

**96th GENERAL ASSEMBLY – SECOND SESSION**

Dear PTA Advocates:

February 11th is the final day for House Bills to be introduced, and also the final day for substantive bills to be introduced in the Senate. This Bill List includes information on bills that have been introduced as of that date. We will review the status of bills regularly and keep you informed via the Illinois PTA website, [www.illinoispta.org](http://www.illinoispta.org). Should you wish to view the full text of a bill, please refer to the Illinois General Assembly website at [www.ilga.gov](http://www.ilga.gov).

Our “shorthand” used in this report can be found in the Commonly Used Abbreviations and Terminology at the conclusion of this bill list.

**As a result of our on-going concern for the education and welfare of the children of Illinois, the Illinois PTA continues to strongly support HB174 as a means of addressing the needs of our state and its citizens, especially those who are unable to speak for themselves—our children. HB 174 is a version of HB 750, which the Illinois PTA has supported for years (and years). HB 174 includes an income tax increase, but provides protection for low income citizens and minimal property tax relief.**

*Many bills on this list are presently indicated with an Information Only position. The PTA may take a position of Support or Oppose on many of them at a later date.*

Should you have questions regarding the legislative activity we are following, please do not hesitate to contact the Legislation Team. Barbara Quinn, Legislation Chairman, (847) 985-9078, [bquinnpta@aol.com](mailto:bquinnpta@aol.com); or you may contact Gretchen McDowell, State Legislation Consultant, (773) 238-0885, [gretmcdowell@aol.com](mailto:gretmcdowell@aol.com).

**S = SUPPORT    O=OPPOSE    I=INFORMATION ONLY**

Bill Number	Sponsor	Synopsis	Status	PTA Position
		<b>SCHOOLS/EDUCATION</b>		
<b>HB 80 A 1</b>	<b>Lang/ Eddy Silverstein</b>	<b>Amends Governor’s Office of Management &amp; Budget Act, SC establishing procedure for appointments, replacements on State Board of Education. A 1 Modifies certain of the proposals in the original bill.</b>	<b>Rereferred to C on Assignment</b>	<b>S</b>
<b>HB174 SA2 SA3 SA4 SA5</b>	<b>Miller Cullerton</b>	<b>Amends the Illinois Income Tax Act. SA2 Deletes everything after the enacting clause. Amends the State Budget Law of the Civil Administration Code of Illinois. Provides that certain amounts shall be transferred from the General Revenue Fund to the Common School Fund; amends the Illinois Income Tax Act by increasing the income tax rate for individuals, trusts, and estates from 3% to 5%; for corporations from 4.8% to 7.2%. Increases the residential real property tax credit from 5% to 10%. Increases the limitation on the education expense credit from \$500 to \$1,000. Increases the percentage of the earned income tax credit from 5% of the federal tax credit to 15% in 2009 and thereafter. Makes changes concerning distributions to the Local Government Distributive Fund. Amends the Retailers' Occupation Tax Act. Provides that certain services are taxable under the Act. Amends the School Code. Creates the Education Financial Award System Fund, the Digital Learning</b>	<b>Passed Senate, In House Rereferred to Rules</b>	<b>S</b>

		Technology Grant Fund, and the STEM Education Center Grant Fund. Makes changes concerning the Early Childhood Education Block Grant; financial awards for school improvement and other awards; academic early warning and watch status; an educational improvement plan; the creation of the Digital Learning Technology Grant Program, a best practices clearinghouse, the Science, Technology, Engineering, and Mathematics Education Center Grant Program, and a resource management service; audits; school board member leadership training; a school district's school report card; financial policies and plans; a capital improvement plan; protection from suit; financial accountability; non-referendum bonds; the foundation level of support under the State aid formula; the New Teacher Induction and Mentoring Program; school board associations; and transportation reimbursement. <b>SA3</b> Adds a preamble stating that the Act may be referred to as Senate Bill 750 of the 96th General Assembly. Provides that in fiscal year 2010, no appropriation made from general funds to the Illinois Mathematics and Science Academy may be decreased from its fiscal year 2009 general appropriation level. Makes related changes and technical corrections. <b>SA4</b> In the State aid formula provisions of the School Code, provides that the foundation level of support of \$6,190 is for the 2009-2010 (instead of 2010-2011) school year. Provides that moneys that are transferred to the Common School Fund instead of the Local Government Distributive Fund shall be transferred until July 1, 2010 (instead of July 1, 2009). <b>SA5</b> Increases the corporate income tax rate from 4.8% to 5% (instead of 7.2%).		
HB4711	Eddy	Amends SC, provides that no district is obligated to comply with any statutory or regulatory mandate or requirement unless a separate appropriation has been enacted into law providing funding for the school year during which such mandate is required; additional provisions	Elementary & Secondary Education Committee	I
HB4755	Soto	Amends Education for Homeless Children Act, requires SBE to award competitive grants to school districts to facilitate enrollment, attendance and success of homeless children and youth. Other provisions	Referred to Rules	S
HB4780	Chapa LaVia	Amends SC, extends time frame in which school districts, other than Chicago, may transfer moneys from specified funds for any purpose.	Elementary & Secondary Education Committee	I
HB4806	Senger	Amends the Safe Schools Law of SC and the Juvenile Court Act of 1987, changes the definition of "disruptive student"; provides that a student whom the school district has deemed to pose a continued and substantial disruption to the school environment may be immediately transferred to an alternative program which shall take place only after a student is allowed to access the due process procedure established by the school district, including notice presented to the student's parents or guardian stating the intent to transfer and an opportunity for the parents or guardian to respond. Provides that pending an adjudication of delinquency for the commission of a forcible felony or for the commission of a sex offense, the State's Attorney shall ascertain whether the minor respondent is enrolled in school and, if so, request permission of the presiding judge of the	Referred to Rules	I

		juvenile court to disclose to the principal or chief administrative officer of the school the portion of the juvenile petition or supplemental petition that is sufficient to bring the minor under the jurisdiction the Juvenile Court Act of 1987.		
HB4879	Eddy	Amends SC, provides that SBE may not deduct number of early education pupils from number of eligible pupils from transportation reimbursement when early education pupils are transported at the same time.	PoC 2nd Reading Short Debate	I
HB4886	Black	Amends SC, allows school districts to operate on a 4-day school week plan approved by SBE, must ensure minimum 880 hours student contact, in addition to required institute days. Other provisions.	Referred to Rules	I
HB4967	Rose	Amends SC, provides SBE may not deduct early education program pupils from transportation reimbursement if those pupils transported at same time as other eligible pupils.	Referred to Rules	I
HB5034	Flowers	Amends SC, requires all students undergo an electrocardiogram (EKG) as part of comprehensive health examinations.	Referred to Rules	I
HB5120	Rose	Amends Illinois Vehicle Code, provides school buses <b>must</b> have operational two-way radio or other communication device; provides school bus drivers, while performing official duties, exempted from prohibitions on using such devices while driving in school or construction zones.	Vehicles & Safety Committee	S
HB5126	Pihos	Amends SC, provides except in specified provisions, confidential information provided by student or parents to school counselor/intern may not be disclosed without written consent of student or parents; amends State Mandates Act requires implementation without reimbursement. Other provisions.	Elementary & Secondary Education Committee	S
HB5132	Eddy	Amends Children & Family Services Act and Abused & Neglected Child Reporting Act, requires DCFS investigate reports of abuse/neglect of student with disabilities; defines "student with disabilities."	Human Services Committee	S
HB5322	Flynn-Currie	Amends the School Code, deletes language providing before 7/1/06 and after 6/30/10, the SBE shall provide primary source of funding through appropriations for the grants for preschool educational program and the funds shall be distributed for the benefit of children who because of their home and community environment are subject to such language, cultural, economic and like disadvantages have been determined through screening procedures to be at risk of academic failure; deletes language that provides that screening procedures shall be based on criteria established by the State Board of Education. Removes the date restrictions above on the requirement that the State Board of Education shall provide the primary source of funding through appropriations for the program.	Elementary Secondary Education Committee	I
HB5344	ChapaLaVia	Amends the School Code, subject to funding by SBE, provides that a school board shall require a school to provide recordings for its blind and dyslexic students.	Referred to Rules	S
HB5400	Howard	Amends the School Code provisions concerning violence prevention and conflict resolution education, changes language to provide that school districts shall provide for a period of not less than 3 weeks per calendar year instruction in violence prevention and conflict resolution education for grades 6 through 12 (rather than grades 4	Referred to Rules	O

		through 12) and may include the instruction in the social studies courses of study; provides that school districts must provide in-service instruction for teachers to assist in implementation; provides that the SBE shall adopt rules necessary for administration of the program. Amends the State Mandates Act to require implementation without reimbursement. <i>The Illinois PTA supports local control, allowing individual school districts to determine how long and in what manner instruction is provided.</i>		
HB5466	Coulson	Amends the Children with Disabilities Article of the School Code regarding the special education reimbursement to school districts for teachers and other personnel, provides for, subject to appropriation, graduated increases in the reimbursement rates through specified school years; thereafter, provides that the reimbursement amount shall equal the amount from the previous school year increased by a percentage increase equal to the percentage increase, if any, in the Consumer Price Index for All Urban Consumers for all items.	Referred to Rules	S
HB5472	Flowers	Amends the School Breakfast and Lunch Program Act, requires a school board (including that of a private school) that (1) completes a nutritional analysis of traditional or enhanced food-based menu plans as part of the State review process, (2) provides its meals under a nutrient-based menu plan, or (3) uses software that calculates the nutritional content of foods or menus to publish the school lunch menu and the nutrition content, including calories, of each meal item; provides that all other school boards are strongly encouraged to publish the school lunch menu and the nutrition content, including calories, of each meal item. Other provisions. Amends State Mandates Act to require implementation without reimbursement.	Referred to Rules	I
HB5481	Kosel	Amends the Gifted and Talented Children Article of the School Code provisions concerning approval of local programs for the education of gifted and talented children to provide that a local program may be approved for funding by the SBE, establishes process and requirements for application and approval by SBE; other provisions.	Elementary Secondary Education Committee	I
HB5515	Hoffman	Amends the School Code; concerning interfund transfers, includes transfers from the school district's life/safety fund to the Operations and Maintenance Fund, up to the \$0.05 levy for local property taxes, for building repair work; extends the time period during which a school district other than the Chicago school district may transfer moneys from specified funds for any purpose from 6/30/10 to 6/30/13.	Referred to Rules	I
<b>SB 750 SA 4, 5</b>	<b>Meeks</b>	<b>Creates the Education Investment and Revenue Reform Act. This bill continues to be amended with an income increase from 3 to 5%, and many other provisions. (Ed. note. This is not all the PTA wants but it appears to be one of the best we can get at this time. So, we need to support this move forward.) HB 174 also addresses similar issues.</b>	<b>Referred to Assignments 8/15/09</b>	<b>S</b>
SB 2494	Meeks	Amends SC. Creates Illinois School Choice Program. Provides any State-certified, non-public school wishing to enroll eligible students and be reimbursed for vouchers available under specified provisions shall notify the SBE. Provisions concerning eligibility, calculation of vouchers and how they may be used by parents.	Exec	O
SB 2495	Meeks	Amends Charter Schools Law in SC. Deletes language that specified	Exec	I

		the total number of charter schools that are permitted to operate at one time under the Law.		
SB 2496	Meeks	Amends SC. Provides a school district must allow non-resident pupils of the school district to attend the schools of the district without charging these students tuition as long as these students are residents of this state. District does not have to provide transportation	Exec	O
SB 2519	Forby	Appropriates \$17,141,599 from General Revenue Fund to SBE for Funding for Children Requiring Special Education-Hold Harmless, for fiscal year beginning July 1, 2009.	Referred to Assignments	I
SB 2537	Maloney	Amends SC. Creates changes with respect to administrative certificates. Many provisions to allow for obtaining an administrative endorsement.	Education	I
SB 2546	Demuzio	Appropriates \$5,742,500 from Education Assistance Fund to SBE for National Board Certified Teachers for fiscal year beginning July 1, 2009.	Referred to Assignments	I
SB 2594	Lightford	Amends the S.C.. Deletes language providing that before July 1, 2006 and after June 30, 2010, the State Board of Education shall provide the primary source of funding through appropriations for the grants for preschool educational program and the funds shall be distributed for the benefit of children who because of their home and community environment are subject to such language, cultural, economic and like disadvantages that they have been determined as a result of screening procedures to be at risk of academic failure. Deletes language that provides that screening procedures shall be based on criteria established by the State Board of Education. Removes the date restrictions of July 1, 2006 through June 30, 2010 on the requirement that the State Board of Education shall provide the primary source of funding through appropriations for the program. Effective immediately.	Referred to Assignments	I
SB 2600	Cullerton	Creates the Pension Reform Act of 2010. This is a shell bill being used by the President of the Senate for Pension Reform.	Referred to Assignments	I
SB 2796	Martinez	Appropriates \$3,500,000 from the General Revenue Fund to the State Board of Education for the Grow Your Own Teacher Education Initiative. Effective July 1, 2010.	Referred to Assignments	I
SB 2980	Maloney	Amends SC. Amends the School Code. Allows a school board to waive, by resolution, any statutory or regulatory curricular mandate for which the school district does not receive a separate State appropriation through the State Board of Education or reimbursement by the State to extend the school day or year (with exceptions for special education requirements, graduation requirements, and any curricular mandate directly related to an Illinois Learning Standard).	Referred to Assignments	I
SB 3000	Maloney	Amends SC. Creates the Instructional Mandates Task Force. Specifies the membership of the Task Force. Provides that the Task Force shall explore and examine all instructional mandates governing the public schools of the State that currently exist and shall make recommendations concerning, but not limited to, the propriety of all existing mandates, the imposition of future mandates, and waivers of instructional mandates.	Referred to Assignments	I
SB 3062	Meeks	Amends SC. In provisions on State goals and assessment, provides that grade 11 means the student's third school year after successfully completing grade 8; except that for students with an individualized educational program as described in specified provisions of the Code	Referred to Assignments	I

		who have not completed grade 8 by age 15, grade 11 shall mean the school year during which they turn 18 years old.		
SB 3241	Sandoval	Amends SC. Increases both the minimum length of the school term and the minimum number of days of actual pupil attendance by 24 days. Makes related changes. Effective July 1, 2010.	Referred to Assignments	I
SB 3332	Cronin	Amends SC. Provides that all sex education courses that discuss sexual intercourse shall teach pupils about the dangers associated with drug and alcohol consumption during pregnancy.	Referred to Assignments	S
SB 3511	Frerichs	Amends SC. Provides that after June 1, 2010 persons may not be nominated for General Assembly scholarships and that General Assembly scholarships may not be awarded after that date unless the nomination is made prior to that date.	Referred to Assignments	I
SB 3530	Silverstein	Appropriates the amount of \$29,100,000, or so much thereof as may be necessary, from the General Revenue Fund to the State Board of Education for the loan of secular textbooks listed for use by the State Board of Education free of charge to any student in the State who is enrolled in grades kindergarten through 12 at a public school or at a school other than a public school which is in compliance with the compulsory attendance laws of the State and Title VI of the Civil Rights Act of 1964. <i>PTA has always opposed this appropriation because it provides funds to nonpublic schools.</i>	Referred to Assignments	O
SB 3547	Munoz	Amends SC. Authorizes a school district to provide students with instructional materials in an electronic format.	Referred to Assignments	S
SB 3556	Lauzen	Amends SC. Provides that no district is obligated to comply with any statutory or regulatory mandate or requirement unless a separate appropriation has been enacted into law providing funding for the school year during which such mandate is required. Contains provisions concerning discontinuing or modifying an activity to meet specified requirements. Provides that specified provisions do not apply to special education, transportation, or lunch programs, or coursework required for high school graduation. Effective immediately. See SB 2980	Referred to Assignments	I
SB 3608	Demuzio	Amends SC. Removes provision requiring a consumer education proficiency test to be administered that allows a pupil to be excused from the requirement that he or she have consumer education instruction.	Referred to Assignments	I
SB 3652	Radogno	Amends SC. Provides that after June 1, 2010 persons may not be nominated for General Assembly scholarships and that General Assembly scholarships may not be awarded after that date unless the nomination is made prior to that date. See SB 3511	Referred to Assignments	I
SB 3766	Burzynski	Amends the Illinois Educational Labor Relations Act. Provides that a collective bargaining agreement shall also contain appropriate language prohibiting strikes during the regular school term. Effective July 1, 2010.	Referred to Assignments	S
		<b>CRIMINAL CODE</b>		
HB 4583	Senger	Amends the Criminal Code of 1961. Provides that it is unlawful for a minor under 17 years of age to knowingly disseminate any material that depicts nudity or other sexual conduct by electronic transfer or capture of images of the person's self image or image of another minor under 17 years of age. Provides that a violation is a Class B	Juvenile Justice Reform Committee	I

		misdemeanor. Provides that it is unlawful for a minor under 17 years of age to knowingly request another minor under 17 years of age to violate this provision and distribute that image or images to another person or persons. Establishes criminal penalties including suspending the use of electronic devices. See HB 5164. <i>The Illinois PTA opposes the penalty provisions of this bill.</i>		
HB 5164	Matthias	Amends Criminal Code of 1961, provides it is unlawful for a minor, under 17, to knowingly disseminate materials of specific sexual nature, to knowingly request other minors to violate this provision, to knowingly obtain an image that violates this provision, and to distribute these images electronically with intent to cause emotional distress or damage reputation of the other person or with the intent to profit. Establishes criminal penalties and other penalties including classes and suspending the use of electronic devices. Other provisions. See HB 4583. <i>The Illinois PTA opposes the penalty provisions of this bill.</i>	Referred to Rules	I
HB5320	Senger	Amends the Harassing and Obscene Communications Act, includes additional factors that constitute violations of the Act by harassment through electronic communications. Establishes penalties for these additional offenses. <i>The Illinois PTA opposes the penalty provisions of this bill.</i>	Referred to Rules	I
HB5321	Senger	Amends the Criminal Code of 1961, provides that a person also commits sexual exploitation of a child if he or she in the presence or virtual presence, or both, of a child engages in the sexual act or exposure of his or her sex organs, anus, or breast for the purpose of sexual arousal or gratification of one whom he or she believes to be a child if the person has the intent or knowledge that one whom he or she believes to be a child would view his or her acts. Defines "virtual presence".	Referred to Rules	S
SB 2513 SA 1	Silverstein	Amends CC and JJA. Provisions on transfer of juveniles over 15 to the adult court for certain allegations of forcible felonies. ALSO has provisions regarding a minor electronically disseminating indecent visual depiction of him or herself to another person. Person over 18 would be guilty of a Class B misdemeanor. Younger youths could be adjudicated a delinquent minor under JCA, or subject to discretionary transfer to adult court. <i>The Illinois PTA opposes the penalty provisions of this bill.</i>	Criminal Law	I
SB 3036	Munoz	Amends the CC. Provides 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, 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	Referred to Assignments	S
		<b>HEALTH</b>		
HB5243	Bellock	Amends the Children's Health Insurance Program Act, the Covering ALL KIDS Health Insurance Act, and the Illinois Public Aid Code, Provides that beginning on the effective date of the amendatory Act,	Health Care & Accessibility	I

		there shall be a 2-year moratorium on the expansion of eligibility, or the creation of new programs which would add new categories of eligible individuals under the Medicaid program. Further provides that eligibility under these programs may be expanded only if authorized by a 3/5 vote in both the House and Senate.		
SB 1382	Collins	Appropriates \$8.2 Million for grants under Parents Too Soon Program and Healthy Families Program for community-based home-visiting programs for parents of youth high-risk children.	Referred to Assignment	I
SB 2929	Kotowski	Amends S C. Provides that when a student needs to receive any medication in school or during school activities, a medication management plan must be established if the parent or guardian of the student submits a signed request accompanied with sufficient proof of diagnosis of a condition or illness necessitating assistance with administering any medication to the student. Provides that the school principal and the parents or guardian must develop and agree on a plan. Provides that absent a full-time school nurse, the school principal must appoint, supervise, and coordinate the training of a designated health care aide to perform the tasks necessary to assist a student in accordance with the plan. Other related provisions.	Referred to Assignments	S
SB 3471	Steans	Amends SC. Provides that if a public or nonpublic school is or has been notified of a pupil's asthma diagnosis, then the school shall request from the pupil's parents or guardians the pupil's current asthma action plan. Provides that if the pupil does not have an asthma action plan, then the school shall advise the parent or guardian on how to obtain an asthma action plan from the pupil's physician or medical care provider. Many other related provisions	Referred to Assignments	S
SB 3472	Steans	Amends SC. Changes the conditions under which a pupil may self-administer his or her medication or epinephrine auto-injector.	Referred to Assignments	S
SB 3822	Steans	Creates the Care of Students with Diabetes Act. Requires a parent or guardian to submit a diabetes care plan for a student with diabetes who seeks assistance with diabetes care in the school setting (whether a public or a private school). Provides that a delegated care aide shall perform the activities and tasks necessary to assist a student with diabetes in accordance with his or her diabetes care plan. Requires training for school employees and delegated care aides. Many other related provisions.	Referred to Assignments	S
		<b>JUVENILE JUSTICE</b>		
HB4825	Flowers	Amends Juvenile Court Act of 1987. Provides that the permanency plan shall include a finding by the court where conditions that give rise to a finding of parental abuse or neglect or of the minor's dependency have been remedied prior to returning the child home. Changes conditions under which a motion to reinstate parental rights may be filed by the Dept of Children & Family Services.	Referred to Rules	S
HB4847	Turner	Amends Juvenile Court Act of 1987. Provided exceptions to court appearance for expungement review, based on military service or attending college out of town.	Referred to Rules	S
HB5007	Turner	Creates the DJJ Review Team Act, amends Open Meetings Act and Freedom of Information Act. Provides that upon occurrence of death of any youth in DJJ's custody, the Director of Juvenile Justice shall appoint members and a chairperson to a mortality review team.	Referred to Rules	I

		Provides for membership of the teams. Other provisions		
HB5012	Collins	Amends JCA. Provides that at the successful completion of probation by a first-time offender, a minor may move to vacate a finding of delinquency and the court may enter a judgment of dismissal. Other provisions.	Referred to Rules	S
SB 2589	Luechtefeld	Amends the Criminal Code of 1961. Provides that public indecency and sexual exploitation of a child are Class 4 felonies if committed by a person 18 years of age or older who is on or within 500 feet of elementary or secondary school grounds when children are present on the grounds.	Jud II, Criminal Law	S
SB 3406	Raoul	Amends JCA. Provides that at the successful completion of probation of a first time offender only, a minor may move to vacate a finding of delinquency. Eliminates the provision that the State's Attorney may object to a court order of continuance under supervision.	Referred to Assignments	S
SB 3407	Raoul	Amends JCA. Provides that a statement of a minor who, at the time of the commission of the offense was under the age of 17 years, made as a result of a custodial interrogation conducted at a police station or other place of detention shall be presumed to be inadmissible as evidence against the minor in any criminal proceeding, for an act that if committed by an adult would be homicide or would be driving under the influence that was the proximate cause of death of another person, unless the minor was allowed to consult with and have access to counsel throughout the entire custodial interrogation.	Referred to Assignments	S
		<b>SAFETY</b>		
HB4878	Eddy	Amends Vehicle Code. Provides Secretary of State may conduct random drug testing of applicants for instruction permits who are under the age of 18. Provides Secretary of State may not issue a permit to an applicant who tested positive for the presence of any controlled substance or cannabis.	Vehicles & Safety Committee	I
HB5040	Jakobsson Fortner	Creates Child Safe Chemicals Act. Regulates the sale and distribution of children's products or product components containing cadmium and priority chemicals of high concern. Designates cadmium as a priority chemical.	Environmental Health	S
HB5338	May	Creates the Toxin-Free Kids Act, provides that by 7/01/10, the DPH shall, after consultation with the EPA, generate a list of chemicals of high concern; sets forth the conditions under which the DPH, after consultation with the Agency, may designate a chemical of high concern as a priority chemical. Numerous other provisions.	Referred to Rules	I
HB5454	May	Amends the Illinois Vehicle Code, provides that a person may not operate a motor vehicle on a roadway while using an electronic communication device (rather than only prohibiting the composing, sending, or reading of electronic messages while operating a vehicle) unless the electronic communication device is used in hands-free or voice-activated mode or one of 5 other limited exceptions apply.	Referred to Rules	S
SB 2515	Silverstein	Amends VC. Provides beginning July 1, 2011 each school bus that is purchased new shall be equipped with seat safety belts for each passenger. SBE shall adopt rules to ensure that school districts require all passengers to wear seat safety belts. Other provisions.	Exec	S

SB 2535	Trotter	Amends VC. Requires every operator and passenger under the age of 18 on a motorcycle, motor driven cycle, or motorized pedal cycle to wear a helmet that meets federal safety standards and is properly fastened under the person's chin with a chin strap.	Public Health	S
SB 2627	Silverstein	Amends V.C. Provides that it is unlawful for any person under the age of 16 to operate or be a passenger on a bicycle on a highway, multipurpose public path, or other public right-of-way unless at all times when the person is so-engaged he or she wears a protective bicycle helmet of good fit fastened securely upon the head with the straps of the helmet. Provides that it is unlawful for any person to be a passenger on a bicycle on a highway, multipurpose public path, or other public right-of-way unless, with respect to any person who weighs fewer than 40 pounds or is less than 40 inches in height, the person can be and is properly seated in and adequately secured to a bicycle safety seat. Provides that it is a civil offense for any 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 an unlawful manner. Provides that it is unlawful to rent or lease any bicycle to or for the use of any person under the age of 16 on a highway, multipurpose public path, or other public right-of-way unless certain conditions are met. Other related provisions	Public Health	I
		<b>GENERAL INTEREST</b>		
HB 4771	Pritchard	Amends General Assembly Operations Act, provides a bill with fiscal impact be printed on the GA website in its final form for at least five (5) business days before final passage in either chamber of the GA; defines "bill with fiscal impact."	Referred to Rules	I
HB4883	Black	Creates the Appropriations Sunshine Act, provides an appropriate bill must be displayed on the GA website in final form for at least 48 hours before being considered for final passage by either chamber. Other provisions.	Referred to Rules	I
HB 4992	Ford	Amends Lottery Law. Creates the Lottery Supports Schools Fund provides certain lottery revenue be deposited in Fund, and distributed to school districts based on the district's percentage of lottery sales. Other technical provisions.	Referred to Rules	I
SB 1654	Harmon	Amends Lottery Law. Provides State may enter into a Management Agreement with a third party in which party is authorized to manager or operate the Lottery. Provides that the Department of Revenue shall create a pilot program that allows an individual to purchase Illinois lottery tickets or shares on the Internet without using a Lottery retailer with on-line status. Many other provisions.	Referred to Assignment	I
SB 3543	Hutchinson	Creates the Afterschool Youth Development Project Act. Provides that because it is the policy of this State to provide all young people between the ages of 6 and 19 with access to quality afterschool programs through a State commitment to sufficient and sustainable funding for programs that promote positive youth development, the Illinois Youth Development Council is created	Referred to Assignments	I

## COMMONLY USED ABBREVIATIONS AND TERMINOLOGY

We encourage you to use the information below to help you navigate through the Bill Lists. Use the General Assembly website to assist you in finding out more about the Bills we are watching, the members of the committees in both the Senate and the House, and the General Assembly schedule.

These are some of the most common abbreviations you will find: **CC**—Criminal Code; **DCFS**—Dept. of Children & Family Services; **DOC**—Dept. of Corrections; **DPH**—Dept. of Public Health; **IEP**—Individualized Education Plan; **ISBE**—Illinois State Board of Education; **JCA**—Juvenile Court Act; **NCLB**—No Child Left Behind; **SC**—School Code; **VC**—Vehicle Code.

Committee assignments have been completed. Please note some of the common committee abbreviations: : **A/C**—Agriculture/Conservation; **AP**—Appropriations; **CPRO**—Consumer Protection; **DD/MI**—Developmental Disabilities & Mental Illness; **DHS**—Department of Human Services; **HSELC/R**—Elections & Campaign Reform; **EI/S**—Elementary/Secondary; **EN/E**—Environment & Energy; **W/H**—Environmental Health; **EXEC**—Executive; **HCA&A**—Health Care Availability & Access; **H/HS**—Health & Human Services; **HS**—Human Services; **Jud I**—Civil Law; **Jud II**—Criminal Law, **JUD/CI**—Senate Judiciary, Civil; **JUD/CR**—Senate Judiciary, Criminal; **JCA**—Juvenile Court Act; **JJR**—Juvenile Justice Reform; **L.GOV**—Local Government; **PH**—Public Health; **REV**—Revenue; **R**—Rules; **SGA**—State Government Administration; **SGO**—State Government Operations; **T**—Transportation; **VC**—Vehicle Code.

\* Any committee not found on this selected PTA list may be found on the Illinois General Assembly website.

Procedures commonly referenced: **AV** Amendatory Veto; **CP**—Consideration Postponed; **OCR**—Calendar Order of Resolutions; **On Concur**—passed both Houses, On Concurrence (with amendments); **HA**—House amendment; **SA**—Senate amendment; **2R**—2<sup>nd</sup> Reading; **3R**—3<sup>rd</sup> Reading; **ReRules/Assignments**—re-referred to Rules (House)/Assignments(Senate) (for most bills this means they are dead); **SD**—Short Debate.