Miscellaneous Legislation As of June 14, 2019

Click on Each Bill Number for Additional Information (ISACo)

If Bill Title is Highlighted Yellow = Passed through Both Chambers

HOUSE BILLS			
Bill	Sponsor	Title	Summary
HB 835	D. Swanson	honor and remember flag	Amends the Flag Display Act. Provides that the Honor and Remember Flag is designated as the symbol of our State's concern and commitment to honoring and remembering all members of the United States Armed Forces who have lost their lives while serving our country in the line of duty and their families. Provides for the location of display, dates of display, and manner of display for the Honor and Remember Flag. Provides that specified provisions shall not be construed so as to require any employee to report to work solely for the purpose of providing for the display of the Honor and Remember Flag. Provides for the adoption of rules as necessary to carry-out specified requirements. Effective immediately.

<u>HB 928</u>	A. Thep	di 2020 CENSUS	Creates the 2020 Census Grant Program
		GRANT PROGRAM	Act. Creates the 2020 Census Grant
<i>ISACO</i>		ACT	Program for the purpose of issuing
Supports			matching grants to local governments and
			nonprofit organizations to support the
			accurate counting of the population of the
			State and its local jurisdictions, and the
			collection of basic demographic and
			housing information of the population of
			this State for the 2020 Census. Creates the
			2020 Census Grant Program Panel and
			provides for its membership. Provides
			administrative support for the Grant Panel.
			Provides for the awarding of funds under
			the Grant Program. Requires notice to be
			given to units of local government and
			nonprofit organizations concerning the
			Grant Program. Provides that for fiscal year
			2020, the Governor shall include in the
			annual State budget for the 2020 Census
			Grant Program an appropriation of
			\$33,000,000. Provides legislative findings.
			Defines terms. Repeals the Act on January
			1, 2022. Effective immediately.

HB 1554	M. Halpin	Prevent	Amends the Illinois Municipal Code.
	1	Outsourcing Task	Creates the Quad Cities Outsourcing
		Force	Prevention Task Force. Provides that the
			Task Force will consist of 11 members
			appointed by the President and minority
			leader of the Senate, the Speaker and
			minority leader of the House of
			Representatives, the Director of the
			Department of Commerce and Economic
			Opportunity, the county board chairman of
			Rock Island County, and the Governor.
			Provides that the Governor shall appoint
			one member from the organization that
			represents the largest number of businesses
			in the Quad Cities (the Cities of East
			Moline, Moline, and Rock Island) and the
			county board chairman of Rock Island
			County shall appoint one member from an
			organization that represents union workers.
			Provides that the members of the Task
			Force shall not receive compensation and
			shall hold meetings at least quarterly.
			Provides that the Department of Commerce
			and Economic Opportunity shall provide
			administrative and other support to the Task
			Force. Provides that on or before January 1,
			2020, the Task Force shall prepare and
			submit a report to the General Assembly
			and the report shall, at a minimum: (1)
			recommend how the State can keep
			employers and jobs in Illinois; (2) identify
			and describe best practices to prevent
			outsourcing of Illinois jobs; and (3) identify
			employment sectors most affected by
			outsourcing. Provides that the Division
			creating and concerning the Task Force
			shall be repealed 2 years after the effective
			date of the amendatory Act. Effective
			immediately.
			miniculatory.

HB 2127	M. Mussman	procure-work	Amends the Illinois Procurement Code.
		verify software	Provides that any contract entered into
		J	between a governmental entity and a
			contractor for the provision of professional
			or technical services in excess of \$100,000
			shall require a contractor to use software to
			verify that hours billed for work under the
			contract for services performed on a
			computer are legitimate. Provides that the
			contract shall specify that the governmental
			entity will not pay for hours worked on a
			computer, unless those hours are verifiable
			by the software or by data collected by the
			software. Provides for the required
			functions of the software to be used.
			Requires a contractor to store data collected
			by the software for 7 years, and to retrieve
			and make available that data to a
			governmental entity upon request. Provides
			that a contractor shall not charge the
			governmental entity, or an auditor of the
			entity, for access to or use of the work
			verification software, or for access to or
			retrievals of data collected by the software.
			Provides that the verification software shall
			be procured by the contractor from an
			independent entity. Provides that these
			provisions shall apply to all applicable
			contracts entered into on and after the
			effective date of this amendatory Act.
			Defines governmental entity.
HB 2138	K. Wheeler	loc govt-damages-	Amends the Code of Civil Procedure.
		limitation	Provides that a unit of local government
			may not seek damages in connection with a
			temporary restraining order or preliminary
			injunction based upon a constitutional
			challenge to a tax. Provides that if a petition
			is filed in violation of the new provisions,
			the court shall award the respondent
			reasonable attorney's fees and costs
			incurred in connection with the petition.
			Effective immediately.

HB 2158	T. Jones	fire dept contractor logos	Amends the Counties Code, the Township Code, the Illinois Municipal Code, and the Fire Protection District Act. Provides that a nongovernmental entity with which a county, township, municipality, or fire protection district contracts to furnish fire protection services that displays a logo of the unit of local government on the entity's vehicles or uniform shall conspicuously display on all vehicles and uniforms a disclosure with specified information. Defines vehicle. Provides that a violation is a business offense with a \$1,000 fine per occurrence. Limits home rule powers. Effective immediately.
HB 2224	C. Miller	firearm certify- application	Amends the Firearm Dealer License Certification Act. Provides that notwithstanding any provision of law to the contrary, the Act shall only apply to a person or entity that is in the business of selling, leasing, or otherwise transferring firearms in Cook County, DuPage County, Kane County, McHenry County, or Will County.
HB 2252	C. Ammons	clerks-gender- neutral language	Amends the Clerk Division of the Counties Code. Makes all provisions of the Division gender neutral. Effective immediately.
HB 2264	C. Meier	Agr-Cooperative Trust Fund	Amends the County Cooperative Extension Law. In order to provide matching funds, which shall not exceed an amount equal to 50% of the funds needed as provided herein, and funds for the purpose of general support to counties for Cooperative Extension programs the State will recognize those needs and shall (rather than may) make an annual appropriation from the Agricultural Premium Fund or any other source of funding available. Effective immediately.
HB 2327	T. Bennett	ag fair-fiscal accounting	Amends the Agricultural Fair Act. Provides that county fairs whose fiscal accounting reports are not filed or postmarked by December 31 of each year shall not qualify to receive premium reimbursements from the Department of Agriculture for that year. Makes conforming changes.

HB 2345	J. Gordon-Booth	dceo-unused public buildings	Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Economic Opportunity shall make grants to units of local government and school districts for the redevelopment of unused public buildings into housing units to be rented at below-market rates. Provides that a portion of the space redeveloped with grants and financial assistance to be set aside for minorities, women, and persons with disabilities.
HB 2381	J. Slaughter	Public Officer Prohibited Acts	Amends the Public Officer Prohibited Activities Act. Defines auditing official, employee, improper governmental action, and retaliation. Provides that it is prohibited for a unit of local government, any agent or representative of a unit of local government, or another employee to retaliate against an employee who (1) reports an improper governmental action, (2) cooperates with an investigation by an auditing official related to a report of improper governmental action, or (3) testifying in a proceeding or prosecution arising out of an improper governmental action if the employee files a report with the auditing official regarding improper governmental action. Provides that the reports are confidential as allowed by law; re; ated procedures re: processing reports.
<u>HB 2424</u>	M. Edly-Allen	animal shelter- medical care	Amends the Animal Welfare Act. Provides that, while a stray dog or cat is being held for the period specified in local ordinance, an animal shelter may release the stray dog or cat to a facility operated by a rescue group for the purpose of providing medical care if the animal shelter is unable to provide that care.

HB 2460	W. Davis	sustainability investing act	Creates the Illinois Sustainable Investing Act. Provides that any public agency or governmental unit should develop, publish, and implement sustainable investment policies applicable to the management of all public funds under its control. Provides that the sustainable investment policy should include material, relevant, and decision-useful sustainability factors to be considered by the public agency or governmental unit as one component of its overall evaluation of investment decisions, which may include specified items. Makes other changes concerning specified investment policies. Effective January 1, 2020.
HB 2516	D. Mazzochi	state mandates- reimbursement	Amends the State Mandates Act. Provides that any bill introduced in the General Assembly on or after the effective date of this amendatory Act that provides for an exemption from reimbursement for a State mandate shall require passage by a two-thirds majority vote in each house of the General Assembly.
HB 2599	D. Mazzochi	represent corpadmin hearing	Amends the Counties Code. Provides that in counties with a population of 3,000,000 or more, a corporation or limited liability company may appear at an administrative hearing proceeding through an officer, a board member, a shareholder with a controlling interest in the corporation, a shareholder of an S Corporation, a member of an limited liability company, or a person with a Master of Laws degree.
<u>HB 2639</u>	J. Andrade, Jr.	public building commission	Amends the Public Building Commission Act. Reenacts certain Sections that were repealed on June 1, 2018. Provides for their continuation and validation, and extends their repeal to June 1, 2023. Effective immediately.

HB 2641	J. Andrade, Jr.	gaming cybersecurity act	Creates the Gaming and Amusement Licensing, Cybersecurity, and Data Collection and Remittance Act. Authorizes fringe gambling to be conducted in locations authorized to conduct video gaming under the Video Gaming Act. Provides restrictions on fringe gambling and fringe gambling machines, including prohibiting a person under the age of 21 from using a fringe gambling machine. Provides minimum requirements for the licensing of fringe gambling machines. Includes provisions for issuing licenses under the Act. Limits locations authorized to conduct fringe gambling to 5 fringe gambling machines on their premises. Makes conforming changes in the Criminal
HB 2648	R. Rita	Video Gaming-tracks/otb	Amends the Video Gaming Act. Allows for video gaming by organization licensees and inter-track wagering location licensees under the Illinois Horse Racing Act of 1975; makes conforming changes throughout the Video Gaming Act and in the Criminal Code of 2012. Removes references to organization licensees and inter-track wagering location licensees from the definition of licensed establishment. Provides that an organization licensee who held that license in 2016 may operate up to 500 video gaming terminals on its premises at any time and an inter-track wagering location licensee may operate up to 5 video gaming terminals at the inter-track wagering location licensee's location or on the premises of the organization licensee with which they are affiliated; related requirements.

HB 2652	K. Stuart	cdb-energy conservation	Amends the Energy Efficient Building Act. Removes provisions providing that references to the International Code Council's International Energy Conservation Code exclude published supplements. Provides that references to the International Code Council's International
			Energy Conservation Code include published supplements adopted by the Board. Effective immediately.
HB 2722	J. Gong- Gershowitz	public construction bonds	Amends the Public Construction Bond Act to provide for bonds issued under the Act to be used for, among other conditions, the payment of apparatus, fixtures, and machinery used in the completion of a contract. Provides that the terms "material", "labor", "apparatus", "fixtures", and "machinery" include those rented items that are on the construction site and those rented tools that are used or consumed on the construction site in the performance of the contract on account of which the bond is given. Effective January 1, 2020.

HB 2937	W. Davis	government-fund cleanup	Amends the Department of Central Management Services Law in a Section concerning business processing reengineering and efficient government planning to provide that specified cost savings may (rather than shall) be paid into the General Revenue Fund (rather than the Efficiency Initiative Revolving Fund). Amends the Department of Commerce and Economic Opportunity Law to repeal a Section concerning loans to qualified ex- offenders. Amends the Brownfields Redevelopment and Intermodal Promotion Act to correct references to the South Suburban Brownfields Redevelopment Fund. Amends the Department of Public Health Powers and Duties Law to repeal Sections concerning various Funds and grants. Amends the State Finance Act to repeal various Funds and make conforming changes. Repeals the Transportation Development Partnership Act. Amends the Illinois Income Tax Act to repeal Sections concerning Fund checkoffs. Amends the Counties Code, the Illinois Public Aid Code, and the Clerks of Courts Act to remove language concerning moneys to be deposited in specified Funds. Makes other changes in statutes concerning the use or repeal of specified Funds. Provides a State
HB 3103	J. Gong- Gershowitz	govt docs- terminology	mandate exemption. Effective immediately. Creates the Preferred Terminology in Government Documents Act. Provides that all State and local government, statutes, codes, rules, regulations, and other official documents enacted on and after the effective date of this Act are required to use the term Asian when referring to persons of Asian descent. Provides that the term Oriental is prohibited. Provides that the General Assembly urges all State and local entities to review their statutes, codes, rules, regulations, and other official documents and revise them to omit use of the term Oriental when referring to persons of Asian descent. Provides findings.

HB 3126	C. Meier	liquor-raffle	Amends the Liquor Control Act of 1934.
		violations	Provides that a violation of a provision of
			the Raffles and Poker Runs Act concerning
			local regulation of raffles is not grounds for
			the denial, suspension, or revocation of a
			license under the Liquor Control Act of
			1934. Effective immediately.
HB 3139	B. Halbrook	govt ethics-states	Amends the State Officials and Employees
		attorney	Ethics Act. Provides that in addition to any
			other applicable requirement of law, State's
			Attorneys, and the Assistant State's
			Attorneys working thereunder, shall abide
			by the ethics laws applicable to, and the
			ethics policies of, the county for which they
			work and, if applicable, shall be subject to
			the jurisdiction of that county's ethics
			officer or inspector general.

HB 3158	J. Costello, ll	Abortion Law-	Amends the Illinois Abortion Law of 1975.
		under 20 Weeks	Provides that except in the case of a
			medical emergency, no physician or person
			shall knowingly perform, induce, or attempt
			to perform an abortion upon a pregnant
			woman when the probable gestational age
			of her unborn child has been determined to
			be at least 20 weeks. Provides that a woman
			upon whom an abortion in violation of the
			Act is performed or induced may not be
			prosecuted under the Act for a conspiracy
			to violate the 20 week requirement.
			Provides that the woman, the father of the
			unborn child if married to the mother at the
			time she receives an abortion in violation of
			the Act, or, if the mother has not attained
			the age of 18 years at the time of the
			abortion, or both, the maternal grandparents
			of the unborn child, may in a civil action
			obtain appropriate relief, unless the
			pregnancy resulted from the plaintiff's
			criminal conduct or, if brought by the
			maternal grandparents, the maternal
			grandparents consented to the abortion.
			Provides that a medical facility licensed
			under the Ambulatory Surgical Treatment
			Center Act or the Hospital Licensing Act in
			which an abortion is performed or induced
			in violation of the Act shall be subject to
			immediate revocation of its license by the
			Department of Public Health. Provides that
			a medical facility licensed under the
			Ambulatory Surgical Treatment Center Act
			or the Hospital Licensing Act in which an
			abortion is performed or induced in
			violation of the Act shall lose all State
			funding for 2 years and shall reimburse the
			State for moneys or grants received from
			the State by the medical facility for the
			fiscal year in which the abortion in
			violation of the Act was performed.
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HB 3238	A. Ortiz	hydraulic	Creates the Rent Control Act. Establishes County Rent Control Boards in every county on the date all initial members of a Board are elected and qualified. Provides for nomination and election of Board members. Includes provisions relating to qualifications of members, vacancy of a Board member seat, and meetings of a Board. Provides for duties of a Board, including establishing countywide rent- controlled amounts for renting to households of specified income levels and calculating an average rent for dwellings in the county. Provides that a Board must establish regulations concerning rent for households of specified income levels, including: restrictions on increasing rent- controlled amounts; notice to tenants before increasing rent; creation of a reserve account by property owners for repairs and capital improvements; and other regulations. Defines terms. Limits home rule powers. Amends the Election Code by making conforming changes relating to the election of Board members. Amends the Illinois Income Tax Act. Adds an income tax credit equal to the difference between the rent-controlled amount and the average rent established by a County Rent Control Board and an income tax credit for an amount equal to the amount of capital improvements to property a taxpayer owns and rents to households of specified income levels. Repeals the Rent Control Preemption Act. Creates the Hydraulic Fracturing
HB 3238	L. LaVia	hydraulic fracturing-prohibit	•
			provision creating the Oil and Gas Resource Management Fund. Repeals the Illinois Hydraulic Fracturing Tax Act and the Hydraulic Fracturing Regulatory Act. Effective immediately.

HB 3330	R. Rita	horse racing-otb restrictions	Amends the Illinois Horse Racing Act of 1975. Provides that inter-track wagering or simulcast wagering shall not be conducted by an inter-track wagering location licensee at any location within 100 feet (rather than 500 feet) of an existing church or school. Removes language prohibiting inter-track wagering or simulcast wagering by an inter-track wagering location licensee at a location within 500 feet of residences of more than 50 registered voters. Effective immediately.
HB 3395	T. Mah	govt docs- terminology	Creates the Terminology in Government Documents Act. Provides that all State and local government, statutes, codes, rules, regulations, and other official documents enacted after January 1, 2020 are required to use the term Asian American when referring to persons of Asian descent. Provides that the term Oriental is prohibited. Provides that the General Assembly urges all State and local entities to review their statutes, codes, rules, regulations, and other official documents and revise them to omit use of the term Oriental when referring to persons of Asian descent.
<u>HB 3431</u>	T. Jones	video gaming- terminal license	Amends the Video Gaming Act. Provides that on and after the effective date of the amendatory Act, the Illinois Gaming Board: (1) may only issue 5 licenses to a location authorized to conduct video gaming in a unit of local government, and (2) may not issue a terminal operator any other license issued under the Act.

HB 3596	S. Yingling	county cd- transitional audits	Amends the County Auditing Law of the Counties Code. Provides that a county board must notify newly elected countywide officials of the option for the
			county auditor to conduct a transitional audit at the county's expense. Provides that the transitional audit shall examine funds
			expended by the official for whom the newly elected official is taking over and report if the expended funds were consistent with the county board's financial
			allocations to that official. Provides that a county board shall give the option for a transitional audit to all county officials elected in or after November 2016. Limits home rule powers.
HB 3650	M. Edly-Allen	video gaming- terminal fees	Amends the Video Gaming Act. Requires a unit of government, including a home rule unit, to impose a fee for the operation of a video gaming terminal of \$1,000 per year (rather than prohibiting a non-home rule unit of government to impose any fee for the operation of a video gaming terminal in
			excess of \$25 per year). Limits home rule.
HB 3651	M. Edly-Allen	gov-credit card	Amends the State Records Act and the
ISACO Opposes		disclosures	Local Records Act. Provides that a public officer or public agency that has a government credit card issued for use by the public officer or employees of the
			public officer or agency shall post on the officer's or agency's website a copy of each expense charged on the credit card on or
			before 60 days after the date the expense was charged. Expenses shall remain the
			was charged. Expenses shall remain the website for at least one year after the expense was originally posted. Effective immediately.

<u>HB 3703</u>	F. Crespo	finance-grant	Amends the Illinois Grant Funds Recovery
		recovery	Act. Modifies the term grant funds to allow
			funds disbursed by the State Comptroller
			under an appropriation made by the General
			Assembly to a named entity or person to be
			considered as grant funds for purposes of
			the Act. Provides that, at a minimum, a
			grant agreement must, among other
			requirements, (1) identify any terms for
			which a failure to comply may be deemed
			material non-compliance, and subject grant
			funds to recovery, and (2) specify any
			performance levels for which a failure to
			achieve may result in a determination that
			grant funds have been misspent and subject
			to recovery. Provides that a grantor agency
			or the Attorney General may seek recovery
			of grant funds when there has been material
			non-compliance with the grant agreement
			or when grant funds have been misspent or
			are being improperly held. Provides that the
			grantor agency making the grant shall take
			affirmative and timely action to recover all
			(currently, all misspent or improperly held)
			grant funds subject to recovery. Provides
			that the Attorney General, on his own
			volition, may act to recover any grant funds
			which may be recoverable under specified
			provisions (currently, may act to recover
			any grant funds which have been
			misapplied or are being improperly held).
			Defines terms. Makes conforming changes.
			Effective immediately.

HB 3711	D. Ramirez	Equitable	Amends the Equitable Restrooms Act to
		Restroom-baby	require every public building with
		Change	restrooms open and accessible to the public
			to have at least one safe, sanitary,
			convenient, and publicly accessible baby
			diaper changing station that is accessible to
			women entering a restroom provided for
			use by women and one that is accessible to
			men entering a restroom provided for use
			by men, or at least one such baby diaper
			changing station that is accessible to both
			men and women. Provides exceptions to the
			requirement for: industrial buildings,
			nightclubs, or bars that do not permit
			anyone who is under 18 years of age to
			enter the premises; restrooms located in a
			health facility, if the restroom is intended
			for the use of one patient or resident at a
			time; and renovations, if a local building
			permitting entity or building inspector
			determines that the installation of a baby
			diaper changing station is not feasible or
			would result in a failure to comply with
			applicable building standards governing the
			right of access for persons with disabilities.
			Requires a public restroom that is open and
			accessible to the public and includes a baby
			diaper changing station to include signage
			at or near the entrance to the baby changing
			station indicating the location of the baby
			diaper changing station. Provides that the
			requirements are not enforceable by a
			private right of action. Effective January 1,
		CENTAGE	2020.
		SENATE E	BILLS

<u>SB 62</u>	C. Castro	County Recorder- Expired Liens	Amends the Recorder Division of the Counties Code. Modifies how a county recorder determines if a lien is an expired lien under a county's demand and referral program by providing that a lien is expired if a suit to enforce the lien has not been commenced or a counterclaim has not been filed by the lienholder within 2 years after the completion date of the contract as
			specified in the recorded mechanics lien. Provides that the 2-year period shall be increased to the extent that an automatic stay under specified provisions of the United States Bankruptcy Code stays a suit or counterclaim to foreclose the lien or, if a work completion date is not specified in the recorded lien, then the work completion date is the date of recording of the mechanics lien. Effective immediately.
SB 245	R. Villivalam	govt docs- terminology	Creates the Preferred Terminology in Government Documents Act. Provides that all State and local government, statutes, codes, rules, regulations, and other official documents enacted on and after the effective date of this Act are required to use the term Asian when referring to persons of Asian descent. Provides that the term Oriental is prohibited. Provides that the General Assembly urges all State and local entities to review their statutes, codes, rules, regulations, and other official documents and revise them to omit use of the term Oriental when referring to persons of Asian descent. Provides findings.

SB 250	P. Pelt	safe act	Creates the SAFE Act. Provides that on and
<u> </u>			after January 1, 2020, funding formulas
			based on population shall include prisoners
			as residents based on the place where they
			resided before incarceration or the place
			they intend to return. Amends the Illinois
			Criminal Justice Information Act. Provides
			that within 60 days after the effective date
			of the amendatory Act, the Illinois Criminal
			Justice Information Authority shall identify
			geographic areas eligible to be designated
			1 2 2 2
			by the Safe and Full Coordinating Board as
			a Safe and Full Employment Zone (SAFE
			Zone) and shall send to the Legislative
			Audit Commission and make publicly
			available its analysis and development of the SAFE Zones. Provides that the criteria
			for these SAFE Zones shall be used to
			prioritize State funding and provide various
			services throughout the State. Creates the
			Safe and Full Employment Coordinating
			Board to develop and implement a plan for
			designating SAFE Zones. Provides that the
			design of programs and budget
			requirements in SAFE Zones shall be
			developed by Local Economic Growth
			Councils. Amends the State Revenue
			Sharing Act. Provides that for purposes of the amount of funds allocable to each
			municipality and county in the State, the
			number of individual residents of a
			municipality or county shall include the
			number of persons incarcerated in a penal
			institution who resided in the municipality or county before incarceration, or, if
			known, the municipality or county the
			prisoner intends to return after release from
			the penal institution. Amends the Unified
			Code of Corrections. Provides that the First
			Time Weapon Offender Program shall be
			implemented by the Safe and Full
			Employment Coordinating Board. Makes
			other changes. Effective immediately.

SB 556	M. Bush	Equitable	Amends the Equitable Restrooms Act to
		Restrooms-All-	provide that every single-occupancy
		Gender	restroom in a place of public
			accommodation or public building shall be
			identified as all-gender and designated for
			use by no more than one person at a time or
			for family or assisted use. Provides that
			"place of public accommodation" has the
			meaning provided in the Illinois Human
			Rights Act. Provides that each
			singleoccupancy restroom shall be outfitted
			with exterior signage that marks the
			singleoccupancy restroom as a restroom
			that does not indicate any specific gender.
			Provides that these provisions apply to any
			existing or future places of public
			accommodation or public buildings.
			Provides that during an inspection of a
			place of public accommodation or public
			building by a health officer or health
			inspector, the health officer or health
			inspector may inspect the place of
			accommodation or public building to
			determine whether it complies. Effective
			January 1, 2020.

SB 1223	L. Murphy	Ethics-Sexual	Amends the State Officials and Employees
		Harassment	Ethics Act to provide that the Executive
			Ethics Commission and the Executive
			Inspector General appointed by the
			Governor shall have jurisdiction over
			allegations of sexual harassment made by
			an elected official of a unit of local
			government against another elected official
			of a unit of local government if the unit of
			local government has not adopted a sexual
			harassment policy that includes an
			Inspector General with jurisdiction.
			Provides that any policy to prohibit sexual
			harassment adopted by a governmental
			entity shall be subject to the jurisdiction of
			the Executive Ethics Commission and the
			Executive Inspector General appointed by
			the Governor regarding sexual harassment
			allegations made by an elected official of a
			unit of local government against another
			elected official of a unit of local
			government if the unit of local government
			has not adopted a sexual harassment policy
			that includes an Inspector General with
			jurisdiction.

Notice-Violation that the Illinois Gaming Board shall written notice of an alleged violatio	provide
T WITHER HOUCE OF AN ARESED VIOLATIO	
provisions concerning the use of a v	
terminal by a minor to establishmen	
licensed to conduct video gaming w	
days after the alleged occurrence of	
violation. Provides that the Board sl	
establish a policy and standards for	ian
compliance operations to investigate	<u>.</u>
whether an establishment licensed t	
conduct video gaming is permitting	
person under the age of 21 years to	-
play a video gaming terminal in vio	
the Act or furnishing alcoholic lique	
persons under 21 years of age in vio	
of the Liquor Control Act of 1934.	
the Board to adopt emergency and	•
permanent rules concerning the poli	cy and
standards for compliance operations	•
Provides that an establishment licen	sed to
conduct video gaming that is the su	oject of
an enforcement action under these	
provisions and is found, pursuant to	
enforcement action, to be in compli	
with the Act shall be notified by the	
that no violation was found within 3	•
after the finding. Effective immedia	
SB 1327 L. Murphy medicaid-exception Amends the Medical Assistance Art to rx limit the Illinois Public Aid Code. Provide	
	es that
drugs prescribed to residents of the following facilities are not subject t	prior
approval as a result of the 4-prescri	
limit: long-term care facilities as de	
the Nursing Home Care Act; comm	
integrated living arrangements as de	-
the Community-Integrated Living	
Arrangements Licensure and Certification	cation
Act; and supportive living facilities	
defined in the Code.	

SB 1441	J. Tracy	civ pro-joint several liable	Amends the Code of Civil Procedure. Deletes language providing for joint and several liability in actions on account of bodily injury or death or physical damage to property, based on negligence, or product liability based on strict tort liability. Adds language providing that in such actions in which recovery is predicated upon fault, each defendant found liable is liable for only that percentage of the plaintiff's damages that represents the contributory fault chargeable to that defendant in the comparison of the plaintiff's fault with the fault of all tortfeasors whose fault was a proximate cause of the death, injury, loss, or damage for which recovery is sought. Provides that except when the plaintiff is barred from recovering damages because the plaintiff's contributory fault is more than 50% of the proximate cause of the injury or damage for which recovery is sought, the plaintiff is barred from recovering damages obtained by applying the percentage of contributing fault of that defendant to the amount of the plaintiff's damages. Provides that no defendant is jointly and severally liable for a plaintiff's damages. Amends the Joint Tortfeasor Contribution Act by deleting and repealing certain provisions regarding (i) contribution if the obligation of one or more of the joint tortfeasors is uncollectable and (ii) a plaintiff's right to recover the full
			and (ii) a plaintiff's right to recover the full amount of his or her judgment from any one or more defendants.
SB 1527	L. Fine	eminent domain - trial by jury	Amends the Eminent Domain Act. Provides that, with specified exceptions, if either party in the condemnation action demands a trial by jury, the condemning authority shall not be granted title or possession and the owner shall not be restrained from denying access to the property until the jury ascertains compensation.

SB 1540	J. Barickman	civ pro-juries-undo pa 98-1132	Amends the Counties Code and the Code of Civil Procedure to reenact provisions without the changes made by Public Act 98-1132, which was held unconstitutional by the Illinois Supreme Court in Kakos v. Butler, 2016 IL 120377. Effective immediately.
<u>SB 1594</u>	E. Sims, Jr.	parent notice abortion-repeal	Repeals the Parental Notice of Abortion Act of 1995. Makes corresponding changes in the Counties Code, the Medical Practice Act of 1987, and the Consent by Minors to Medical Procedures Act. Effective immediately.
ISACO Supports	E. Sims, Jr.	2020 census grant program act	Creates the 2020 Census Grant Program Act. Creates the 2020 Census Grant Program for the purpose of issuing matching grants to local governments and nonprofit organizations to support the accurate counting of the population of the State and its local jurisdictions, and the collection of basic demographic and housing information of the population of this State for the 2020 Census. Creates the 2020 Census Grant Program Panel and provides for its membership. Provides administrative support for the Grant Panel. Provides for the awarding of funds under the Grant Program. Requires notice to be given to units of local government and nonprofit organizations concerning the Grant Program. Provides that for fiscal year 2020, the Governor shall include in the annual State budget for the 2020 Census Grant Program an appropriation of \$33,000,000. Provides legislative findings. Defines terms. Repeals the Act on January 1, 2022. Effective immediately.

SB 1621	E. Jones, III	Complete Count Commission	Amends the Illinois Complete Count Commission Act to provide that members serving on the Commission on the effective date of this amendatory Act may be reappointed as members for consecutive decennial census terms. Adds the Lieutenant Governor as a member of the Illinois Complete Count Commission. Provides that any vacancies occurring on or after the effective date of this amendatory Act may be filled by the Lieutenant Governor. Provides that the Lieutenant Governor (currently, Secretary of State) shall serve as chairperson of the Commission. Provides that the census outreach strategy shall have a strategic focus on addressing hard to count and underserved communities that the census historically overlooks, including, but not limited to, homeless persons, senior citizens and veterans. Provides for local complete count commissions. Requires the Commission to issue a report (currently, final report) specifying its recommended outreach strategy for implementation for the 2020 Census no later than January 1, 2020 (currently, June 30 2019). Requires the Commission to submit a final report to the General Assembly no later than December 31, 2020 detailing the work of the Commission concerning outreach, promotion, and community support during
SB 1636	J. Mulroe	Contract Prompt Pay Retainage	the 2020 calendar year. Amends the Contractor Prompt Payment Act. Provides that a retainage of 10% of the payment may be withheld from a payment under a construction contract prior to the completion of 50% of the contract. Provides that after 50% of the contract is completed, the amount of retainage for any subsequent payment may not exceed 5%. Effective immediately.

SB 1651	T. Cullerton	Downstate Forest	Amends the Downstate Forest Preserve
		Preserve Dist	District Act to expand the authority of a
			forest preserve district to grant licenses,
			easements, and rights-of-way for
			construction, operation, and maintenance
			upon, under, or across any property of the
			district to include facilities for renewable
			energy. Effective January 1, 2020.
SB 1735	O. Aquino	Public Aid-	Amends the Illinois Public Aid Code.
	_	Research Project	Provides that for purposes of determining
			eligibility and the amount of assistance
			under the Code, the Department of Human
			Services and local governmental units shall
			exclude from consideration, for a period of
			no more than 60 months, any financial
			assistance, including wages, cash transfers,
			or gifts, that is provided to a person who is
			enrolled in a program or research project
			that is not funded with general revenue
			funds and that is intended to investigate the
			impacts of policies or programs designed to
			reduce poverty, promote social mobility, or
			increase financial stability for Illinois
			residents if there is an explicit plan to
			collect data and evaluate the program or
			initiative that is developed prior to
			participants in the study being enrolled in
			the program and if a research team has been
			identified to oversee the evaluation.
			Requires the Department to seek all
			necessary federal approvals or waivers to
			implement the provisions of the
			amendatory Act. Effective immediately.

SB 1806	D. Righter	local gov auditing	Amends the Governmental Account Audit
		standards	Act, the Counties Code, and the Illinois
			Municipal Code to remove definitions of
P.A. 100-			"licensed public accountant" and
0837			"accountant." Adds a definition for
0007			"generally accepted auditing standards".
			Modifies the definition of "auditor" to also
			include a substantially-equivalent licensed
			CPA that operates out-of-state. Replaces
			references to licensed public accountants
			and accountants with references to auditors.
			Removes audit report requirements for
			fiscal years prior to 2019. Modifies audit
			report requirements for fiscal year 2019 and
			beyond. Changes various terminology
			throughout. This bill is intended as a
			"cleanup" to legislation enacted last year
			(P.A. 100-0837). Effective January 1, 2020.
<u>SB 1827</u>	J. Morrison	Govt Ethic-	Amends the Illinois Governmental Ethics
		Economic Interests	Act. Creates a uniform statement of
			economic interest form that must be
			completed by all persons who are required
			to file that form under the Act. Changes the
			nature of the required disclosures that must
			be made. Requires candidates filing for
			Supreme Court Judge, appellate court
			judge, or circuit court judge to file his or
			her statement of economic interests in
			written or printed form. Repeals a provision
			that established a separate form for persons
			required to file a statement of economic
			interests with county clerks. Defines terms.
			Adds applicability clause. Makes
			conforming changes. Effective
			immediately.

SB 2053	K. Lightford	\$sos-census appropriation	Appropriates \$25,000,000, or so much thereof as may be necessary, from the General Revenue Fund to the Office of the Secretary of State for grants to community
			providers and local governments for the purposes of encouraging full participation in the 2020 federal decennial census of
			population, particularly in communities of need. Appropriates \$500,000, or so much
			thereof as may be necessary, from the General Revenue Fund to the Office of the
			Secretary of State as supplemental support for costs and expenses associated with the administration of the Illinois Complete
			Count Commission Act. Effective immediately.
SB 2092	O. Aquino	rental housing	Amends the Counties Code. Changes the
		support fee	Rental Housing Support Program State
			surcharge a county recorder must collect on each real-estate related document from \$9
			to \$18. Makes conforming changes.