

97th General Assembly Spring 2011

ILFOP BILL TRACKING

H – 1 M. Tryon Elec CD-Union Contributions

Amends the Election Code. Prohibits (i) labor organizations that represent public employees of the State and (ii) political action committees affiliated with those labor organizations from making campaign contributions to political committees established to promote the candidacy of a declared candidate for statewide office or a statewide officeholder

H-098 J. Sacia* Correctional Officer-Firearms

Amends the Criminal Code of 1961, 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.

H-112 M. Unes* H-148 Phelps - Fam. & Personal Protection Act

Creates the Family and Personal Protection Act. Permits the county sheriff to issue permits to carry concealed firearms to persons at least 21 years of age who meet certain requirements. Requires an applicant for a permit to have completed specified training requirements developed by the Illinois Law Enforcement Training Standards Board consisting of classroom instruction and live firing exercises. Preempts home rule. Amends the Illinois Police Training Act and the Criminal Code re : conforming changes.

H-142 D. Reitz* Gun Owners Rights

Amends the FOID Card Act; strikes a clause preventing provisions of ordinances from being invalid when they impose greater restrictions or limitations on the buying, possession and transfer of firearms than are imposed by this Act. Provides that regulation of the ownership and possession of firearms and related items are the exclusive powers of the State. Provides that any existing or future local ordinances or resolutions imposing any restrictions or limitations on the ownership or possession of firearms and related items are invalid or void.

H-144 J. Franks* Pen. Cde.-dissolution Of Funds

Amends Downstate Police and Downstate Firefighter Articles of the Pension Code. Allows the corporate authorities of a city by resolution or ordinance, to dissolve the downstate police or firefighter pension funds established by the city if an independent auditor has certified to the authorities that the funds have no liabilities, participants, or beneficiaries entitled to benefits. Requires corporate authorities of the city to reestablish those funds if

97th General Assembly Spring 2011

a police officer or firefighter of the city seeks to establish service credit in the fund or if reestablishment of the fund is required upon a former police officer or firefighter's reinstatement of creditable service. Suspends the duty of the corporate authorities of a municipality to establish and administer a downstate police or firefighter pension fund while the fund is dissolved. Requires the Public Pension Division of the Department of Insurance to adopt corresponding procedural rules.

H-146 J. Franks* Pen. Cd.-salary

Amends General Assembly, Municipal Retirement Fund, State Employees, State Universities, Downstate Teachers, and Judges Articles of the Pension Code. Caps the highest salary for annuity purposes, final rate of earnings, final average compensation, and final average salary for current members, participants, and participating employees of the affected systems at \$106,800, but authorizes that amount to be annually increased by the lesser of 3% or one-half of the annual percentage increase in the consumer price index-u for the 12 months ending with the September preceding each November 1. Requires employee contributions to also be based on these capped amounts

H-149 T. Cross* Pen. Cd.-benefits

Amends Pension Code. Requires current participants in the State-funded pension and retirement systems to make a one-time, irrevocable election of one of the following: (i) the traditional benefit package under applicable Article of Pension Code, (ii) the existing benefit package for new hires, or (iii) a self-managed plan. Authorizes persons who became or become participants on or after 1/1/11 to irrevocably elect either: (i) the benefit package for new hires or (ii) the self-managed plan. Sets forth the requirements for the self-managed plan and provides that if such a plan is available it is the default plan if a participant fails to make an election. In the Articles creating the Statefunded pension and retirement systems, provides: (i) that, beginning in fiscal year 2013, the State's required contribution is the greater of 6% of the applicable employee payroll or one-half of the actuarially-determined normal cost of the benefit package for new hires and (ii) that the required employee contribution will be based on the benefit package elected by the participant. Amends the Public Labor Relations Act to provide that the changes made by the amendatory Act control when there is a conflict with the Public Labor Relations Act

H-158 J. Osmond* Pregnant Policewoman & Hum. Rights

Amends the Human Rights Act; provides that it is a civil rights violation for a public employer to refuse to temporarily transfer a pregnant female peace officer, pregnant female fire fighter, or pregnant female employee

97th General Assembly Spring 2011

of a correctional institution or facility (instead of pregnant female peace officer or pregnant female fire fighter) to a less strenuous or hazardous position for the duration of her pregnancy if she so requests, with the advice of her physician, where that transfer can be reasonably accommodated.

H-160 C. Rose* Crime Victions Oral Testimony

Amends the Rights of Crime Victims and Witnesses Act; provides that in any case where a defendant has been convicted of a violent crime or a juvenile has been adjudicated a delinquent for a violent crime, the victim or his or her representative and immediate family or household member upon their request shall (rather than may) be permitted by the court to orally address (rather than address) the court regarding the impact of the defendant's criminal conduct or juvenile delinquent conduct has upon them. Deletes provision that the court has discretion to determine the number of oral presentations of victim impact statements.

H-162 C. Rose* Link Cards & St. Police Database

Amends the Illinois Public Aid Code. Provides that the Department of Human Services shall enter into an agreement with the Illinois State Police (ISP) to allow the Department's database of public aid recipients to crossreference with ISP's database of outstanding criminal warrants. Further provides that public aid recipients who are found to have an outstanding criminal warrant shall be subject to an immediate suspension of their public aid benefits, including the immediate deactivation of their electronic benefits card or LINK card provided under the food stamp program

H-168 D. Winters* Gold Star Lic. Plates Inclu.

Amends the Illinois Vehicle Code; includes surviving children in the class of individuals eligible to receive Gold Star special license plates

H-176 J. Lyons* Violent Offend. Parole Div.Fund

Amends the State Finance Act; creates the Illinois Department of Corrections Parole Division Violent Offender Supervision Fund in the State treasury. Also creates the Illinois Department of Corrections Operations Assistance Fund in the State treasury. Amends the Clerks of Courts Act. Increases the fee that the county board may authorize the circuit clerk to collect for automated record keeping to not less than \$10 (rather than \$1) and not more than \$20 (rather than \$15); clarifies how additional fees

97th General Assembly Spring 2011

paid for certain misdemeanors, traffic fines, felonies, conservation cases, etc. will go to the fund and how such money will be used

H-180 K. Hatcher* Funeral Disorderly Conduct Clarif.

Amends the Criminal Code re : offense of disorderly conduct at a funeral or memorial service. Increases the time period for which the conduct at the funeral or memorial service is prohibited before and after the service from 30 minutes to 60 minutes and increases the distance from which the conduct is prohibited from 200 feet to 1,000 feet of any ingress or egress of the funeral site.

H-188 J. Mitchell* H-164 C. Rose* veh cd-one license plate

Amends the Illinois Vehicle Code. Provides that, beginning with the next registration year after the effective date of this amendatory Act in which the Secretary of State distributes newly designed standard registration plates for motor vehicles, the Secretary of State shall issue one registration plate (instead of 2) for newly registered motor vehicles and the registration plate shall be attached to the rear (instead of front and rear) of the motor vehicle. Provides that all cost savings realized through the issuance of one registration plate instead of 2 shall be deposited into the State Police Operations Assistance Fund.

H-191 R. Eddy* locgov-part-time policehours

Amends the Illinois Police Training Act. Provides that the maximum amount of hours a part-time police officer employed by one or more units of local government may work is 1,560 hours per unit per year.

H-193 M.McAuliffe* meth control-meth lab

Amends the Methamphetamine Control and Community Protection Act. Provides that whenever a State or local law enforcement agency becomes aware that an inhabitable property has been contaminated by its use as a clandestine methamphetamine drug lab, the agency shall report the contamination to the Department of State Police and to the local public health officer. Provides that the Department of State Police shall maintain a list of inhabitable property that has been reported as contaminated, and the list must be made available to the public through a website

H-196 M. McAuliffe* cd corr-early release

Amends the Unified Code of Corrections. Provides that a prisoner in a Department of Corrections facility who is serving a sentence for the offense of domestic battery or aggravated domestic battery committed on or after the effective date of the amendatory Act shall receive no good conduct credit and shall serve the entire sentence imposed by the court

97th General Assembly Spring 2011

H-199 T. Cross*, T. Schmitz crime victims advocate

Amends the Rights of Crime Victims and Witnesses Act. Defines victim advocate as a person who works or has worked with crime victims in one or more of the following capacities: (1) participating in education programs or seminars for the benefit of crime victims; or (2) rendering confidential assistance to crime victims. Amends the Unified Code of Corrections. Provides that at least one member of the Prisoner Review Board shall be a crime victim or victim advocate.

H-206 J. McGuire* pen cd-art 3-duty disability

Amends the Downstate Police Article of the Pension Code. Provides that the monthly pension of a police officer who receives a line of duty disability pension who was hired on or before January 1, 1979, who received a line of duty benefit on or after January 1, 1993 with at least 14 years of service, and who applies within 6 months after the effective date of the amendatory Act shall be increased in January of the year following the year he or she attains age 50 by 3% of the original grant of pension for each year he or she received pension payments, and, in each January thereafter, the police officer shall receive an additional increase of 3% of the original pension. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

H-217 F. Crespo* lobbying-elected officials

Amends the Lobbyist Registration Act. Provides that a person required to register under the Act is ineligible to hold an elective State or local office. Provides that the holder of an elective State or local office may not engage in activities that would require registration under the Act.

H-219 M. Tryon* veh cd-seat belts required

Amends the Illinois Vehicle Code. Provides that every driver and passenger (rather than every driver, front seat passengers, and certain passengers under the age of 19) of a motor vehicle operated on a street or highway of this State must wear a properly adjusted safety belt, with specified exceptions.

H-263 D.Reboletti* 1st Degree Murder Database

Amends the Unified Code of Corrections; provides that the Department of State Police shall establish and maintain a Statewide First Degree Murderer Database for the purpose of identifying persons convicted of first degree murder, when the murder was committed before June 19, 1998, who have been released from a penal institution or other facility after the completion of their confinement and making that information available to the public; defines

97th General Assembly Spring 2011

and clarifies such information.

H-265 J. Bradley* Gun Transport Reg's Restrictions
Amends the Criminal Code; provides that a local government, including a home rule unit, may not regulate the transportation of firearms and may not regulate the transportation of ammunition, components, accessories, or accoutrements for firearms; clarifies how such existing ordinances and resolutions are void. Provides that this provision is a limitation of home rule powers under subsection (h) of Section 6 of Article VII of the Illinois Constitution.

H-268 J. Franks* local govt consolidation comsn
Creates the Local Government Consolidation Commission Act of 2011. Establishes a commission of legislative members and local government representatives appointed by the Governor to report to the Governor and General Assembly on consolidating local governments. Provides for support of the commission by the Department of Commerce and Economic Opportunity. Repeals the Local Government Consolidation Commission Act. Effective Immediately.

H-276 W. Cunningham* Prisoners Lives & Hlth Endangermt.
Amends the County Jail Act. Provides that at any time, in the opinion of the Warden, the lives or health of the prisoners are endangered or the security of the penal institution is threatened (rather than just the lives or health of the prisoners are endangered), to such a degree as to render their removal necessary, the Warden may cause an individual prisoner or group of prisoners (rather than the prisoners) to be removed to some suitable place within the county, or to the jail of some convenient county, where they may be confined until they can be safely returned to the place whence they were removed.

H-277 W. Cunningham* Sex Offender Harassmt Penalties
Amends the Sex Offender Registration Act. Provides that any person who is required to register under the Act who harasses a victim or family member of a victim of the offense for which the sex offender is required to register under the Act is guilty of a Class 3 felony. Defines "harass".

H-284 M. Flowers* Police & Sensitivity Training
Amends the Illinois Police Training Act. Requires that the training of probationary and permanent police officers, including those of home rule units, include sensitivity training with regard to the African American male

97th General Assembly Spring 2011

population of Illinois.

H-285 M. Flowers* Mandatory Motorcycle Helmets

Amends the Illinois Vehicle Code. Provides that every operator and passenger on a motorcycle, motor driven cycle, or motorized pedalcycle who is age 26 or younger must wear a helmet that meets federal safety standards.

H-290 M. Flowers* Motorcycle Helmets Req.

Amends the Illinois Vehicle Code to require every operator and passenger on a motorcycle, motor driven cycle, or motorized pedalcycle to wear a helmet that meets federal safety standards.

H-296 B. Phelps* public labor-arbitration

Amends the Illinois Public Labor Relations Act. Provides that if a public employer obtains a stay of an arbitration panel's order pending judicial review and the final decision of the court is adverse, then all reasonable costs of the proceedings in the reviewing courts including reasonable attorneys' fees, as determined by the court, shall be paid by the public employer. Effective immediately.

H-1146 D. Brady* Brutal Homicide Penalties

Amends the Unified Code of Corrections; provides that the court shall (rather than may) sentence the defendant to a term of natural life imprisonment when the death penalty is not imposed if the defendant is found guilty of first degree murder and the murder was accompanied by exceptionally brutal or heinous behavior indicative of wanton cruelty.

H-1150 D. Brady* Policemens Residency & Arbitration

Amends the Public Labor Relations Act; in the case of peace officers, expands the scope of arbitration to include residency requirements in municipalities of 1,000,000 or more population. Amends the State Mandates Act to require implementation without reimbursement.

H-1188 D. Harris* Disabled Officers-weapons

Amends the State Police Act, Counties Code, and IL Municipal Code. Authorizes that; any State Police officer or related law enforcement persons on duty disability to carry a concealed weapon and the summary revocation or such an authorization. Provides specs. Defines "duty disabled Department of State Police Officer", "duty disabled sheriff", "duty disabled deputy sheriff", and "duty disable municipal peace officer"

97th General Assembly Spring 2011

H-1194 M. Davis* Veh Cd-night Patrol Lights

Amends the Illinois Vehicle Code. Provides that a law vehicle parked or standing on or along the highways at night must at a minimum have its parking lamps and tail lamps lighted.

Oppose>H-1195 M. Davis* Police Canine Board Creates the Illinois Police Canine Certification Act.

Creates the Illinois Police Canine Certification Board. Sets membership of the Board. Provides that the Board shall establish req. for certification of police canines used by law enforcement agencies within the St. and these req. shall be adopted by IL Law Enforcement Training Standards Board. Provides other related specs. Amends the Department of State Police Law to provide that the Department of State Police shall provide administrative support to the Board

H-1198 J. Lyons* Pen Cd-art 5-board Amends the Chicago Police Article of the IL Pension Code.

Removes limits on the rank of policemen who may serve on the board of trustees. Provides that the members of the board of trustees employed by the City (rather than specifying certain policemen) shall be detailed by the Police Superintendent to the office of the board for the duration of their terms as trustees. Makes changes in provisions concerning election of the policemen members.

H-1201 J. Lyons* public Safety Employees Amends the Public Safety Employee Benefits Act.

Provides that the health insurance benefits provided by the Act apply without regard to whether the employee suffered a catastrophic injury or was killed in the line of duty before, on, or after the effective date of the Act.

Oppose>H-1205 C. Howard* Cd Corr-res Burglary

Amends the Unified Code of Corrections. Permits the court to sentence an offender who has been convicted of residential burglary to a period of probation, a term of periodic imprisonment, or conditional discharge.

H-1211 L. Ford* "scratch-out Crime" Lotto

97th General Assembly Spring 2011

Amends the Lottery Law. Requires the Department of Revenue, beginning on January 1, 2012 or as soon thereafter as is practical, to offer a special instant "Scratch-Out Crime" scratch-off game. Requires the net revenue from that game to be deposited into the Municipal Police Hiring Assistance Fund for appropriation by the General Assembly solely to the Department for distribution on a pro rata share, based on population, to municipal police departments in the State for the hiring of municipal police officers; related authorizations and definitions.

H-1237 R. Mayfield* Crime Victims Compliance Officer

Amends the State Finance Act. Creates the Crime Victims' Rights Compliance Officer Fund as a special fund in the State treasury. Amends the Illinois Police Training Act. Provides that the curriculum established by the Illinois Law Enforcement Training Standards Board shall include training in techniques designed to promote effective communication with crime victims and ways to comprehensively explain to victims and witnesses their rights under the Rights of Crime Victims and Witnesses Act and the Violent Crime Victim's Assistance Act; numerous related provisions

H-1241 E. Hernandez* Veh. Accidents & Chemical Tests

Amends the Vehicle Code. Provides that if a police officer has probable cause to believe a person involved in a motor vehicle accident causing personal injury or death was under the influence of alcohol or drugs, the law enforcement officer shall request a chemical test

H-1245 E. Hernandez* Gang Minors & Rules Amends the Juvenile Court Act and the Unified Code of Corrections.

Clarifies requirements re : that in addition to any term of incarceration that may be imposed by the court and unless the court determines that it has good cause not to impose these requirements, a gang member who is under 21 years of age and who has been found guilty of or continued under supervision for a gang-related offense and who has not previously been found guilty of or continued under supervision for a gang-related offense shall, upon completion of any term of incarceration, must be required to do community service,....

H-1257 J. Sacia* Police Memorial Lic Plates

Amends the State Finance Act and Illinois Vehicle Code to provide for the issuance of Illinois State Police Memorial Park license plates.

97th General Assembly Spring 2011

Creates the Illinois State Police Memorial Park Fund as a special fund in the State treasury. Provides info about fees and allocation of monies.

H-1294 E. Acevedo* Assault Weapons Bans

Amends the Criminal Code; provides that it is unlawful for any person within this State to knowingly manufacture, deliver, sell, purchase, or possess or cause to be manufactured, delivered, sold, purchased, or possessed a semi-automatic assault weapon, an assault weapon attachment, any .50 caliber rifle, or .50 caliber cartridge; also clarifications re : ammo; defines how such weapons transfers may happen, and with whom; defines violations; provides exceptions

H-1298 K. Dunkin* St. Police Electronic Citation Fund

Amends the State Finance Act. Creates the State Police Electronic Citation Fund. Provides that moneys in the Fund shall be appropriated to the Department of State Police for uses related to electronic citations. Amends the Clerks of Courts Act. Provides that the circuit court clerk shall remit electronic citation fees designated for the Department of State Police to the State Treasurer for deposit into the State Police Electronic Citation Fund.

H-1325 G. Harris* Pen Cd-ret Plan Option

Amends Pension Cd. Authorizes each pen fund & retirement syst. to have opt. retire. plan. Sets reqs. for plan. Contains info re: employer/employee authorizations and plan requirements. Also contains provisions. Amends St. Mandates Act.

H-1336 C. Howard Prisoner Torture Bans

Creates the Prohibition of Torture on Prisoners and Detainees by Health Care Professionals Act. Prohibits Acts of torture and improper treatment perpetrated upon prisoners and detainees. Establishes standards of conduct relating to health care professionals who provide care to prisoners and detainees. Amends various Acts to make corresponding changes

H-1392 J. Bradley* Police Citations, Warnings Restricts

Amends the Counties Code and the Illinois Municipal Code. Provides that a county or municipality may not require a law enforcement officer to issue a specific number of citations or warnings within a designated period

97th General Assembly Spring 2011

of time. Provides that a county or municipality may not, for purposes of evaluating a law enforcement officer's job performance, compare the number of citations or warnings issued by the law enforcement officer to the number of citations or warnings issued by any other law enforcement officer who has similar job duties. Limits home rule powers.

H-1427 J. Bradley* Work Comp & Police, firemen Flr. Limits

Amends the Workers' Compensation Act. Increases the city population floor limiting the ability of police officers and fire fighters to be considered "employees" under the Act. Provides that a member of a police department in any city whose population exceeds 500,000 is not considered an "employee" under the act. Provides that a member of a fire department in any city whose population exceeds 500,000 is considered an "employee" under the Act only with respect to claims for any serious and permanent disfigurement; related clarification re : disfigurements

Oppose>H-0001 Tryon” Labor & Campaign Contrib.Restrict.

Amends the Election Code. Prohibits (i) labor organizations that represent public employees of the State and (ii) political action committees affiliated with those labor organizations from making campaign contributions to political committees established to promote the candidacy of a declared candidate for statewide office or a statewide officeholder. Effective immediately

H-1459 W.Cunningham*public labor-manning levels

Amends the Illinois Public Labor Relations Act. Includes manning levels in the terms and conditions of employment subject to collective bargaining and, with respect to peace officers, within the scope of arbitration decisions.

H-1460 W.Cunningham*civ pro-process servers

Amends the Criminal Code of 1961. Creates the offense of false personation of a peace officer while serving process. Provides that a person commits the offense when he or she, not being a peace officer, knowingly wears a coat, hat, or other clothing while serving process that reasonably creates the impression that the person is a peace officer. Amends the Code of Civil Procedure. With respect to the requirement that a person who is a licensed or registered private detective or a registered employee of a private detective agency must supply the sheriff of any county in which the person serves process with a copy of the person's license or certificate, deletes language providing

97th General Assembly Spring 2011

that the failure of a person to supply a copy of the license or certificate to the sheriff does not impair the validity of process served by the person. In a provision that allows a court to appoint a certified private detective agency as a special process server, deletes language allowing any employee of the private detective agency to serve the process under the appointment.

H-1502 R. Poe* St. Worker Retirement Annuities

Amends the Illinois Pension Code. In provisions that are applicable to new hires: (i) provides that a member or participant is entitled to a retirement annuity upon written application if he or she has attained age 62 (rather than age 67), has at least 10 years of service credit, and is otherwise eligible under the requirements of the applicable Article and (ii) removes provisions concerning entitlement to a reduced annuity. Amends the State Mandates Act

H-1515 D. Reis* Publ. Safety Driver Lic. Plates

Amends the State Finance Act and Illinois Vehicle Code to provide for the issuance of Public Safety Diver special license plates. Creates the Public Safety Diver Fund as a special fund in the State treasury; defines & clarifies how much the plates cost, and where the money goes

H-1519 D. Reboletti*

Reinstates Death Penalty Amends the State Finance Act, if and only if the provisions of Senate Bill 3539 of the 96th General Assembly become law. Repeals a provision creating the Death Penalty Abolition Fund. Amends the Criminal Code; limits the number of aggravating factors in which the death penalty may be imposed for first degree murder; related provision changes.

H-1872 R. Kosel* Police Pension Cred. Transfers

Amends the Downstate Police Pension Code. Authorizes a person to transfer up to 10 years of creditable service from an Article 5 police pension fund to an Article 3 police pension fund after paying to the Article 3 fund an amount that is determined by its board to be equal to (i) the difference between the amount of employee and employer contributions transferred to the fund from the Article 5 fund and the amounts that would have been contributed had they been made under Article 3 plus (ii) interest on the difference at the actuarially assumed rate, compounded

97th General Assembly Spring 2011

annually, from the date of service to the date of payment; related transfers re : Chicago police pension code; related authorizations; amends St. Mandate Act.

H-1901 K. Hatcher* Police, Fire & Census Data Amends the Downstate Police and Downstate Firefighters Pension Code.

Provides that if, after the official publication of the 2010 federal census of housing and population, an eligible municipality is for the first time required to participate under either of these Articles, then the corporate authorities of that municipality may, by resolution or ordinance adopted within 60 days after the effective date of the amendatory Act or 60 days after the official publication of the 2010 federal census of housing and population, whichever is later, elect not to participate under that Article, with certain defined explanations

H-2869 R. Brauer* Veh Cd-retired Police Lic Plates

Amends the State Finance Act and Vehicle Code to provide for the issuance of Retired Law Enforcement license plates to residents who meet eligibility requirements prescribed by the Secretary of State. Creates the Illinois Sheriffs' Association Scholarship and Training Fund as a special fund in the State treasury. Provides that the applicant shall pay an additional fee of \$25 for original issuance of the plates, of which \$10 shall be deposited into the ISAST Fund and \$15 shall be deposited into the Secretary of State Special License Plate Fund. Provides that an additional fee of \$25 shall be charged for each renewal, of which \$23 shall be deposited into the Illinois Sheriffs' Association Scholarship and Training Fund and \$2 shall be deposited into the Secretary of State Special License Plate Fund. Provides that moneys in the ISAST Fund shall be paid as grants to the Sheriffs' Assoc for specified purposes.

H-2883 D. Reis* Workers Comp Amends the Workers' Compensation Act. Makes definitions.

Provides that pain or other subjective complaints alone, in the absence of objective relevant medical findings, are not compensable. Deletes language allowing rebuttable presumptions for an employee employed as a firefighter, EMT, or paramedic. Deletes language allowing an employee to secure his own physician, surgeon and hospital services at the employer's expense. Provides that the employer shall choose all necessary medical, surgical and hospital services reasonably required to cure or relieve from the effects of

97th General Assembly Spring 2011

the accidental injury at the employer's expense, except upon a finding by the Commission that the employer's choice of medical care threatens life, health, or recovery, then the employee may choose a second physician, surgeon, and hospital services at the employer's expense. Provides for a waiver of employee privacy for the employer to obtain necessary decision making information. Provides for a wage differential award and that such award shall cease when the employee reaches the full retirement age as defined by the Social Security Administration. Provides for reimbursement of out-of-state procedures, treatments, services, products or supplies. Provides for a new medical fee schedule after January 1, 2012, in accordance with the Medicare payment systems (160%). Moves the utilization review program registration and administration to the Department of Insurance. Makes numerous changes regarding employee intoxication, partial or total disability, implants, employment verification documents, and other changes.

H-2920 J. Franks* Counties & Police Private Info

Amends the Counties Code. Provides that the county recorder shall redact all private information of law enforcement personnel from county land records and home sale records, and shall not allow access to the information by the general publ

H-2925 S. Pihos* Public Employee Disability Amends the Public Employee Disability Act.

Excludes from the definition of "eligible employee" any full-time law enforcement officer or full-time firefighter who is employed by a unit of local government. Removes a provision that preempted the power of home rule units to act inconsistently with the requirements of the Act, as well as a provision that exempted from the requirements of the Act municipalities having a population of over 1,000,000

H-2958 L. Dugan* Firemen, Police & Imrf Qualif.

Amends the Illinois Municipal Retirement Fund; provides that if a full-time firefighter or firefighter/paramedic employed by a city, village, incorporated town, or township that meets certain requirements is not eligible to participate in a retirement fund created under the Downstate Firefighters Article of the Code, then he or she is eligible to participate, as a sheriff's law enforcement employee, under the IMRF Article of the Code. Specifies survivor and occupational disease disability benefits that are available to the qualifying firefighters

97th General Assembly Spring 2011

H-3044 P. Bellock* Labor-arbitration-staffing Amends the Illinois Public Labor Relations Act.

Precludes staffing levels from being considered in certain arbitration decisions involving peace officers, fire fighters, and fire department or fire district paramedic matters

H-3051 J. Lyons* pen cd-chic police-widows Amends the Chicago Police Article of the Illinois Pension Code.

Provides that the amount of the annuity of a widow of a policeman who first became a participant of the fund before January 1, 2011 and the annual increases in that annuity shall be equal to the annuity and annual increases provided for the widow of a policeman who first became a participant of the fund on or after that date.

H-3052 J. Lyons* pen cd-chic police-elect cola Amends the Chicago Police Article of the Illinois Pension Code.

Provides that, beginning on January 1, 2012, policemen who do not receive 3% annual increases may irrevocably elect to receive annual increases at that rate by contributing an additional 1% of salary to the fund. Makes changes concerning annual increases to the monthly annuities of persons who first become policemen on or after the effective date of the amendatory Act. Deletes repetitive language concerning annual increases in survivor's annuities for new hires. Amends the State Mandates Act to require implementation

H-3075 D. Beiser* pen cd-new hire-retirement age

Amends the Illinois Pension Code. Provides that a member or participant who first becomes a member of one of the specified pension or retirement systems on or after January 1, 2011 is entitled to a retirement annuity upon written application if he or she has attained age 62 (rather than 67), has at least 10 years of service credit, and is otherwise eligible under the requirements of the applicable Article. Provides that if such a person has attained age 57 (rather than 62), has at least 10 years of service credit, and is otherwise eligible under the requirements of the applicable Article, then he or she may elect to retire early and receive a lower retirement annuity. Exempts these benefit changes from the new benefit increase provisions added by Public Act 94-4 in each of the affected Articles. Amends the State Mandates Act to require implementation without Reimbursement

97th General Assembly Spring 2011

H-3076 D. Harris* Pensions-imrf-earnings

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that, if the amount of a participating employee's earnings for any calendar year used to determine the participating employee's retirement annuity exceeds the amount of his or her earnings with the same participating municipality or participating instrumentality for the previous calendar year by more than 6%, then the participating municipality or participating instrumentality must pay to the fund the present value of the increase in benefits resulting from the portion of the increase in earnings that is in excess of 6%. Provides that the Fund must exclude certain earnings when assessing payment for any amount due under this provision

H-3081 D. Harris* Pen Cd-state Systems-colas Amends the Illinois Pension Code.

Decreases the amount of the annual increases in benefits to which current and future annuitants, participants, and survivors of the Statefunded pension and retirement systems are entitled

H-3092 J. Franks* veh cd-dui testing-accidents Amends the Illinois Vehicle Code.

Adds language providing that a law enforcement officer must offer a chemical test to any person who the officer has reason to believe operated a vehicle that was involved in a type A personal injury or fatal motor vehicle accident. In language providing that a person who drives or is in actual control of a motor vehicle upon the public highways of this State and who has been involved in a type A personal injury or fatal motor vehicle accident is deemed to have given consent to a breath test or chemical test for alcohol or drugs, deletes language limiting that consent to situations where the person is arrested

H-3116 C. Jefferson* pub pen abuse abatement Creates the Public Pension Abuse Abatement Act.

Authorizes and directs the Governor to execute a compact on behalf of the State with any other state to end abuse of public pension programs. Provides that the compacting states shall agree that no governmental employer under the jurisdiction of any state shall pay wages or salary to any public pension fund annuitant unless that annuitant elects to suspend his or her pension for the duration of his or her employment. Sets out provisions of the compact concerning definitions, the effective date, and construction and severability

97th General Assembly Spring 2011

HB 3119 – Lang: Amends the Illinois Pension Code.

In provisions that are applicable to new hires, provides that the alternative retirement annuity in the State Employees Article of the Code is available to any person employed in a title or position by a State agency or the Office of Secretary of State and vested with such investigative, law enforcement, or peace officer duties as render him or her ineligible for coverage under the Social Security Act (instead of only to a person who is a State policeman, fire fighter in the fire protection service of a department, or security employee of the Department of Corrections or the Department of Juvenile Justice). Amends the State Mandates Act to require implementation without reimbursement.

H-3136 B. Mitchell* Pension Funding Fairness Creates the Pension Funding and Fairness Act.

Provides that, beginning with the fiscal year that starts after the Act takes effect, the maximum annual percentage change in State fiscal year spending in the categories specified may not exceed the inflation adjustment factor plus the population adjustment factor and any increases attributable to specified measures. Provides that, in order to adopt an increase in State spending beyond the limitation or in order to adopt an increase in State revenue, the measure must be approved by a three-fifths supermajority vote of all members of each house of the General Assembly and must be approved by a majority of voters.

H-3190 P. Verchoore* Police Line Of Duty Comp

Amends the Line of Duty Compensation Act. Includes court security officers in the definition of "law enforcement officer"

H-3191 P.Verchoore* Labor Rela. & Security Officers

Amends the Illinois Public Labor Relations Act. Provides, for the purposes of the Act, that that the term "peace officer" does not include specified court security officers

H-3253 K. May* pen cd-imrf-slep/cty officials

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Prohibits a sheriff's law enforcement employee who begins service in that capacity after the effective date of the amendatory Act from being able to convert up to 10 years of service in any other capacity into service as a sheriff's law enforcement employee. Provides that, on and after the effective date of the amendatory Act, an elected county officer will not be able to elect to establish alternative credits for an alternative annuity. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

97th General Assembly Spring 2011

H-3255 D. Moffitt* emt licensure-state trooper Amends the Emergency Medical Services (EMS) Systems Act

to provide that an EMT who is an Illinois State Trooper may submit an application to the Department of Public Health for a waiver of certain fees.

H-3320 M. McAuliffe*pen cd-chi police-admin review

Amends the Chicago Police Article of the Illinois Pension Code. Provides that if any policeman whose application for either a duty disability benefit or an occupational disease disability benefit has been denied by the Retirement Board brings an action for administrative review challenging the denial of disability benefits and the policeman prevails in the action in administrative review, then the prevailing policeman shall be entitled to recover from the Fund court costs and litigation expenses, including reasonable attorney's fees, as part of the costs of the action. Effective immediately

H-3321 M. McAuliffe* public safety employees Amends the Public Safety Employee Benefits Act.

Provides that the health insurance benefits provided by the Act apply without regard to whether the employee suffered a catastrophic injury or was killed in the line of duty before, on, or after the effective date of the Act.

H-3322 M. McAuliffe* pen cd-chic police-cola Amends the Chicago Police Article of the Illinois Pension Code.

Provides that, for policemen born on or after January 1, 1955, beginning on January 1, 2012, automatic annual increases shall be 3% and such policemen shall not be subject to the 30% maximum increase. Increases employee contributions by 1% in exchange for that benefit enhancement. Makes changes concerning annual increases to the monthly annuities of persons who first become a policeman on or after the effective date of the amendatory Act and deletes repetitive language concerning annual increases in survivor's annuities for new hires. Amends the State Mandates Act to require implementation without Reimbursement

H-3325 J. Lyons* pen cd-chic police-cola Amends the Chicago Police Article of the Illinois Pension Code.

Provides that, for policemen born on or after January 1, 1955 but before January 1, 1960, beginning on January 1, 2012, automatic annual increases shall be 3% and such policemen shall not be subject to the 30% maximum increase. Increases employee contributions by

97th General Assembly Spring 2011

1% in exchange for that benefit enhancement. Makes changes concerning annual increases to the monthly annuities of persons who first become a policeman on or after the effective date of the amendatory Act and deletes repetitive language concerning annual increases in survivor's annuities for new hires. Amends the State Mandates Act to require implementation without reimbursement.

H-3339 E. Nekritz* pub safety-arbitration process

Amends the Illinois Public Labor Relations Act. Requires public safety arbitration panels to base their findings, opinions, and orders upon, among other things, the financial ability of the unit of government to meet the costs directly related to the subject of the arbitration. Authorizes a circuit court to overturn a public safety arbitration panel's order if the panel was inconsistent in its decision-making when producing the order. Provides that if a collective bargaining unit wants to initiate an arbitration procedure and the elected representatives of that unit do not request arbitration on behalf of the unit, then the members of that unit may petition the Illinois Labor Relations Board for review. Provides that if the Board determines that the petition is a qualified petition, then it shall notify the employer and the elected representatives of the collective bargaining unit that it recommends that the petitioned issue be submitted to arbitration. Makes it a Class B misdemeanor for the elected representative of a collective bargaining unit to intentionally fail to submit a qualified petition to arbitration. Defines qualified petition

H-3375 K. McCarthy* pen cd-pension-suspension Amends the Illinois Pension Code.

Provides that if a member or participant of a retirement system or Pension fund subject to this Code is receiving a retirement annuity or retirement pension under that system or fund and becomes a member or participant of any other system or fund created by this Code and is employed on a full-time basis, then the person's retirement annuity or retirement pension under that system or fund shall be suspended during that employment. Effective July 1, 2011

H-3376 K. McCarthy* pen cd-chic police-increases

Amends the Chicago Police Article of the Illinois Pension Code. Makes changes concerning annual increases to the monthly annuities of persons who first become a policeman on or after the effective date of the amendatory

97th General Assembly Spring 2011

Act and deletes repetitive language concerning annual increases in survivor's annuities for new hires. Effective immediately.

H-3408 M. Colvin* crim cd-false statements

Amends the Criminal Code of 1961. Creates the offense of providing false information to a law enforcement officer attempting to serve a protective order. Provides that a person commits the offense when he or she makes a false or misleading statement to a law enforcement officer attempting to serve a protective order and the person: (1) knows that the statement is false or misleading and (2) has the intent to mislead the officer as to the identity of the person, the whereabouts of the person, or the residence of the person the officer is attempting to serve, or to otherwise thwart the service of a protective order. Provides that a violation is a Class B misdemeanor for which the court, in addition to any other penalty, may impose a fine not to exceed \$500. Effective immediately

H-3503 W. Rosenthal* Crimes Against Police Advisory

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Creates the Crimes Against Police Officers Advisory. The Crimes Against Police Officers Advisory provides for the rapid dissemination of information concerning a crime of violence committed against a police officer or peace officer. Provides that the Crimes Against Police Officers Advisory is a regional system. Specifies the requirements of the alert system; clarifies the AMBER Plan Task Force, and related provisions

H-3633 M. Bost* Pension Funding And Fairness

Creates the Pension Funding and Fairness Act. Provides that the maximum annual percentage change in State fiscal year spending in the categories specified may not exceed the inflation adjustment factor plus the population adjustment factor and any increases attributable to specified measures. Provides that, in order to adopt an increase in State spending beyond that limitation or in order to adopt an increase in State revenue, a measure must be approved by a three-fifths supermajority vote of all members of each house of the General Assembly and must be approved by a majority of voters. Provides for the imposition of an emergency tax. Establishes the Past Due Paydown Fund and provides that the General Assembly may authorize transfers, appropriations, and allocations

97th General Assembly Spring 2011

from the fund only to fund the costs of paying down the remaining past due debt. Provides that any remaining funds shall be transferred to the State Budget Stabilization Fund. Establishes the State Budget Stabilization Fund to fund the costs of State government up to the expenditure limit in years when State revenues are less than the amount necessary to finance the level of expenditures. Provides that the fund may not exceed 8% of the total General Fund revenues received in the immediately preceding fiscal year, and any excess shall be transferred to the Taxpayer Relief Fund. Establishes the Taxpayer Relief Fund, and provides that, if the amount in the fund exceeds 1% of General Fund expenditures, then the General Assembly shall enact legislation to provide for the refund to taxpayers of amounts in the fund. Amends the State Finance Act to create the Past Due Paydown Fund, the State Budget Stabilization Fund, and the Taxpayer Relief Fund as special funds in the State treasury.

S-8 J. Cullerton* public employee benefits tech

Amends the Illinois Pension Code. Makes a technical change in a Section concerning Chicago municipal employees, officers, and officials.

S-18 J. Cullerton* public employee benefits tech

Amends the Illinois Pension Code. Makes a technical change in a Section concerning Cook County.

S-27 K. Dillard* firearms-foid holder privacy

Amends the Firearm Owners Identification Card Act. Provides that notwithstanding any other provision of law, the names and information of applicants or holders of a Firearm Owner's Identification (FOID) Card are considered private and shall not be disclosed. Provides that no State or local law enforcement agency shall provide lists of information pertaining to FOID Card holders or applicants. Provides that a law enforcement agency may disclose whether an individual has or has not been issued, applied for, or denied a FOID Card in connection with a criminal investigation. Effective immediately.

S-29 C. Lauzen* pen cd-new employees

Amends the General Assembly, State Employees, State Universities, Downstate Teachers, and Judges Articles of the Illinois Pension Code. With respect to service on or after July 1, 2011 by current employees, adds provisions concerning the annuity rate of accrual, annuity

97th General Assembly Spring 2011

calculations, automatic annual increases, and survivors' annuities. With respect to later entrants (members who first become members on or after July 1, 2011), adds provisions concerning creditable service, conditions for eligibility, amount of annuities, automatic annual increases, survivors' annuities, and refunds. Defines salary, earnings, compensation, and wages for periods of service on and after July 1, 2011 for any participant or member of any retirement system or pension fund under this Code. Effective immediately.

S-32 C. Lauzen* pen cd-art 3 & 4 investments

Amends the Illinois Pension Code. Provides that no more than 30% of a downstate police or downstate fire pension fund's assets may be invested in debt obligations of corporations subject to specified conditions. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

S-34 K. McCarter* mun&crim cd-aldermenfirearms

Amends provisions of the Illinois Municipal Code stating that certain municipal officials are conservators of the peace after completion of a training course administered by the Illinois Law Enforcement Training Standards Board. Provides that those provisions do not apply to any alderman, councilman, or trustee of a municipality that restricts or prohibits the private ownership or possession of any firearms by residents of that municipality by ordinance or resolution. Amends the Criminal Code of 1961. Provides that a violation of the offense of aggravated unlawful use of a weapon by any alderman, councilman, or trustee of a municipality not entitled to carry or possess a firearm in accordance with those provisions of the Illinois Municipal Code is a Class 3 felony. Effective immediately.

S-36 M. Murphy *, D. Righter pension funding & fairness

Creates the Pension Funding and Fairness Act. Provides that the maximum annual percentage change in State fiscal year spending may not exceed the inflation adjustment factor plus the population adjustment factor. Provides that, in order to adopt an increase in State spending beyond that limit or an increase in State revenue, the measure must be approved by a three-fifths supermajority vote of each chamber of the General Assembly and must be approved by a majority of voters. Provides for the imposition of an emergency tax. Establishes the Past Due Paydown Fund, into which the Comptroller shall transfer any amount necessary up to the total past due operating debt owed by the State, and provides that the General Assembly may authorize transfers, appropriations, and allocations from the fund to fund only the costs of paying down the remaining past due debt. Requires any remaining funds to

97th General Assembly Spring 2011

be transferred into the State Budget Stabilization Fund. Establishes the State Budget Stabilization Fund to fund the costs of State government up to the expenditure limit in years when State revenues are less than the amount necessary to finance expenditures. Limits the fund from exceeding 8% of the total General Fund revenues received in the immediately preceding fiscal year, and requires the transfer of any excess into the Taxpayer Relief Fund. Establishes the Taxpayer Relief Fund, and provides that, if the amount in that fund exceeds 1% of General Fund expenditures, then the General Assembly shall enact legislation to provide for the refund to taxpayers of amounts in the fund. Contains provisions concerning annual pension payments. Amends the State Finance Act to make conforming changes. Effective immediately.

S-39 S. Garrett* foia-atty-lobbyist/public body

Amends the Freedom of Information Act. Provides that communications and materials exchanged between an attorney-lobbyist and a public body that concern either lobbying to be performed on behalf of the public body by the attorney-lobbyist or the expenditure of public moneys for goods or services to be provided on behalf of the public body by the attorney-lobbyist are public records, are not exempt from inspection and copying unless otherwise exempt under a specific provision of the Act, and are not privileged from disclosure at trial unless otherwise required by law.

S-48 S. Cultra* gun-free zone liability

Creates the Gun-free Zone Criminal Conduct Liability Act. Provides that any person, organization, or entity or any agency of government, including any unit of local government, that creates a gun-free zone is liable for all costs, attorney's fees, and treble damages resulting from criminal conduct that occurs against an individual in the gun-free zone, if a reasonable person would believe that possession of a firearm could have helped the individual defend against such conduct. Defines gun-free zone. Effective immediately.

S-51 I. Silverstein* harass-internet impersonation

Amends the Harassing and Obscene Communications Act. Provides that a person also commits harassment through electronic communications by knowingly and without consent credibly impersonating another actual person through or on an Internet Web site or by other electronic means for purposes of harming, intimidating, threatening, or defrauding another person. Provides that a violation is a Class A misdemeanor for a first offense and a Class 4 felony for a second or subsequent offense.

S-55 I. Silverstein* veh cd-bicycle helmets & seats

97th General Assembly Spring 2011

Amends the Illinois Vehicle Code. Makes it unlawful: for a person under the age of 16 to operate or be a passenger on a bicycle unless he or she wears a protective bicycle helmet; for a person who weighs less than 40 pounds or is less than 40 inches in height to be a passenger on a bicycle unless the person can be and is properly seated in and adequately secured to a bicycle safety seat; and for a parent or legal guardian of a person below the age of 12 to permit the person to operate or be a passenger on a bicycle in violation of the foregoing provisions. Provides for a civil penalty, and that moneys collected under this Act shall be deposited into the Share the Road Fund. Provides that, in the case of a first offense in a 12 month period, the court shall waive the civil penalty upon receipt of satisfactory proof that the violator has, since the date of the violation, purchased or otherwise obtained an appropriate protective bicycle helmet or bicycle safety seat. Provides that failure to wear a protective bicycle helmet or to secure a passenger to a restraining seat is not admissible as evidence in a trial of any civil action. Provides that except in cases involving a parent or legal guardian of a person below the age of 12, a law enforcement officer observing a violation of the new provisions shall issue a warning to the person and shall not arrest or take into custody any person solely for a violation. Contains definitions and a statement of purpose. Effective immediately.

S-56 I. Silverstein* drug overdose immunity

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Provides that the Director of the Division of Alcoholism and Substance Abuse of the Department of Human Services shall (rather than may) establish or authorize programs for prescribing, dispensing, or distributing naloxone hydrochloride or any other similarly acting and equally safe drug approved by the U.S. Food and Drug Administration for the treatment of drug overdose. Amends the Cannabis Control Act, the Illinois Controlled Substances Act, and the Methamphetamine Control and Community Protection Act. Provides that a person acting in good faith who seeks medical assistance for someone experiencing a drug-related overdose or a person who experiences a drug-related overdose and is in need of medical assistance shall not be charged or prosecuted for possession of cannabis, a controlled or counterfeit substance or a controlled substance analog, or methamphetamine if the evidence for the charge of possession of cannabis, a controlled or counterfeit substance or a controlled substance analog, or methamphetamine was obtained as a result of the person seeking medical assistance. Amends the Unified Code of Corrections. Provides that it is a mitigating factor in sentencing that the defendant was making a good faith effort to obtain or provide medical assistance for someone who is experiencing a drug-related overdose. Makes other

97th General Assembly Spring 2011

changes.

S-58 I. Silverstein* cd corr-dna testing-arrest

Amends the Unified Code of Corrections. Provides that a person arrested for the commission or attempted commission of a violent crime shall submit specimens of blood, saliva, or tissue to the Illinois Department of State Police for DNA analysis and categorization into genetic marker groupings. Sets forth procedures to be followed if the charge for which the specimens were taken is dismissed or the defendant is acquitted at trial and procedures to be followed if the person is convicted of, granted court supervision for, or found guilty under the Juvenile Court Act of 1987 of the offense for which the person was arrested. Amends the State Mandates Act to require implementation without reimbursement.

S-64 I. Silverstein* crim cd-false personation

Amends the Criminal Code of 1961. Provides that a person commits false personation when he or she falsely represents himself or herself: to be another person and does an act in such assumed character with intent to obtain a benefit or to injure or defraud another; to be a representative of some person or organization and does an act in such false capacity with intent to obtain a benefit or to injure or defraud another; or to be another person by Internet website or electronic means with intent to obtain a benefit or injure or defraud another, or by such communication falsely represents himself or herself to be a public officer or public employee to induce another person to submit to such authority or act in reliance on such false representation. Provides that the trier of fact may infer that a person is falsely representing himself or herself to be a public officer or a public employee or an official or employee of the federal government if the person wears or displays without authority any uniform, badge, insignia, or facsimile thereof by which such public officer or public employee or official or employee of the federal government is lawfully distinguished, or if the person falsely expresses by his or her words or actions that he or she is a public officer or public employee or official or employee of the federal government or is acting with approval or authority of a public agency or department and so acts with intent to induce another to submit to such false official authority, to solicit funds or to otherwise cause another person to act in reliance upon that false representation.

S-80 G. Forby* firearm owners-18

Amends the Firearm Owners Identification Card Act. Changes, from 21 years of age or over to 18 years of age or over, the age at which a person may apply for and be

97th General Assembly Spring 2011

issued a Firearm Owner's Identification Card without the consent of a parent or legal guardian. Effective immediately.

S-81 G. Forby* crim cd-firearm transport

Amends the Criminal Code of 1961. Provides that a unit of local government, including a home rule unit, may not regulate the transportation of firearms and may not regulate the transportation of ammunition, components, accessories, or accoutrements for firearms. Provides that the provisions of any ordinance or resolution adopted by any unit of local government that imposes restrictions or limitations on the transportation of firearms and ammunition, components, accessories, and accoutrements of firearms in a manner other than those that are imposed by this amendatory Act are invalid and all those existing ordinances and resolutions are void. Provides that this provision is a limitation of home rule powers under subsection (h) of Section 6 of Article VII of the Illinois Constitution. Effective immediately.

S-82 G. Forby* firearms-concealed carry

Creates the Family and Personal Protection Act. Permits the county sheriff to issue permits to carry concealed firearms to persons at least 21 years of age who meet certain requirements. Requires an applicant for a permit to have completed specified training requirements developed by the Illinois Law Enforcement Training Standards Board consisting of classroom instruction and live firing exercises. Preempts home rule. Amends the Illinois Police Training Act and the Criminal Code of 1961 to make conforming changes. Effective immediately.

S-105 C. Lauzen* pen cd-election of benefits

Amends the Illinois Pension Code. Requires current participants in the State-funded pension and retirement systems to make a one-time, irrevocable election of one of the following: (i) the traditional benefit package under the applicable Article of the Pension Code, (ii) the existing benefit package for new hires, or (iii) a self-managed plan (if made available by the participant's employer). Authorizes persons who became or become participants on or after January 1, 2011 to irrevocably elect either: (i) the benefit package for new hires or (ii) the self-managed plan (if made available by the participant's employer). Sets forth the requirements for the self-managed plan and provides that if such a plan is available it is the default plan if a participant fails to make an election. In the Articles creating the State-funded pension and retirement systems, provides: (i) that, beginning in fiscal year 2013, the State's required contribution is the greater of 6% of the applicable employee payroll or one-half of the actuarially-determined normal cost of the benefit package for new hires and (ii)

97th General Assembly Spring 2011

that the required employee contribution will be based on the benefit package elected by the participant. Amends the Illinois Public Labor Relations Act to provide that the changes made by the amendatory Act control when there is a conflict with the Illinois Public Labor Relations Act.

S-148 M. Murphy * public labor-policy employees

Amends the Illinois Public Labor Relations Act. Exempts policy-making employees from the definition of a public employee and from the right to organize and bargain collectively. Defines a policy-making employee as one (i) with principal administrative responsibilities for the making of policy or for the way in which policy is carried out or (ii) whose position is otherwise exempt from the requirements of the Rutan decision.

***S-1221 J. Sullivan Pub Safety Diver Fund**

Amends St. Finance Act and IL vehic. code to provide issuance of public safety diver special license plates. Creates Public Safety Driver Fund within St. treasury. Contains specs re: costs and the use of monies from Fund.

S-1239 S. Cultra One License Plate Issuance

Amends Vehicle Code; allows the Sec. of State to distribute only one registration plate (instead of 2) for newly registered motor vehicles; plates shall be attached to rear bumper.

***S-1243 W. Haine* Peace Officer Complaints**

Amends Uniform Peace Officers' Disciplinary Act re: false info w/in sworn complaints against peace officer

S-1250 M. Frerichs Safe School Zones

Amends School Code and Criminal Code of 1961. Creates the offense of criminal trespass if person enters within a "safe school zone" without legit. Reason

S-1307 M. Sandoval* juv ct-biological parent

Amends the Juvenile Court Act of 1987. Provides that the court may require the biological parents of a

97th General Assembly Spring 2011

delinquent minor to undergo counseling.

S-1330 D. Koehler* emgcy telephone - 9-1-1 system

Amends the Emergency Telephone System Act. In a provision prohibiting the installation of a connection to a telephone company's network of any automatic alarm, automatic alerting device, or mechanical dialer that causes the number 9-1-1 to be dialed in order to directly access emergency services, provides an exemption for certain devices used to enable access to the 9-1-1 system for cognitively-impaired, disabled, or special needs persons in an emergency situation reported by a caregiver after initiating a missing person's report. Effective immediately.

S-1338 K. Dillard* Prisoner Early Release Notices

Amends the Unified Code of Corrections; provides that the Department of Corrections shall establish uniform procedures for providing timely advance notice of early release of inmates to law enforcement in local jurisdictions and shall submit a report to the General Assembly, by January 1, 2012, of those notice procedures. Provides that the 14-day advance notice of early release of an inmate because of the award of good conduct credit for meritorious service shall be provided to the Governor and sheriff of the county where the prosecution took place

S-1339 K. Dillard* Inmate Early Release Notices

Amends the Unified Code of Corrections; provides that the Department of Corrections shall, by January 1, 2012, establish uniform procedures by which interested parties, including victims, law enforcement, prosecutors, and the Prisoner Review Board, may be notified of, and comment upon, the projected early release of an inmate because of an award of good conduct credit for meritorious service; clarifies rules and reg's of such.

S-1340 K. Dillard* Prisoner Good Conduct Restricts

Amends the Unified Code of Corrections. Provides that an inmate is ineligible for the award of meritorious good the inmate was convicted of: (1) a violent crime as defined in the Rights of Crime Victims and Witnesses Act committed on or after the effective date of the amendatory Act or (2) a second or subsequent violation

97th General Assembly Spring 2011

of driving under the influence or aggravated driving under the influence of alcohol or any other drug or drugs, or intoxicating compound or compounds, or any combination thereof committed on or after the effective date of the amendatory Act.

S-1341 K. Dillard* Inmate Good Conduct Restrictions

Amends the Unified Code of Corrections. Provides that the Director of Corrections shall not award good conduct credit for meritorious service to an inmate unless the inmate has served a minimum of 60 days in the custody of the Department of Corrections

S-1380 A. Munoz* veh cd-ticket quotas forbidden

Amends the Illinois Vehicle Code. Provides that the Department of State Police may not require a State Police officer to issue a specific number of citations, complaints, or warning notices during any specified time period for violations of traffic regulations governing the movement of vehicles. Effective immediately.

S-1548 W. Haine* Use of Medical Cannabis Pilot Program Act.

Provides that the Department of Public Health shall issue a registry identification card to a qualified patient with a debilitating medical condition that allows the patient to possess no more than 2 ounces of dried usable cannabis and 6 cannabis plants, no more than 3 of which can be mature cannabis plants. Provides for the registration by the Department of Public Health of medical cannabis organizations to dispense cannabis to qualified patients and caregivers. Contains provisions regarding: prohibitions and penalties; discrimination; addition of debilitating conditions or treatments; determinations; notifications; registration of compassion centers and safety compliance facilities; confidentiality; verification; reports; rules; educational materials; enforcement; and other matters. Provides that the Act is repealed 3 years after its effective date. Amends the Cannabis Control Act to repeal provisions relating to research with cannabis. Contains a severability provision.

S-1556 W. Haine* grp ins-com coll-dependent ben

Amends the State Employees Group Insurance Act of 1971. Provides that in order to be eligible for group insurance benefits under a retirement system: (i) each annuitant or retired employee must meet the vesting

97th General Assembly Spring 2011

requirements of the applicable retirement system and (ii) each survivor must establish that the deceased employee, annuitant, or retired employee upon whom the annuity is based was eligible to participate in the group insurance system under the applicable retirement system. Specifies that certain persons do not qualify as community college dependent beneficiaries or TRS dependent beneficiaries. Provides that only employees (rather than employees, annuitants, retired employees, and survivors) and their elected dependents are eligible and covered for all benefits available under the Act's programs. Provides that annuitants, survivors, and retired employees and their elected dependents are immediately eligible for the group health benefits program and that the coverage of those persons is effective immediately upon the completion of the required forms. Requires, however, each survivor who is seeking coverage under that program to establish that he or she would have been eligible for coverage under the deceased member upon whom the survivor's annuity is based.

S-1560 K. Dillard* cd corr-meritorious good time

Amends the Unified Code of Corrections. Provides that the Department of Corrections shall prescribe rules and regulations for revoking good conduct credit awarded for meritorious service. Effective immediately.

S-1561 K. Dillard* cd corr-meritorious good time

Amends the Unified Code of Corrections. Defines meritorious service in regards to the Director of Corrections' authority to award additional good conduct credit for meritorious service in specific instances. Effective immediately.

S-1562 K. Dillard* cd corr-meritorious good time

Amends the Unified Code of Corrections. Provides that the Director of Corrections shall provide the Governor with monthly written reports, and the General Assembly with an annual written report, on the award of good conduct credit for meritorious service. Provides that these reports must include: (1) the number of inmates awarded good conduct credit for meritorious service; (2) the jurisdictions from which these inmates were committed and into which they were or will be released; (3) the average amount of good conduct credit for meritorious service awarded; (4) the holding offenses for good conduct credit for meritorious

97th General Assembly Spring 2011

service awardees; and (5) the number of good conduct credit for meritorious service revocations. Provides that as to both reports, the Department of Corrections must publish the reports on its website within 48 hours of transmitting them to the respective parties. Effective immediately.

S-1563 K. Dillard* cd corr-meritorious good time

Amends the Unified Code of Corrections. Provides that the Director of Corrections, in making a determination as to whether an inmate is to be awarded good conduct credit for meritorious service, may consider the inmate's documented conduct either while incarcerated in a Department facility, county jail, house of correction, Department of Juvenile Justice facility, juvenile detention center, or other penal institution or when the inmate was not incarcerated and may make a determination that based on such conduct the inmate's early release poses an elevated risk to public safety. Effective immediately.

S-1587 A. Munoz* state police req-iraq afghan Amends the State Police Act.

Provides that a requirement that a State Police applicant have certain collegiate educational requirements is deemed to be satisfied if the applicant has been honorably discharged and has been awarded an Afghan or Iraqi campaign medal by one of the United States armed forces. Effective immediately

S-1588 A. Munoz* crim cd-assault weaponsprohib

Amends the Criminal Code of 1961. Provides that 90 days after the effective date of this amendatory Act, it is unlawful for any person within this State to knowingly manufacture, deliver, sell, purchase, or possess or cause to be manufactured, delivered, sold, purchased, or possessed a semi-automatic assault weapon, an assault weapon attachment, any .50 caliber rifle, or .50 caliber cartridge. Provides that beginning 90 days after the effective date of this amendatory Act, it is unlawful for any person within this State to knowingly manufacture, deliver, sell, purchase, or possess or cause to be manufactured, delivered, sold, purchased, or possessed a large capacity ammunition feeding device. Provides that these provisions do not apply to a person who possessed a prohibited weapon, device, or attachment before the effective date of this amendatory Act if the person has provided proof of ownership to the Department of State Police within 90

97th General Assembly Spring 2011

days after the effective date of this amendatory Act. Provides that on or after the effective date of this amendatory Act, such person may transfer such device only to an heir, an individual residing in another state maintaining that device in another state, or a dealer licensed as a federal firearms dealer. Specifies penalties for violations. Provides exemptions. Provides that the provisions of the Act are severable. Effective immediately.

S-1589 A. Munoz* crim cd-weapons-felonimprison

Amends the Criminal Code of 1961. Provides that unlawful use or possession of a weapons by a felon who is not confined to a penal institution or who is on parole or mandatory supervised release is an offense for which the person shall receive a mandatory sentence of imprisonment

S-1592 A. Munoz* public safety employees Amends the Public Safety Employee Benefits Act.

Provides that the health insurance benefits provided by the Act apply without regard to whether the employee suffered a catastrophic injury or was killed in the line of duty before, on, or after the effective date of the Act.

S-1604 J. Mulroe* pen cd-chi police-admin review

Amends the Chicago Police Article of the Illinois Pension Code. Provides that if any policeman whose application for either a duty disability benefit or an occupational disease disability benefit has been denied by the Retirement Board brings an action for administrative review challenging the denial of disability benefits and the policeman prevails in the action in administrative review, then the prevailing policeman shall be entitled to recover from the Fund court costs and litigation expenses, including reasonable attorney's fees, as part of the costs of the action. Effective immediately.

S-1605 J. Mulroe* pencd-chi pol-health equality

Amends the Chicago Police Article of the Illinois Pension Code. Provides that retiree members of the city health care plans shall pay no higher premium, and shall receive no lower level of benefits, than the active employee members with the same Medicare status. Pre-empts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

S-1613 I. Martinez* pen cd-system indemnification

Amends the Illinois Pension Code. Requires (rather than authorizes) every retirement system other than the Statefunded

97th General Assembly Spring 2011

retirement systems to indemnify and protect its board of trustees from damage claims for negligent or wrongful acts. Authorizes the State-funded retirement systems and the Illinois State Board of Investment to offer similar indemnification. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

S-1631 J. Mulroe* probation-ct services-fund Amends the Probation and Probation Officers Act relating to the use of moneys in the probation and court services Fund.

Provides that the Administrative Office of the Illinois Courts may permit a county or circuit to use its probation and court services fund for the payment of salaries of probation officers and other court services personnel whose salaries are reimbursed under the Act in any State fiscal year that the appropriation for reimbursement to counties for probation salaries and services is less than the amount appropriated to the Supreme Court for these purposes for State Fiscal Year 2002. Effective immediately.

S-1639 T. Bivins* correctional officer-firearms

Amends the Criminal Code of 1961, 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.

S-1679 J. Schoenberg* pen cd-art 3 & 4-investment

Amends the Downstate Police, Downstate Firefighters, and Illinois Municipal Retirement Fund (IMRF) Articles of the Illinois Pension Code. Requires the board of each downstate police and downstate firefighter fund to transfer to the board of trustees of the Illinois Municipal Retirement Fund, for the management and administration of all investments owned by the funds. Terminates, upon completion of the transfer, the authority of the boards of each downstate police and downstate firefighter fund to make investments. Charges the board of trustees of the Illinois Municipal Retirement Fund with controlling and managing the investment expenditures and income, including interest dividends, capital gains, and other distributions on the investments of the downstate police and downstate firefighter funds. Provides for the election of a police officer trustee and a firefighter trustee to the

97th General Assembly Spring 2011

board of trustees of the Illinois Municipal Retirement

S-1685 A.J.Wilhelmi* police training act-bdmembers

Amends the Illinois Police Training Act. Provides that one member of a Mobile In-Service Training Unit shall be appointed to the Illinois Law Enforcement Training Standards Board, and removes the requirement that the Director of the Illinois Police Training Institute serve on the Board. Effective January 1, 2012

S-1696 J. Millner* pub labor-arbitration

Amends the Illinois Public Labor Relations Act. In the case of peace officers, expands the scope of arbitration to include residency requirements in municipalities of 1,000,000 or more population. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

S-1703 I. Martinez* conservation police operations

Amends the State Finance Act. Creates the Conservation Police Operations Assistance Fund as a special fund in the State treasury. Provides that the Department of Natural Resources may use moneys in the Fund to support any lawful operations of the Illinois Conservation Police. Amends the Clerks of Courts Act. Provides that a clerk of the circuit court in any county that imposes a fee for automated record keeping shall charge and collect an additional fee in an amount equal to the amount of that fee. Provides that the additional fee shall be paid by the defendant upon a judgment of guilty or grant of supervision for specified offenses. Provides that the additional fee shall be deposited into the Conservation Police Operations Assistance Fund. Effective immediately

S-1713 W.Haine* cd corr-prisoner reviewrecuse

Amends the Unified Code of Corrections relating to hearings before the Prisoner Review Board. Provides that within 10 days after notice of a cause has been received by a person in custody of the State, such person or the State may move the Chairman of the Prisoner Review Board in writing for a recusal of a member on the ground that such member is so prejudiced against the person that he or she cannot receive a fair hearing. Provides that upon the filing of such a motion the Chairman shall ensure that the member proceeds no further in the cause but shall

97th General Assembly Spring 2011

transfer it to another member not named in the motion.
Provides that the defendant or State may name only one
member as prejudiced. Effective immediately

S-1736 M. Jacobs* firearm owners id-possess

Amends the Firearm Owners Identification Card Act.
Eliminates the requirement that a person must have a
Firearm Owner's Identification Card to possess a
firearm. Effective immediately

S-1740 K. Raoul* cd corr- mandatory suprelease

Amends the Unified Code of Corrections by requiring
that the parole or mandatory supervised release term
shall be written as part of the sentencing order

S-1754 J. Mulroe* crim cd-agg assault-juv detent

Amends the Criminal Code of 1961. Includes in the
offense of aggravated assault, the assault of an
employee of a county juvenile detention center who
provides direct and continuous supervision of residents
of a juvenile detention center, including an employee of
a county juvenile detention center who supervises
recreational activity for residents of a juvenile detention
center. Effective immediate

S-1771 K. Raoul* cd corr-initiative probation

Amends the Criminal Identification Act and the Unified
Code of Corrections. Creates Offender Initiative
Probation. Provides that whenever any person who has
not previously been convicted of, or placed on probation
or conditional discharge for, any felony offense, other
than a violent offense, under the laws of this State, the
laws of any other state, or the laws of the United States,
pleads guilty to, or is found guilty of, a probationable
felony offense of theft, retail theft, forgery, possession
of a stolen motor vehicle, burglary, possession of
burglary tools, possession of cannabis, possession of a
controlled substance, or possession of
methamphetamine, the court, with the consent of both
the defendant and the State's Attorney, may, without
entering a judgment, sentence the defendant to
probation. Establishes the terms and conditions of the
probation. Provides that upon fulfillment of the terms
and conditions of probation, the court shall discharge

97th General Assembly Spring 2011

the person and dismiss the proceedings against the person. Provides that upon violation of a term or condition of probation, the court may enter a judgment on its original finding of guilt and proceed as otherwise provided by law.

S-1807 M. Noland* cd corr-parole violation

Amends the Unified Code of Corrections. Provides that the supervising officer of a parolee or releasee shall request the Department of Corrections to issue a parole violation warrant, and the Department shall issue a parole violation warrant if the parolee or releasee is charged with a felony offense of domestic battery (rather than domestic battery) or if the parolee or releasee is on parole or mandatory supervised release for a murder, a Class X felony or a Class 1 felony violation of the Criminal Code of 1961, or any felony that requires registration as a sex offender under the Sex Offender Registration Act (rather than a forcible felony) and commits an act that constitutes first degree murder, a Class X felony, a Class 1 felony, a Class 2 felony, or a Class 3 felony. Effective immediately

S-1808 M. Noland* crim cd-tampering public rcd

Amends the Criminal Code of 1961. Provides that any judge, circuit clerk or clerk of court, public official or employee, court reporter, or other person who knowingly and without lawful authority falsifies any public record received or held by any judge or by a clerk of any court commits a Class 3 felony. Effective immediately.

S-1828 D. Kotowski* orders of protection

Amends the Code of Criminal Procedure of 1963 and the Illinois Domestic Violence Act of 1986. Provides that personnel assigned by the Department of Corrections to investigate the alleged misconduct of committed persons or alleged violations of a parolee's or releasee's conditions of parole or mandatory supervised release may serve respondents with short form notifications of the issuance of orders of protection. Amends the Unified Code of Corrections. Provides that as a condition of parole or mandatory supervised release, the parolee or releasee must immediately report service or notification of an order of protection, a civil no contact order, or a stalking no contact order to an

97th General Assembly Spring 2011

agent of the Department of Corrections. Provides that as a condition of parole or mandatory supervised release, the parolee or releasee must comply with the terms and conditions of an order of protection issued pursuant to the Illinois Domestic Violence Act of 1986; an order of protection issued by the court of another state, tribe, or United States territory; a no contact order issued pursuant to the Civil No Contact Order Act; or a no contact order issued pursuant to the Stalking No Contact Order Act. Effective immediately.

S-1872 K. Raoul* pen cd-chic policewidows

Amends the Chicago Police Article of the Illinois Pension Code. Provides that the amount of the annuity of a widow of a policeman who first became a participant of the fund before January 1, 2011 and the annual increases in that annuity shall be equal to the annuity and annual increases provided for the widow of a policeman who first became a participant of the fund on or after that date.

[dup]S-1874 I. Martinez* pen cd-art 5-board

Amends the Chicago Police Article of the Illinois Pension Code. Removes limitations on the rank of policemen who may serve on the board of trustees. Provides that the members of the board of trustees employed by the City (rather than specifying certain policemen) shall be detailed by the Police Superintendent to the office of the board for the duration of their terms as trustees. Makes changes in provisions concerning election of the policemen members. Effective immediately.

S-1902 D. Risinger* pencd-transfer cost-art7 to 3

Amends the Downstate Police Article of the Illinois Pension Code. Provides that if, as a result of the publication of the 2010 federal census data, a city, village, or incorporated town is first recognized as having a population of 5,000 or more inhabitants and is, therefore, required to create a downstate police pension fund, then an employee of such a city, village, or town who transfers credit from an IMRF fund to that fund shall pay the true cost of establishing service credit in that fund. Specifies that if the board of trustees of the applicable downstate

97th General Assembly Spring 2011

police fund determines that the amount transferred is less than the true cost to the pension fund of allowing service credit to be transferred, then the amount of creditable service the police officer may establish shall be reduced by an amount equal to the difference between those 2 amounts, as determined by the board. Amends the State Mandates Act to require implementation without reimbursement

S-1906 K. Raoul* crim pro-foreign arrestees

Amends the Code of Criminal Procedure of 1963. Provides that when foreign nationals are arrested or detained, they must be advised of their right to have their consular officials notified, and if an individual chooses to exercise that right, a law enforcement official is required to notify the consulate. Provides that neither the fact that a foreign national is identified as such, nor that he or she invokes the right to consular notification shall provide any law enforcement official with reason to believe that the person is unlawfully present in the United States or reason to otherwise inquire about that person's immigrant status in the United States. Provides that at the initial appearance of a defendant in any criminal proceeding, the court must advise the defendant in open court that any foreign national who is arrested or detained has the right to have notice of the arrest or detention given to his or her country's consular representatives and the right to communicate with those consular representatives if such notice has not already been provided. Provides that the court must make a written record of so advising the defendant. Provides that if consular notification is not provided to a defendant before his or her first appearance in court, the court shall grant any reasonable request for a continuance of the proceedings to allow contact with the defendant's consulate. Provides that if consular notice is not provided before conviction and sentencing, the Appellate Court shall remand the case to the trial court if the defendant can show that he or she suffered prejudice as a result of the lack of consular notice.

S-1910 M. Murphy * crim cd-peace offsilencer

Amends the Criminal Code of 1961. Provides that the unlawful use of weapons provision that prohibits the

97th General Assembly Spring 2011

possession of any device or attachment of any kind designed, used, or intended for use in silencing the report of any firearm does not apply to or affect Full time peace officers of any duly authorized police agency of the State or of any political subdivision of the State who have received advanced, specialized training to deal with high risk incidents including, but not limited to, hostage or barricade incidents, or both, search and arrest warrants, and manhunts, and are serving as part of a Special Emergency Response Team (SERT), Tactical Response Team (TRT) or Special Weapons and Tactics (SWAT) team comprised of a group of officers. Effective immediately.

S-1912 J. Mulroe* cd c0rr-agg assaultpenalties

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 conviction for aggravated assault if a firearm is used in the commission of the assault of a peace officer, a community policing volunteer, a private security 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 while such person is engaged in the execution of any of his or her official duties, or to prevent such person from performing his or her official duties, or in retaliation for the person performing his or her official duties. Effective immediately.

S-1926 T. Link* local govt consolidation comsn

Creates the Local Government Consolidation Commission Act. Establishes the Local Government Consolidation Commission to create a recommended list of units of local government to be abolished or consolidated. Provides that the Commission shall submit its recommended list to the General Assembly by no later than April 1, 2012. Sets forth the requirements for the recommended list. Provides that the General Assembly may disapprove the list of the Commission in whole, but may not disapprove of specific types of units of local government or specifically named units of local government on the list, within 30 calendar days after each chamber next

97th General Assembly Spring 2011

convenes after the list is submitted to the General Assembly, by adoption of a resolution by a record vote of the majority of the members elected in each house. Provides that if the recommended list is not disapproved by the General Assembly within the time period for disapproval, then the Legislative Reference Bureau shall prepare for introduction a revisory bill effecting the changes in the statutes as may be necessary to conform the statutes to the changes in law made by the recommended list. Effective immediately

S-1950 W. Delgado* abused child false rpts

Amends the Abused and Neglected Child Reporting Act. Enhances the criminal penalty for persons who knowingly transmit a false report of child abuse or neglect to the Department of Children and Family Services. Effective immediately.

S-1962 J. Millner* cd corr-habitual violent

Amends the Unified Code of Corrections. Provides that every person who has been twice convicted in any state or federal court of a felony offense that contains the same element of the intentional or knowing infliction of great bodily harm, permanent disability or permanent disfigurement as the felony offense for which the person is now to be sentenced and the current offense was committed after the 2 prior convictions, shall be adjudged an habitual violent offender. Provides that, except when the death penalty is imposed, anyone adjudged a habitual violent offender shall be sentenced to a term of natural life imprisonment.

S-2004 M. Jacobs* crim cd-agg -assault&battery

Amends the Criminal Code of 1961. Provides that the assault or battery of a person known by the offender to be a process server in the performance of the delivery of court documents is enhanced to aggravated assault or aggravated battery. Provides that the penalty for aggravated assault of a process server under such circumstances is a Class 4 felony. Provides that the aggravated battery of a process server under such circumstances is a Class 3 felony

S-2059 K. Raoul* Chi. Police Annuity Clarif.

97th General Assembly Spring 2011

Amends the Chicago Police Pension Code. Provides that, for policemen born on or after January 1, 1955 but before January 1, 1960, beginning on January 1, 2012, automatic annual increases shall be 3% and such policemen shall not be subject to the 30% maximum increase; related clarifications; mends the State Mandates Act

S-2060 K. Raoul* Chi. Police Annuity Contrib. Amends the Chicago Police Pension Code. Provides that, beginning on January 1, 2012, policemen who do not receive 3% annual increases may irrevocably elect to receive annual increases at that rate by contributing an additional 1% of salary to the fund; related changes; Amends the State Mandates Act

[Dup] S-2069 J. Collins* civ pro-process servers

Amends the Criminal Code of 1961. Creates the offense of false personation of a peace officer while serving process. Provides that a person commits the offense when he or she, not being a peace officer, knowingly wears a coat, hat, or other clothing while serving process that reasonably creates the impression that the person is a peace officer. Amends the Code of Civil Procedure. With respect to the requirement that a person who is a licensed or registered private detective or a registered employee of a private detective agency must supply the sheriff of any county in which the person serves process with a copy of the person's license or certificate, deletes language providing that the failure of a person to supply a copy of the license or certificate to the sheriff does not impair the validity of process served by the person. In a provision that allows a court to appoint a certified private detective agency as a special process server, deletes language allowing any employee of the private detective agency to serve the process under the appointment.

S-2102 D. Risinger* law enforc-prop dispose charty

Amends the Law Enforcement Disposition of Property Act. Provides that if there is property in the custody of a law enforcement agency whose ownership has been unascertained for at least 6 months, a sheriff, police chief, or principal law enforcement official who determines that the public interest would be served may donate the property to a registered non-profit or charitable organization.

Oppose>S-2156 B Brady* pen cd-increases-funding reqd

97th General Assembly Spring 2011

Amends the General Assembly, State Employee, State Universities, Downstate Teachers, and Judges Articles of the Illinois Pension Code. Provides that, beginning on the effective date of the amendatory Act, every new benefit increase is contingent upon each affected pension or retirement system (i) having been at least 90% funded according to its most recent annual actuarial valuation and (ii) having received any required State contributions that have come due since the most recent annual actuarial valuation. Specifies that a new benefit increase that does not satisfy this additional requirement is null and void, unless the enactment of that new benefit increase is required to maintain qualified plan status.

Oppose> S-2163 T. Bivins* police training-licensing

Amends the Illinois Police Training Act. Requires fulltime and part-time police officers to be licensed rather than certified. Makes related changes. Provides that the Board has the power to require local governmental units to furnish personnel rosters, employment status reports, and annual training plans to the Board. Provides that a police officer who has been licensed, certified, or granted a valid waiver shall be decertified or have his or her license or waiver revoked upon a determination by the Illinois Labor Relations Board State Panel that he or she knowingly and willfully violated a rule or regulation of his or her department or agency that has as a penalty the discharge or dismissal of the officer from the department or agency. Establishes hearing procedures on decertification. Contains other provisions.

S-2275 J. Milner* cd corr-parole agent training

Amends the Unified Code of Corrections. Provides that a parole agent or parole supervisor must receive training in the use of firearms initially at the Illinois Department of Corrections Parole Academy and be certified as having successfully completing the training by the Illinois Law Enforcement Training Standards Board upon graduation of parole training at the Academy. Thereafter, the parole agent or supervisor must successfully complete firearms training required for his or her position with the Department of Corrections. Eliminates provision that the training shall be taken while off-duty. Eliminates requirement that the agent or supervisor must register the firearm with the Department of State Police and with any other local law

97th General Assembly Spring 2011

enforcement agency that requires registration

SJRCA-17 B. Brady* State Funded Pension Restricts

Proposes to amend the General Provisions Article of the Illinois Constitution; defines parameters re : how a new benefit increase shall not take effect unless, within 60 calendar days after the effective date of the Public Act creating that new benefit increase, the Auditor General certifies specific information.

SR-83 K.McCarter* Audit St. Funded Pensions

Urges the Commission on Government Forecasting and Accountability (COGFA) to (i) competitively bid for an auditing firm to conduct an audit of the State-funded Pension and Retirement Systems, (ii) report the auditing firm's findings to the General Assembly and Governor within 1 year after the adoption of the resolution, and (iii) publish the auditing firm's findings on the COGFA website.

SJRCA-25 M. Murphy *, D.Righter Pension Funding Limits

Proposes to add a Pension Funding and Fairness Article to the Illinois Constitution. Provides that the maximum annual percentage change in State fiscal year spending may not exceed the inflation adjustment factor plus the population adjustment factor. Provides that, in order to adopt an increase in State spending beyond that limit or an increase in State revenue, the measure must be approved by a three-fifths supermajority vote of each chamber of the General Assembly and must be approved by a majority of voters. Provides for the imposition of an emergency tax. Establishes the Past Due Paydown Fund, into which the Comptroller shall transfer any amount necessary up to the total past due operating debt owed by the State, and provides that the General Assembly may authorize transfers, appropriations, and allocations from the fund to fund only the costs of paying down the remaining past due debt; numerous related requirements.

HJRCA-3 L. Lang* Crime Victims Notifica. Rights

Proposes to amend the Bill of Rights Article of the Illinois Constitution relating to crime victim rights. Provides that a crime victim shall have the right to: (1) notice and to a hearing before a court ruling on an accused's request for access to any of the victim's records, information, or communications which are privileged or confidential by

97th General Assembly Spring 2011

law; (2) be heard in person or in any other reasonable manner convenient to the victim at any proceeding in which a right of the victim is at issue; (3) be heard in person or in any other reasonable manner convenient to the victim at any plea, sentencing, reduction or change in sentence, or other proceeding in which a right of the victim is at issue; (4) timely disposition of the case following the arrest of the accused, including related post-conviction and post-judgment proceedings; (5) be heard in person or in any other reasonable manner convenient to the victim at any proceeding in which a right of the victim is at issue; (6) have the safety of the victim and the victim's family considered in denying or fixing the amount of bail and release conditions for the accused and in deciding any parole or post-judgment release decision; and (7) be informed of the conviction, the sentence, any postjudgment decision, any reduction of the sentence, the imprisonment, and the release of the accused. Effective upon being declared adopted.

HJRCA-5 M. Madigan* Pensions Bills & 3/5ths Concurrence

Proposes to amend the General Provisions Article of the Illinois Constitution. Provides that a bill shall not become a law without the concurrence of three-fifths of the members elected to each house of the General Assembly if that bill increases a benefit under any pension or retirement system of the State, any unit of local government or school district, or any agency or instrumentality thereof. Provides that if the Governor vetoes such a bill, then it shall not become law unless it is passed, upon its return, by a record vote of two-thirds of the members elected to each house of the General Assembly. Provides that if the Governor returns such a bill with specific recommendations for change to the house in which it originated, then those recommendations may be accepted only by a record vote of two-thirds of the members elected to each house of the General Assembly. Provides that an ordinance, resolution, or other action of the governing body of any unit of local government or school district shall not be valid without the concurrence of three-fifths of the members of that governing body if that ordinance, resolution, or other action increases a benefit under any pension or retirement system for officials or employees of that unit of local government or school district, or any agency or instrumentality thereof. Provides that a bill, ordinance, resolution, or other action increases a benefit if it increases the amount of an existing benefit, adds a new benefit, or expands the class of persons eligible for a benefit, regardless of whether it includes an increase in contributions or a reduction in any other benefit.

HJR-17 K. May* Pension Reform Force

Creates the Pension Reform Force

97th General Assembly Spring 2011

to assess whether a prospective diminution in pension benefits for current public employees is consistent with the prohibition on the diminishment and impairment of pension benefits under Article XIII, Section 5 of the Illinois Constitution

HR-149 R. Brauer* Study Underfunding St.Pensions

Resolves that the Commission on Government Forecasting and Accountability study the impact of time and interest on the underfunding of the State-funded retirement systems.

97th General Assembly Spring 2011
