

IAFPD 4.19.24

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd HB 1147	Charles Meier	SECURE CHOICE SAVINGS-EMPLOYER Amends the Illinois Secure Choice Savings Program Act. Provides that the definition of "employer" does not include a volunteer fire department. Effective immediately.Statutes affected: Introduced: 820 ILCS 80/5Engrossed: 820 ILCS 80/5 House Calendar: Regular Session House Calendar on 04/19/2024 Position: 27	House • Apr 10, 2024: Placed on Calendar Order of 3rd Reading - Short Debate	Engrossed
IL 103rd HB 1185	<u>Dave Vella</u> <u>Laura Faver</u> <u>Dias</u>	PENCD-DWNST POL&FIRE-FINANCING Amends the Downstate Police and Downstate Firefighter Articles of the Illinois Pension Code. Provides that the annual employer contribution shall include an amount sufficient to bring the total assets of the pension fund up to 90% of the total actuarial liabilities of the pension fund by the end of municipal fiscal year 2050 (instead of 2040). Makes a conforming change. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately. Statutes affected: Introduced: 40 ILCS 5/3, 40 ILCS 5/4, 30 ILCS 805/8 House Calendar: Regular Session House Calendar on 04/19/2024 Position: 28	House • Apr 17, 2024: Held on Calendar Order of Second Reading - Short Debate	Introduced
IL 103rd HB 3908	Katie Stuart John M. Cabello Dave Vella	FIREFIGHTER MATERNITY LEAVE Creates the Firefighter Paid Family Leave Act. Provides that a firefighter shall receive 6 weeks of paid family leave that may be used: (1) for the birth of a child in order to care for the child; (2) to care for a newly adopted child under 18 years of age, a newly placed foster child under 18 years of age, or a newly adopted or placed foster child older than 18 years of age if the child is incapable of self-care because of a mental or physical disability; and (3) to care for a family member with a serious health condition. Provides that the paid family leave requirements shall be provided to a firefighter regardless of the employer's leave policies and shall be provided to a firefighter who has been employed by the employer for at least one year. Provides that a firefighter may voluntarily waive his or her right to paid family leave. Provides that the Department of Labor may adopt any rules necessary to implement the Act. House Calendar: Regular Session House Calendar on 04/19/2024 Position: 79	House • Apr 19, 2024: Added Co- Sponsor Rep. Nabeela Syed	Introduced
IL 103rd HB 4045	Barbara Hernandez Edgar Gonzalez, Jr. Angelica Guerrero- Cuellar	FIREFIGHTERS-ELIGIBILITY Amends the Illinois Municipal Code and the Fire Protection District Act. Provides that an individual who is not a citizen but is legally authorized to work in the United States under federal law is authorized to apply for the position of firefighter, subject to all requirements and limitations, other than citizenship, to which other applicants are subject. Effective January 1, 2024. House Committee Amendment No. 1: Provides that an individual who is legally authorized to work in the United States under federal law (instead of an individual who is not a citizen but is legally authorized to work in the United States under federal law) is authorized to apply for the position of firefighter. Statutes affected: Introduced: 65 ILCS 5/10, 70 ILCS 705/16 House Calendar: Regular Session House Calendar on 04/19/2024 Position: 81	House • Apr 18, 2024: Added Co- Sponsor Rep. Robert "Bob" Rita	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd HB 4144	Nabeela Syed Ram Villivalam Daniel Didech	PUBLIC WATER SUPPLY DISRUPT Amends the Environmental Protection Act. Provides that a "disruption event" includes any planned or unplanned work on or damage to a fire hydrant. Changes the term "health care facility list" to "disruption notification list". Requires a public water distribution entity to also notify all affected fire departments and all affected dispatch centers on the public water supply's disruption notification list not less than 14 days before any known, planned, or anticipated disruption event or that are served by the public water supply and affected by any unplanned disruption event in the public water supply's water distribution system. Requires a fire department and a dispatch center to designate an email address to receive electronic notifications from the public water distribution entity concerning planned or unplanned disruption events. Statutes affected: Introduced: 415 ILCS 5/19Engrossed: 415 ILCS 5/19 IFCA Initiative	Senate • Apr 18, 2024: Referred to Assignments	Engrossed
IL 103rd HB 4228	<u>Dan Swanson</u>	PAID LEAVE FOR ALL-EMPLOYERS Amends the Paid Leave for All Workers Act. Provides that the definition of "employer" does not include fire protection districts organized under the Fire Protection District Act.Statutes affected: Introduced: 820 ILCS 192/10	House • Nov 08, 2023: Referred to Rules Committee	Introduced
IL 103rd HB 4270	Wayne A Rosenthal	LINE OF DUTY-EMS PERSONNEL Amends the Line of Duty Compensation Act. Includes emergency medical services personnel within the scope of the Act. Defines terms. Effective immediately.Statutes affected: Introduced: 820 ILCS 315/2, 820 ILCS 315/3, 820 ILCS 315/4 House Calendar: Regular Session House Calendar on 04/19/2024 Position: 103	House • Apr 17, 2024: Held on Calendar Order of Second Reading - Short Debate	Introduced
IL 103rd HB 4321	Michael J. Kelly John M. Cabello Stephanie A. Kifowit	PEN CD-COVID PRESUMPTION Amends the Downstate Police and Downstate Firefighter Articles of the Illinois Pension Code. Establishes a presumption that a firefighter or police officer who becomes disabled as a result of exposure to and contraction of COVID-19 was injured in the line of duty and is entitled to receive a duty disability benefit applicable Article of the Code. Specifies that the changes made by the amendatory Act apply retroactively to March 9, 2020, and any police officer or firefighter who has been previously denied a duty disability benefit that would otherwise be entitled to a duty disability benefit under the amendatory Act shall be entitled to a retroactive duty disability benefit. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.Statutes affected: Introduced: 40 ILCS 5/3, 40 ILCS 5/4, 30 ILCS 805/8 Engrossed: 40 ILCS 5/3, 40 ILCS 5/4, 30 ILCS 805/8	Senate • Apr 16, 2024: Placed on Calendar Order of First Reading April 17, 2024	Engrossed
IL 103rd HB 4359	Mary Beth Canty Mary Edly- Allen Mary Gill	FIRE PROTECTION DISTRICT-FUNDS Amends the Fire Protection District Act. Provides that specified accumulation of funds by a board of trustees of a fire protection district may occur in the district's corporate fund or other district fund. Provides that the board of trustees of a fire protection district may accumulate funds for the purposes of emergency medical services, technical rescue, and other services performed by the fire district and for the purposes of providing employees other post-employment benefits. House Committee Amendment No. 1: Replaces everything after the enacting clause. Amends the Fire Protection District Act. In provisions authorizing taxes for ambulance services, provides that the board of trustees of a district may accumulate funds in its ambulance fund for the purposes of acquiring, building, or maintaining real property, procuring emergency medical service vehicles or equipment, or training to provide essential emergency medical services to the community. In provisions authorizing taxes for emergency and rescue crews and equipment, provides that the board of trustees may accumulate funds in its emergency and rescue fund for the purposes of acquiring, building, or maintaining real property for emergency and rescue purposes, procuring emergency rescue crews and equipment, or training to provide essential rescue, specialized rescue, and technical rescue services to the community. Statutes affected: Introduced: 70 ILCS 705/14Engrossed: 70 ILCS 705/22, 70 ILCS 705/24	Senate • Apr 18, 2024: Referred to Assignments	Engrossed

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd HB 4460	Mary Gill Bill Cunningham Lindsey LaPointe	POLICE&FIRE INS-MENTAL HEALTH Amends the State Employees Group Insurance Act of 1971, the Counties Code, and the Illinois Municipal Code. Provides that the State Employees Group Insurance Program (for Illinois State Police officers), a county (for members of the sheriff's office), and a municipality (for members of the police department or fire department) shall provide coverage for joint mental health therapy services for the officer or firefighter and a spouse or partner of the officer or firefighter who resides with officer or firefighter. Specifies that the coverage shall be provided without imposing a deductible, coinsurance, copayment, or any other cost-sharing requirement, except that, for Illinois State Police officers and the spouse or partner of the officer under the State Employees Group Insurance Act of 1971, only if all resources available to those individuals through the State of Illinois' Employee Assistance Program and any first responder mental health program available are first exhausted. Directs the joint mental health therapy services to be provided by a physician licensed to practice medicine in all of its branches, a licensed clinical psychologist, a licensed clinical social worker, a licensed social worker, or a licensed professional counselor, a licensed marriage and family therapist, a licensed social worker, or a licensed professional counselor. Limits the concurrent exercise of home rule powers. Effective January 1, 2025. House Committee Amendment No. 1: Removes provisions requiring that the covera	Senate • Apr 17, 2024: Referred to Assignments	Engrossed
IL 103rd HB 4568	Matt Hanson Stephanie A. Kifowit	PROP TX-PTELL NEW RATE Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that a levy authorized for contributions to a Firefighters' Pension Fund for a municipality with a population of 500,000 or less is not considered a new rate. Effective immediately.Statutes affected: Introduced: 35 ILCS 200/18Engrossed: 35 ILCS 200/18 House Calendar: Regular Session House Calendar on 04/19/2024 Position: 140	House • Apr 10, 2024: Placed on Calendar Order of 3rd Reading - Short Debate	Engrossed
IL 103rd HB 4737	Terra Costa Howard Cristina Castro Diane Blair- Sherlock	JOINT PURCHASING-RANKING Amends the Governmental Joint Purchasing Act. Provides that a governmental unit may award contracts based on its own ranking of the offerors without regard to whether or not a cooperative purchasing program has ranked the offerors. Effective immediately. House Committee Amendment No. 1: Replaces everything after the enacting clause. Amends the Governmental Joint Purchasing Act. Provides that a governmental unit may purchase a supply or service that is available on contracts from multiple contractors if the governmental unit determines that the selected contract best meets the governmental unit's needs. Statutes affected: Introduced: 30 ILCS 525/4Engrossed: 30 ILCS 525/4	Senate • Apr 17, 2024: Referred to Assignments	Engrossed
IL 103rd HB 4873	Stephanie A. Kifowit	PEN CD-VARIOUS Amends the Illinois Pension Code. Makes changes to Tier 2 benefits for members or participants under the 5 State-funded retirement systems and the Chicago Teachers Pension Fund, including changes to automatic annual increases, age and service requirements for retirement, and limits on the amount of salary for annuity purposes. Establishes an accelerated pension benefit payment option for the General Assembly, Downstate Police, Downstate Firefighter, Chicago Teachers, and Judges Articles of the Code. Establishes a deferred retirement option plan for certain members who are otherwise eligible to retire under the Illinois Municipal Retirement Fund (IMRF), State Employees, State Universities, Downstate Teachers, or Chicago Teachers Article of the Code under which a participant may continue in active service for up to 5 years while having his or her retirement pension paid into a special account. Requires the State Treasurer to administer the deferred retirement option plan for the State Employees, State Universities, Downstate Teachers, and Chicago Teachers Articles. Amends the General Obligation Bond Act. Provides that each fiscal year after certain State pension funding bonds and income tax proceed bonds are retired, the Comptroller shall order and the State Treasurer shall transfer \$500,000,000 from the General Revenue Fund to the Pension Unfunded Liability Reduction Fund each fiscal year, which shall be used for making additional contributions to the 5 State-funded retirement House Calendar: Regular Session House Calendar on 04/19/2024 Position: 185	House • Apr 17, 2024: Held on Calendar Order of Second Reading - Short Debate	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd HB 5028	Janet Yang Rohr Laura Fine Norine K. Hammond	LABOR-OSHA-OPIOID GUIDANCE Amends the Department of Labor Law of the Civil Administrative Code of Illinois. Provides that, not later than 270 days after the effective date of the amendatory Act, the Director of Labor shall direct the Division of Occupational Safety and Health to issue non-mandatory guidance to employers on: (1) acquiring and maintaining opioid overdose reversal medication; and (2) training employees on an annual basis on the usage of such medication. Provides that, not later than 270 days after the effective date of the amendatory Act, the Director of Labor shall direct the Division of Occupational Safety and Health to adopt rules to require each State agency to: (1) acquire and maintain opioid overdose reversal medication; and (2) train employees on an annual basis on the usage of such medication. House Floor Amendment No. 1: Replaces everything after the enacting clause. Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Provides that a State agency may make opioid antagonists available at a location where its employees work if the State agency trains employees in the use and administration of the opioid antagonists. Makes other changes. Amend the Good Samaritan Act. Provides that any employee of a State agency who in good faith administers an opioid antagonist shall not, as a result of her or his acts or omissions, except for willful or wanton misconduct on the part of the employee in administering the drug, be liable for civil dam	Senate • Apr 18, 2024: Referred to Assignments	Engrossed
IL 103rd HB 5050	Natalie A. Manley	LOC GOV REDUCTION&EFFICIENCY Amends the Local Government Reduction and Efficiency Division of the Counties Code. Defines "district" as a township road and bridge district, sanitary district, drainage district, mosquito abatement district, or street light district. Provides that a county board may enact a resolution or ordinance or a county executive may issue an executive order to dissolve a district, but must first adopt or issue a plan that describes how the county will absorb and implement the services provided by the district, that provides a reason to discontinue the services provided, that describes how the county will pay for the transfer of services, and that shows long-term savings for taxpayers and file that plan with the State Comptroller. Provides that the State Comptroller may approve or deny the dissolution of the district based on the contents of the plan. Provides that, if the dissolution and transfer is approved by the State Comptroller, the county board may adopt a resolution or ordinance or a county executive may issue an executive order authorizing the dissolution of the district not less than 60 days following the court's appointment of a trustee-in-dissolution. Includes procedures for the dissolution of the district and designation of individuals to represent the district. Provides that the county must provide quarterly updates to the State Comptroller and that the State Comptroller shall publish those quarterly updates on the State Comptroller's local government Warehouse database House Calendar: Regular Session House Calendar on 04/19/2024 Position: 208	House • Apr 17, 2024: Held on Calendar Order of Second Reading - Short Debate	Introduced
IL 103rd HB 5085	William "Will" Davis Charles Meier Barbara Hernandez	EMS ACT TRAINING & CURRICULUM Amends the Emergency Medical Services (EMS) Systems Act. Provides that "clinical observation" means the ongoing observation of a patient's medical or mental health condition by a licensed health care professional utilizing a medical skill set while continuing assessment and care. Provides that the EMS Medical Directors on the EMT Training, Recruitment, and Retention Task Force may be active or retired. Provides that an education plan within a resource hospital may include classes performed outside of the region in which the resource hospital is located. Provides that "paramedic" means a person who has successfully completed a course in advanced life support care as approved by the Department of Public Health or accredited by the Committee on Accreditation for the EMS Professions (CoAEMSP), is licensed by the Department, and practices with an Advanced Life Support EMS System. Provides that the Department shall have the authority to adopt rules governing the curriculum, practice, and necessary equipment applicable to emergency medical responders and shall allow curriculum in addition to the National Registry curriculum. Provides that a fee for EMS personnel examination, licensure, and license renewal shall be reasonable. Provides that a lead instructor is permitted to oversee a paramedic with at least 3 years of experience to teach EMT classes in high schools with a licensed teacher. Provides that pass rates for classes taught in high schools shall not adversely impact the lead Bill up for consideration • House Health Care Licenses Committee Apr 18, 2024 08:30pm Room D-1 Stratton Building Springfield, IL House Calendar: Regular Session House Calendar on 04/19/2024 Position: 214	committee • Apr 18, 2024: House Floor Amendment No. 1 Recommends Be Adopted Health Care Licenses Committee; 012-000-000	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd HB 5166	Martin J. Moylan Jennifer Sanalitro	ELK GROVE FIRE PROTECTION DIST Amends the Fire Protection District Act. Provides that the Elk Grove Rural Fire Protection District shall be dissolved by operation of law on July 31, 2024. Includes procedures relating to winding up the district, including appointment of a trustee-indissolution or receiver to take the place of the board of trustees of the District and wind up the district. Provides that, notwithstanding any other provision of law, board of trustee members of the Elk Grove Rural Fire Protection District serving on October 1, 2023 shall continue as trustees until dissolution of the Elk Grove Rural Fire Protection District or termination of their terms by the appointment of a trustee-in-dissolution or receiver. Provides for the reinstatement of the terms of any trustee serving on October 1, 2023 whose term expired or whose term was vacated between October 1, 2023 and the effective date of the amendatory Act. Effective immediately. House Floor Amendment No. 1: Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that the Elk Grove Rural Fire Protection District is dissolved by operation of law effective immediately upon the occurrence of specified conditions (rather than on July 31, 2024). Appoints the president of the board of trustees of the Elk Grove Rural Fire Protection District serving on October 1, 2023 and the mayor of the Village of Mount Prospect to close up the business affairs of the Elk Grove Rural Fire	House • Apr 18, 2024: Added Chief Co-Sponsor Rep. Jennifer Sanalitro	Engrossed
IL 103rd HB 5211	Stephanie A. Kifowit Sue Scherer	PEN CD-TIER 2 BENEFITS Amends the Illinois Pension Code. With respect to persons who, on or after January 1, 2011, become participants or members under the Downstate Police, Downstate Firefighter, Chicago Police, Chicago Firefighter, Illinois Municipal Retirement Fund (IMRF), Chicago Municipal, Cook County, Cook County Forest Preserve, Chicago Laborers, Chicago Park District, and Metropolitan Water Reclamation District (MWRD) Articles of the Code, provides that, beginning on January 1, 2025 for all purposes under the Code (including, without limitation, the calculation of benefits and employee contributions) the annual earnings, salary, or wages (based on the plan year) of a member or participant shall not exceed the Social Security wage base for the applicable plan year. Provides that a participant or member shall be entitled to a retirement annuity upon written application if he or she: (1) has attained age 62, has at least 35 years of service credit, and is otherwise eligible under the requirements of the applicable Article; (2) has attained age 64, has at least 20 years of service credit, and is otherwise eligible under the requirements of the applicable Article. Or (3) has attained age 67, has at least 10 years of service credit, and is otherwise eligible under the requirements of the applicable Article. Provides for a reduced annuity for persons who retire before reaching a specified age. Provides that any retirement annuity or supplemental annuity shall be subject to annual increases on Janu House Calendar: Regular Session House Calendar on 04/19/2024	House • Apr 17, 2024: Held on Calendar Order of Second Reading - Short Debate	Introduced
IL 103rd HB 5300	Dagmara Avelar	Position: 222 WAGE PAYMENT-PAY STUBS Amends the Personnel Record Review Act. Provides that every employer shall, upon an employee's request which the employer may require be in writing on a form supplied by the employer, permit the employee to inspect his or her pay stubs. Amends the Illinois Wage Payment and Collection Act. Provides that employers shall keep records of names and addresses of all employees and of wages paid each payday, and shall furnish each employee with a pay stub for each pay period (rather than shall furnish each employee with an itemized statement of deductions made from the employee's wages for each pay period). Provides that an employer shall maintain a copy of an employee's pay stub for a period of not less than 3 years after the date of payment, whether the pay stub is provided electronically or in paper form, and the employer shall furnish the pay stub to the employee or former employee upon the employee or former employee's request. Provides that an employer who furnishes electronic pay stubs in a manner that is restricted to the employer's current employees must, upon an employee's separation from employment, furnish the employee or former employee with a paper or emailed electronic record of all of the employee's or former employee's pay stubs for up to 3 years prior to the date of separation, in the method specified by the employee or former employee. Provides that an employer who fails to furnish an employee with a pay stub or commits any other violation of this Act, except for s House Calendar: Regular Session House Calendar on 04/19/2024 Position: 241	House • Apr 17, 2024: Held on Calendar Order of Second Reading - Short Debate	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd HB 5377	Kelly M. Cassidy	COMMUNITY EMERGENCY SERVICES Amends the Community Emergency Services and Support Act. Provides that the EMS Medical Directors Committee or a chair appointed in agreement of the Division of Mental Health of the Department of Human Services and the EMS Medical Directors Committee (rather than the EMS Medical Directors Committee) is responsible for convening the meetings of a Regional Advisory Committee. Includes qualifications for the appointed chair. Provides that each Regional Advisory Committee (rather than each Regional Advisory Committee) is responsible for designing the local protocols to allow its region's or subregion's 9-1-1 call centers (rather than its region's 9-1-1 call center) and emergency responders to coordinate their activities with 9-8-8 as required by the Act and for monitoring current operation to advise on ongoing adjustments to the local protocols. Designates the membership, meetings, and duties of a subregional committee. Makes conforming changes. House Committee Amendment No. 1: Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill and further amends the Community Emergency Services and Support Act. In provisions relating to emergency services dispatched through a 9-1-1 PSAP and coordination of activities with mobile and behavioral health services, provides that the coordination must begin no later than July 1, 2025 (rather than July 1, 2024). Provides that provisions r House Calendar: Regular Session House Calendar on 04/19/2024	House • Apr 11, 2024: Placed on Calendar Order of 3rd Reading - Short Debate	Engrossed
		Position: 262		
IL 103rd HB 5623	Ann M. Williams Kevin John Olickal	LOC GOV EFFICIENCY COMMITTEE Amends the Decennial Committees on Local Government Efficiency Act. Provides that a governmental unit may elect to form a decennial committee to study local efficiencies and report recommendations regarding efficiencies and increased accountability to the county board in which the governmental unit is located once every 10 years (rather than the governmental unit must form a decennial committee at least once every 10 years). Effective January 1, 2025.Statutes affected: Introduced: 50 ILCS 70/10 House Calendar: Regular Session House Calendar on 04/19/2024	House • Apr 17, 2024: Held on Calendar Order of Second Reading - Short Debate	Introduced
		Position: 309		
IL 103rd HB 5812	Robert "Bob" Rita	PEN CD-MEETINGS-A/V CONFERENCE Amends the Police Officers' Pension Investment Fund and the Firefighters' Investment Fund Articles of the Illinois Pension Code. Provides that meetings of committees of the board may be conducted by audio or video conference, without the physical presence of a quorum of the members if the chairperson of the board determines that an in-person meeting would pose a risk to the health or safety of members of the board or the public and that conducting a meeting by an audio or video conference is in the best interest of the board and the public. Sets forth provisions concerning notice, public participation, voting, verbatim records, and costs. Statutes affected: Introduced: 40 ILCS 5/22	House • Apr 12, 2024: Referred to Rules Committee	Introduced
IL 103rd HB 5816	Michael J. Kelly	EMS-OPIOID OVERDOSE REPORTS Amends the Emergency Medical Services (EMS) Systems Act. In a provision requiring a covered vehicle service provider to document and report specified information when the covered vehicle service provider treats an actual or suspected opioid overdose, defines "covered vehicle service provider" as a licensed vehicle service provider (instead of a licensed vehicle service provider that is a municipality with a population of 1,000,000 or greater). Statutes affected: Introduced: 210 ILCS 50/3	House • Apr 16, 2024: Referred to Rules Committee	<u>Introduced</u>
IL 103rd	Michael J.	FF CANCER AWARENESS MONTH	House • Apr 16,	Introduced
<u>HR 545</u>	Kelly Brad Stephens Camille Y. Lilly	Declares the month of January 2024 as Fire Fighter Cancer Awareness Month in the State of Illinois.	2024: Added Co- Sponsor Rep. Bradley Fritts	
IL 103rd HR 561	Michael J. Kelly Daniel Didech Barbara Hernandez	HOME FIRE SPRINKLER WEEK Declares the week of May 12 through May 18, 2024 as Home Fire Sprinkler Week in the State of Illinois.	House • Apr 03, 2024: Resolution Adopted	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd SB 1161	Craig Wilcox	SAFETY-TECH Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.Statutes affected: Introduced: 415 ILCS 5/1 Natural gas detector mandate	Senate • Apr 16, 2024: Senate Floor Amendment No. 1 Pursuant to Senate Rule 3-8 (b-1), the following amendments will remain in the Committee on Assignments	Introduced
IL 103rd SB 1480	Don Harmon	STATEMENT OF ECONOMIC INTEREST Amends the Illinois Governmental Ethics Act. Provides that all questions must be answered on the statement of economic interest. Provides that the Secretary of State shall neither accept a statement of economic interest for filing nor issue a receipt indicating that the statement has been filed unless the statement is verified, dated, and signed by the person making the statement and all questions on the statement are answered. Provides that the county clerk shall neither accept a statement of economic interest for filing nor issue a receipt indicating that a statement has been filed unless the statement is verified, dated, and signed by the person making the statement and all questions on the statement are answered. Statutes affected: Introduced: 5 ILCS 420/4	Senate • Apr 15, 2024: Chief Sponsor Changed to Sen. Don Harmon	Introduced
IL 103rd SB 2665	Mike Porfirio Stephanie A. Kifowit Linda Holmes	OMA-SERVICE MEMBER ATTENDANCE Amends the Open Meetings Act. Provides that, if a quorum of the members of the public body is physically present, a majority of the public body may allow a member of that body to attend the meeting by other means if the member is prevented from physically attending because of performance of active military duty as a service member. Defines "active military duty" and "service member". Senate Floor Amendment No. 1: Specifies that "active military duty" has the meaning given to "active service" in Section 1-10 of the Service Member Employment and Reemployment Rights Act (rather than service on active duty as a member of the Armed Forces of the United States, the Illinois National Guard, or any reserve component of the Armed Forces of the United States). Statutes affected: Introduced: 5 ILCS 120/7Engrossed: 5 ILCS 120/7	Senate • Apr 15, 2024: Added as Co- Sponsor Sen. David Koehler	Engrossed
IL 103rd SB 2729	Willie Preston Javier L. Cervantes Ram Villivalam	GOVERNMENT CONTRACT RETAINAGE Creates the Government Contract Retainage Act. Defines terms, including that "retainage" means a portion of money withheld from the payment of a contract for a specified period of time to ensure that a contractor or subcontractor finishes a construction project completely and finishes in the manner specified in the contract. Provides that interest shall accrue monthly on the first day of each month on retainage withheld by a governmental unit at a specified rate set by the State Treasurer. Requires retainage withheld by a governmental unit to be paid not more than 60 days after being retained, including interest accrued, unless the retainage was withheld on the last pay period of a project shall, which shall be paid not more than 120 days after being retained. Limits the concurrent exercise of home rule powers.	Senate • Apr 12, 2024: Rule 2-10 Third Reading Deadline Established As May 3, 2024	Introduced
IL 103rd SB 2793	Michael W. Halpin	PAID LEAVE FOR ALL-EMPLOYEE Amends the Paid Leave for All Workers Act. Provides that the definition of "employee" does not include a worker who is not provided with a regular work schedule by an employer and is directly contracted with the employer to work on an as-needed basis for the express purpose of covering the shifts of full-time employees who are taking leave for vacations, illness, or for any other unforeseen reason. Statutes affected: Introduced: 820 ILCS 192/10	Senate • Apr 12, 2024: Rule 2-10 Third Reading Deadline Established As May 3, 2024	Introduced
IL 103rd SB 2879	Michael W. Halpin Natalie A. Manley Laura M. Murphy	FIRE DIST-COMPETITIVE BIDDING Amends the Fire Protection District Act. Changes the requirement for competitive bidding for fire protection district contracts to contracts over \$30,000 (currently, over \$20,000). Senate Floor Amendment No. 1: Restores the \$20,000 minimum threshold for competitive bidding for fire protection district contracts for supplies, materials, or work, but adds that, if the board of trustees seeks to purchase equipment directly from a dealer or an original manufacturer in excess of \$50,000, then the contract for purchase shall be let to the lowest responsible bidder after advertising. Statutes affected: Introduced: 70 ILCS 705/11Engrossed: 70 ILCS 705/11	House • Apr 12, 2024: Referred to Rules Committee	Engrossed

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd SB 3097	Laura M. Murphy	ELK GROVE FIRE PROTECTION DIST Amends the Fire Protection District Act. Provides that the Elk Grove Rural Fire Protection District shall be dissolved by operation of law on July 31, 2024. Includes procedures relating to winding up the district, including appointment of a trustee-indissolution or receiver to take the place of the board of trustees of the District and wind up the district. Provides that, notwithstanding any other provision of law, board of trustee members of the Elk Grove Rural Fire Protection District serving on October 1, 2023 shall continue as trustees until dissolution of the Elk Grove Rural Fire Protection District or termination of their terms by the appointment of a trustee-in-dissolution or receiver. Provides for the reinstatement of the terms of any trustee serving on October 1, 2023 whose term expired or whose term was vacated between October 1, 2023 and the effective date of the amendatory Act. Effective immediately. Senate Committee Amendment No. 1: Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that the Elk Grove Rural Fire Protection District is dissolved by operation of law effective immediately upon the occurrence of specified conditions (rather than on July 31, 2024). Appoints the president of the board of trustees of the Elk Grove Rural Fire Protection District serving on October 1, 2023 and the mayor of the Village of Mount Prospect to close up the business affairs of the Elk Grove Rural	Senate • Apr 18, 2024: Placed on Calendar Order of 2nd Reading April 30, 2024	Introduced
IL 103rd SB 3116	Julie A. Morrison Camille Y. Lilly Mary Edly- Allen	EMS/OFFICERS-CELL MEDICAL INFO Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall establish a program to train EMS personnel, State police officers, and law enforcement officers to access a cell phone's medical identification or medical information application. Amends the Illinois State Police Law of the Civil Administrative Code of Illinois and the Illinois Police Training Act providing that the State police officers and law enforcement officers are required to participate in the in-service training established by the Department of Public Health for training in accessing a cell phone's medical identification or medical information application. Effective January 1, 2025. Senate Committee Amendment No. 1: Replaces everything after the enacting clause. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall require and conduct a program to train EMS personnel to access a cell phone's medical identification or medical information application. Requires the Department to adopt rules to implement the provisions. Provides that EMS personnel may not be charged any fee for training required under the provisions and may not be required to complete the training until at least 6 months after adoption of rules under the provisions. Amends the Illinois State Police Law of the Civil Administrative Code of Illinois	House • Apr 15, 2024: Referred to Rules Committee	Engrossed
IL 103rd SB 3134	Doris Turner Michael J. Kelly Adriane Johnson	EMS-STATEWIDE SUSPENSION Amends the Emergency Medical Services (EMS) Systems Act. Provides that when the Director of Public Health or the Director's designee does not stay an immediate suspension order, the Director or the Director's designee shall identify whether the suspension shall immediately apply to statewide participation. Effective immediately. Senate Committee Amendment No. 1: Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that when an immediate suspension order is not stayed, the Director or the Director's designee within the Department of Public Health (instead of the Director or Director's designee) shall identify if that suspension shall immediately apply to statewide participation only in situations when a licensee has been charged with a crime while performing the licensee's official duties as an EMR, EMD, EMT, EMT-I, A-EMT, Paramedic, ECRN, TNS, PHRN, LI, PHPA, or PHAPRN and the licensee's continuation to practice poses the possibility of imminent harm to the public based off factual evidence provided to the Department (instead of only in situations when a licensee's continuation to practice poses the possibility of imminent harm to the public based off factual evidence provided to the Department). Effective immediately. Statutes affected: Introduced: 210 ILCS 50/3Engrossed: 210 ILCS 50/3	House • Apr 12, 2024: Referred to Rules Committee	Engrossed
IL 103rd SB 3163	Mary Edly- Allen	FIRE PROTECTION DISTRICT-FUNDS Amends the Fire Protection District Act. Provides that specified accumulation of funds by a board of trustees of a fire protection district may occur in the district's corporate fund or other district fund. Provides that the board of trustees of a fire protection district may accumulate funds for the purposes of emergency medical services, technical rescue, and other services performed by the fire district and for the purposes of providing employees other post-employment benefits. Statutes affected: Introduced: 70 ILCS 705/14	Senate • Apr 12, 2024: Rule 2-10 Third Reading Deadline Established As April 19, 2024	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd SB 3208	Karina Villa Dagmara Avelar Adriane Johnson	WAGE PAYMENT-PAY STUBS Amends the Personnel Record Review Act. Provides that every employer shall, upon an employee's request which the employer may require be in writing on a form supplied by the employer, permit the employee to inspect his or her pay stubs. Amends the Illinois Wage Payment and Collection Act. Provides that employers shall keep records of names and addresses of all employees and of wages paid each payday, and shall furnish each employee with a pay stub for each pay period (rather than shall furnish each employee with an itemized statement of deductions made from the employee's wages for each pay period). Provides that an employer shall maintain a copy of an employee's pay stub for a period of not less than 3 years after the date of payment, whether the pay stub is provided electronically or in paper form, and the employee or former employee's request. Provides that an employee upon the employee or former employee's request. Provides that an employer who furnishes electronic pay stubs in a manner that is restricted to the employer's current employees must, upon an employee's separation from employment, furnish the employee or former employee with a paper or emailed electronic record of all of the employee's or former employee's pay stubs for up to 3 years prior to the date of separation, in the method specified by the employee or former employee. Provides that an employer who fails to furnish an employee with a pay stub or commits any other violation of this Act, except for s	House • Apr 12, 2024: Referred to Rules Committee	Engrossed
IL 103rd SB 3302	Dave Syverson Joe C. Sosnowski Steve Stadelman	LIQUOR-SELL IN GOVT BUILDING Amends the Liquor Control Act of 1934. Provides that alcoholic liquors may be delivered to and sold at the building located at 305 West Grove St. in Poplar Grove, Illinois that is owned and operated by North Boone Fire District #3 if the alcoholic liquor is sold or dispensed only in connection with organized functions approved by the North Boone Fire District #3 for which the planned attendance is 20 or more persons and if the person or facility selling or dispensing the alcoholic liquor has provided dram shop liability insurance in maximum limits so as to hold harmless North Boone County Fire District #3 from all financial loss, damage, and harm. Effective immediately.Statutes affected: Introduced: 235 ILCS 5/6, 20 ILCS 405/405Engrossed: 235 ILCS 5/6, 20 ILCS 405/405	House • Apr 15, 2024: Referred to Rules Committee	Engrossed
IL 103rd SB 3402	Chapin Rose Adam M. Niemerg Jason Plummer	COUNTIES CD/FPD ACT-AMBULANCES Amends the Counties Code and the Fire Protection District Act. Provides that Clark County may, by ordinance, agree to provide emergency ambulance service to any portion of Marshall Fire Protection District that the county is already providing emergency ambulance service through an intergovernmental agreement if the ordinance contains an affirmative obligation on the part of the county to provide emergency ambulance service to Marshall Fire Protection District once the intergovernmental agreement in effect at the time of the ordinance expires. Provides that the ordinance does not take effect until after Marshall Fire Protection District adopts a resolution to discontinue the emergency ambulance service and the intergovernmental agreement for emergency ambulance service between Clark County and Marshall Fire Protection District has ended. Provides that, upon certification to the county clerk by both Clark County and Marshall Fire Protection District that all criteria have been met under the provisions, the rate for emergency ambulance service for the area once serviced under Marshall Fire Protection District for emergency ambulance service shall be the rate the county levies under specified provisions. Provides that, if Marshall Fire Protection District elects to no longer provide emergency ambulance service under the provisions, the election shall not be construed as affecting the District's authority to levy a tax and provide fire protection service under the Fire Protection	House • Apr 15, 2024: Referred to Rules Committee	Engrossed
IL 103rd SB 3538	Michael E. Hastings Angelica Guerrero- Cuellar Robert F. Martwick	LOC FIRST RESPONDER INSURANCE Amends the Counties Code and the Illinois Municipal Code. Provides that, if a municipality or county, including a home rule municipality or county, is a self-insurer for purposes of providing health insurance coverage for its employees, the insurance coverage shall include mental health counseling for any employee who is a first responder, including police and corrections officers, deputy sheriffs, firefighters, or emergency medical services personnel, without imposing a deductible, coinsurance, copayment, or any other cost-sharing requirement on the coverage provided. Specifies that this requirement does not apply to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings account pursuant to the Internal Revenue Code. Preempts home rule. Statutes affected: Introduced: 55 ILCS 5/5, 65 ILCS 5/10Engrossed: 55 ILCS 5/5, 65 ILCS 5/10	House • Apr 18, 2024: Added Alternate Co- Sponsor Rep. Norma Hernandez	Engrossed

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd SB 3648	Robert Peters Kelly M. Cassidy	COMMUNITY EM SERVICES&SUPPORT Amends the Community Emergency Services and Support Act. In provisions relating to emergency services dispatched through a 9-1-1 PSAP and coordination of activities with mobile and behavioral health services, provides that the coordination must begin no later than July 1, 2025 (rather than July 1, 2024). Provides that provisions relating to State prohibitions shall take effect once specified conditions are met, but no later than July 1, 2025 (rather than July 1, 2024). Effective immediately. Senate Committee Amendment No. 1: Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill and further amends the Community Emergency Services and Support Act. Provides that the EMS Medical Directors Committee or a chair appointed in agreement of the Division of Mental Health of the Department of Human Services and the EMS Medical Directors Committee) is responsible for convening the meetings of a Regional Advisory Committee. Includes qualifications for the appointed chair. Provides that each Regional Advisory Committee and subregional committee established by the Regional Advisory Committee (rather than each Regional Advisory Committee) is responsible for designing the local protocols to allow its region's or subregion's 9-1-1 call centers (rather than its region's 9-1-1 call center) and emergency responders to coordinate their activities with 9-8-8 as required by the Act and for monitoring current ope	House • Apr 15, 2024: Referred to Rules Committee	Engrossed
IL 103rd SB 3694	Don Harmon Mark L. Walker Javier L. Cervantes	ELEVATOR-TEMPORARY CERTIFICATE Amends the Elevator Safety and Regulation Act. Defines "temporary certificate of operation" as a temporary certificate of operation issued by the Administrator or the Local Administrator that permits the temporary use of a conveyance by the general public for a limited time of 30 days while minor repairs or upgrades are being completed if it is determined by the Administrator or the Local Administrator that the conveyance's use will not jeopardize the safety and health of those using or working on the conveyance. Effective immediately. Statutes affected: Introduced: 225 ILCS 312/15Engrossed: 225 ILCS 312/15	House • Apr 15, 2024: Referred to Rules Committee	Engrossed
IL 103rd SB 3774	Ram. Villivalam	OMA-MINUTES OF CLOSED MEETING Amends the Open Meetings Act. Provides that a public body may hold a closed session to consider the minutes (instead of discussion of minutes) of meetings lawfully closed under the Act, whether for purposes of approval by the body of the minutes or semi-annual review of the minutes, and, notwithstanding the requirement of the Act that no final action may be taken at a closed meeting, the final approval of minutes in closed session. In provisions concerning the semi-annual review of minutes of a closed session, provides that the public body may approve any closed session minutes taken since the last meeting to fully satisfy the requirement to approve closed session minutes at a public meeting. Statutes affected: Introduced: 5 ILCS 120/2	Senate • Apr 12, 2024: Rule 2-10 Third Reading Deadline Established As May 3, 2024	Introduced
IL 103rd SR 708	Patrick J. Joyce Neil Anderson Cristina Castro	HOME FIRE SPRINKLER WEEK Declares the week of May 12 through May 18, 2024 as Home Fire Sprinkler Week in the State of Illinois.	Senate • Mar 06, 2024: Placed on Calendar Order of Secretary's Desk Resolutions March 7, 2024	Introduced

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