offense requiring the submission of the specimen, the arresting agency shall submit the specimen to the Illinois State Police. Provides that as soon as practicable following the hearing, if the judge finds there is no probable cause to believe the arrestee has committed the offense, the arresting agency shall cause the specimen to be destroyed.

Sponsors

Rachelle Crowe*

Last Activity

1/21/2022 12:00:00 AM

Introduction -

S3899 - reinstates death sentence

Synopsis

Amends the Code of Criminal Procedure of 1963. Provides that a defendant who at the time of the commission of the offense has attained the age of 18 or more and who has been found guilty of first degree murder may be sentenced to death if the murdered individual was a peace officer killed in the course of performing his or her official duties, to prevent the performance of his or her official duties, or in retaliation for performing his or her official duties, and the defendant knew or should have known that the murdered individual was a peace officer. Enacts the Capital Crimes Litigation Act of 2022. Provides specified funding and resources for cases in which a sentence of death is an authorized disposition. Creates the Capital Litigation Trust Fund. Provides that all unobligated and unexpended moneys in the Death Penalty Abolition Fund are transferred into the Capital Litigation Trust Fund. Amends the State Appellate Defender Act. Provides that in cases in which a sentence of death is an authorized disposition, the State Appellate Defender shall provide trial counsel with legal assistance and the assistance of expert witnesses, investigators, and mitigation specialists from funds appropriated to the State Appellate Defender specifically for that purpose by the General

Assembly. Provides that the Office of State Appellate Defender shall not be appointed to serve as trial counsel in capital cases. Amends the Freedom of Information Act, the State Finance Act, and the Criminal Code of 2012 to make conforming changes.

Sponsors

Darren Bailey*

Last Activity

1/21/2022 12:00:00 AM

Introduction -

S4012 - crim pro-forensic beds

Synopsis

Amends the Code of Criminal Procedure of 1963. Provides that if a defendant is found unfit to stand trial, the failure to meet the 20 day timeline for evaluating the defendant to determine to which secure facility the defendant shall be transported and failure within 20 days of the transmittal by the clerk of the circuit court of the placement court order to notify the sheriff of the designated facility shall be considered contempt of court and the Department of Human Services shall pay the sheriff the daily rate and reimbursement for any additional costs, as determined by the sheriff. Provides that the Department of Human Services shall also ensure that a sufficient number of placements exist to meet this requirement.

Sponsors

Rachelle Crowe*

Last Activity

1/21/2022 12:00:00 AM

Introduction -