

**COUNTY OF KENDALL, ILLINOIS
LAW, JUSTICE AND LEGISLATION COMMITTEE**



**Kendall County Courthouse
Jury Assembly Room
807 W. John Street; Yorkville IL
Monday, June 11, 2018 – 3:15 p.m.
Meeting Agenda**



- 1. Pledge of Allegiance to the American Flag**
- 2. Roll Call and Determination of a Quorum:** Matthew Prochaska (Chair), Tony Giles (Vice Chair), Judy Gilmour, Audra Hendrix, John Purcell
- 3. Approval of the Agenda**
- 4. Approval of the May 14, 2018 Meeting Minutes**
- 5. Public Comment**
- 6. Status Reports**
 - ❖ Coroner
 - ❖ Circuit Clerk
 - ❖ Courthouse
 - ❖ Court Services
 - ❖ EMA
 - ❖ KenCom
 - ❖ Public Defender
 - ❖ State's Attorney
 - ❖ Sheriff's Report
 - a. Operations Division
 - b. Corrections Division
 - c. Records Division
- 7. Old Business**
- 8. New Business**
 - Approval of Resolution Opposing the Creation of a Vehicle Mileage Tax*
 - Approval of Resolution Opposing HB 4595 – Creation of an Illinois Employers Mutual Insurance Company*
 - Approval of Resolution Setting the Number of Assistant State's Attorneys*
- 9. Legislative Update**
- 10. Public Comment**
- 11. Executive Session**
- 12. Adjournment**

If special accommodations or arrangements are needed to attend this County meeting, please contact the Administration Office at 630- 553-4171, a minimum of 24-hours prior to the meeting time

COUNTY OF KENDALL, ILLINOIS
Law, Justice and Legislation Committee
Monday, May 14, 2018
Meeting Minutes

Call to Order and Pledge Allegiance - Chair Matthew Prochaska called the meeting to order at 3:15p.m. and led the Pledge of Allegiance.

Roll Call: Member Prochaska, Member Hendrix, Member Purcell, Member Giles and Member Gilmour were present. **With five members present voting aye, a quorum was determined to conduct business.**

Member Purcell left the meeting at 3:54p.m.

Others Present: Sheriff Dwight Baird, Circuit Clerk Robyn Ingemunson, Chief Deputy Coroner Levi Gotte, Undersheriff Harold Martin, Presiding Judge Tim McCann, Chief Deputy Mike Peters, Facilities Director Jim Smiley, Assistant Public Defender Courtney Transier, State's Attorney Eric Weis

Approval of the Agenda –Member Prochaska made a motion to amend the agenda by eliminating items 1 through 4 under New Business, second by Member Hendrix. **With five members present in agreement, the agenda was amended and the motion carried.**

Approval of Minutes – Member Purcell made a motion to approve the April 9, 2018 meeting minutes, second by Member Hendrix. **With five members present voting aye, the motion carried.**

Public Comment – None

Coroner – Chief Deputy Coroner Gotte reviewed the monthly report with the committee. Member Purcell questioned the date of the Opioid Study, and whether the year should be changed to 2018. Chief Deputy Coroner Gotte stated that a corrected report would be corrected and submitted.

Circuit Clerk – Ms. Ingemunson reported that their case load has increased by approximately 1,000 compared to last year at this same time. Ms. Ingemunson also reported that her office has begun using a new e-file system.

Courthouse – Judge McCann reported that there is an opening for a new Court Services Director with the resignation of former Director Varney. The position will be posted until the end of May.

Judge McCann also reported that they are internally revisiting the Courthouse policy on law enforcement officers carrying firearms within the facility.

Judge McCann also stated that the new Court Administrator and the three Jury Commissioners attended training on the jury system in Sycamore recently.

Court Services – No report

EMA – Written report provided.

Sire, STARCOM and WSPY EAS testing was conducted as usual on the first Tuesday of the month. Written report provided.

KenCom – No report

Public Defender – Written report provided. Courtney Transier reported that one of the assistant public defenders resigned and they are currently in the interview process to fill that vacant position.

State’s Attorney – Mr. Weis reported that ASA Anne Knight delivered a healthy baby last week, and will be off on leave for approximately 10-weeks.

Sheriff’s Report

- a. Operations Division – Written report provided. Chief Deputy Peters reported that several personnel were nominated for awards and recognized at the recent Kendall County Association of Chiefs of Police 33rd annual Respect for Law Banquet. Kendall County Sheriff’s Office Criminal Intelligence Team Inspector Robert Lechowicz, was named the county’s Officer of the Year for the second time in five years. Other Sheriff’s Officer personnel were nominated for various awards as well.
- b. Corrections Division – Written report provided
- c. Records Division – Written report provided

Old Business - None

- ❖ *Courthouse Security Update* – Sheriff Baird reported that the Public Safety Center and Courthouse Security system updates have been completed at an actual cost of \$2,933,944, which is a savings of \$293,710.34 from the authorized budgeted amount of \$3,227,655. Sheriff Baird applauded the Facilities Management and Technology personnel for their work in conjunction with the Sheriff’s Office personnel, and the successful completion of the project.
- ❖ *Approval of Resolution Declaring Opposition of HB 4581, the amendment of Juvenile Court Act of 1987* – Member Prochaska provided a brief review of the amendment. Member Gilmour made a motion to forward the resolution to the County Board for approval, second by Member Prochaska. Discussion on the resolution, and the proposed changes to the amendment of Juvenile Court Act.

Member Hendrix made a motion to table the item to a future meeting, second by Member Purcell.

Roll Call: Member Purcell – yes, Member Hendrix – yes, Member Gilmour – no, Member Giles – no, Member Prochaska – no.

Members Purcell and Hendrix voted aye, and Members Gilmour, Giles and Prochaska voting no, the motion failed by a vote of 2-3.

Member Purcell made a call to question to send the resolution for approval to the County Board at the June 5, 2018 meeting.

Roll Call: Member Purcell – yes, Member Hendrix – no, Member Gilmour – yes, Member Giles – no, Member Prochaska – yes. **With Members Purcell, Gilmour and Prochaska voting yes, and Members Hendrix and Giles voting no, the motion passed by a vote 3-2.**

New Business

- ❖ *Approval of the Expenditure of Expenses not to exceed \$7,298.00 for Illinois State Association of Counties (consisting of \$2,295.00 for Cook and Collar Counties Caucus, \$4,015.00 for Large County Board Caucus, and \$988.00 for general Illinois State Association of Counties dues) – Member Prochaska made a motion to forward the item to the Finance Committee for discussion, second by Member Hendrix. **With Members Giles, Hendrix and Prochaska voting yes, and Member Gilmour voting no, the motion carried by a vote of 3-1.***

❖ **Legislative Update** - None

Public Comment - None

Item for June 5, 2018 County Board meeting agenda

1. *Approval of Resolution Declaring Opposition of HB 4581, the amendment of Juvenile Court Act of 1987*

Item for May 24, 2018 Finance Committee meeting agenda

2. *Approval of the Expenditure of Expenses not to exceed \$7,298.00 for Illinois State Association of Counties (consisting of \$2,295.00 for Cook and Collar Counties Caucus, \$4,015.00 for Large County Board Caucus, and \$988.00 for general Illinois State Association of Counties dues)*

Adjournment – Member Giles made a motion to adjourn the meeting, second by Member Gilmour. **With all in agreement, the meeting adjourned at 4:05p.m.**

Respectfully Submitted,

Valarie McClain, Administrative Assistant and Recording Secretary



KENDALL COUNTY CORONER
— JACQUIE PURCELL —

Description	**	Month: May 2018	Fiscal Year-to-Date	May 2017
Total Deaths		29	151	23
Natural Deaths		23	138	21
Accidental Deaths	**	3	8	1
Pending		0	0	0
Suicidal Deaths	**	2	4	1
Homicidal Deaths		0	0	0
Undetermined	**	1	1	0
Toxicology		9	19	2
Autopsies		7	17	1
Cremation Authorizations		16	91	11

**

Accidental Death(s):

1. 05/05/2018 – Plano – 23-year-old, Female, Blunt Force Injuries due to Ejection from Motorcycle
2. 05/16/2018 – Aurora – 52-year-old, Male, Difluoroethane Toxicity
3. 05/31/2018 – Newark – 32-year-old, Male, Overdose (Pending)

Suicidal Death(s):

1. 05/19/2018 – Kendall County – 31-year-old, Male, Overdose (Pending)
2. 05/21/2018 – Plainfield – 48-year-old, Male, Gunshot Wound to the Head
3. 05/31/2018 – Kendall County – 44-year-old, Female, Gunshot Wound to the Chest

Undetermined Death(s):

1. 05/08/2018 – Kendall County – 49-year-old Male, Drowning

PERSONNEL/OFFICE ACTIVITY:

1. Coroner Purcell and Chief Deputy Coroner Gotte attended the Opioid Community Forum at Waubensee Community College presented by US Representative Randy Hultgren on May 2.
2. Coroner Purcell and Chief Deputy Coroner Gotte met with community members interested in opioid awareness and developing an opioid specific grief counseling group on May 9.
3. Coroner Purcell attended the Kane/Kendall Elder Abuse Task Force meeting on May 17.
4. Chief Deputy Coroner Gotte presented at IVVC for the combined: Law Enforcement, EMS and Healthcare Careers classes on May 18.

CORORUM AD CURAM



KENDALL COUNTY CORONER
— JACQUIE PURCELL —

Description	**	Month: April 2018	Fiscal Year-to-Date	April 2017
Total Deaths		20	122	22
Natural Deaths		19	115	21
Accidental Deaths		1	3	1
Pending		0	2	0
Suicidal Deaths		0	2	0
Homicidal Deaths		0	0	0
Toxicology		3	10	1
Autopsies		3	10	1
Cremation Authorizations		15	75	11

UPDATED 05/15/2018

Accidental: 27 yo female, Fentanyl, Acetyl Fentanyl, Heroin, Alprazolam and Diazepam Intoxication

PERSONNEL/OFFICE ACTIVITY:

1. Coroner Purcell and Chief Deputy Coroner Gotte attended the training, "Homicide in America" on April 5, 2018.
2. Illinois Violent Death Reporting System personnel reviewed case files for statistical gathering on April 27, 2018.
3. Coroner Purcell attended the training "Protocol for Law Enforcement: Elder Abuse and Abuse of People with Disabilities" on April 30, 2018.
4. Coroner Purcell and Dr. Amaal Tokars hosted an Opioid Study on April 30, 2018. All 2017 opioid related deaths were reviewed.

— CARORUM AD CURAM —

Kendall County
Clerk of the Circuit Court
2018 Judicial Statistics

2018 MONTHLY STATISTICS

	JAN	FEB	MAR	APR	MAY	JUN	JUL	AUG	SEP	OCT	NOV	DEC	YTD
AD Adoption	1	1	1	0	0	0	0	0	0	0	0	0	3
CC Contempt of Court	1	2	2	2	0	0	0	0	0	0	0	0	7
CF Criminal Felony	35	30	44	24	42	0	0	0	0	0	0	0	175
CH Chancery	35	47	42	35	27	0	0	0	0	0	0	0	186
CL Civil Law Violation	9	9	10	18	1	0	0	0	0	0	0	0	47
CM Criminal Misdemeanor	41	45	42	55	56	0	0	0	0	0	0	0	239
CV conservation violation	3	1	2	2	2	0	0	0	0	0	0	0	10
D Divorce	27	35	51	32	30	0	0	0	0	0	0	0	175
DT DUI	20	13	23	28	18	0	0	0	0	0	0	0	102
ED Eminent Domain	1	1	0	0	1	0	0	0	0	0	0	0	3
F Family	5	17	19	30	3	0	0	0	0	0	0	0	74
J Juvenile	0	1	3	0	2	0	0	0	0	0	0	0	6
JA Juvenile Abuse/Neglect	0	4	3	6	1	0	0	0	0	0	0	0	14
JD Juvenile Delinquency	36	19	23	31	15	0	0	0	0	0	0	0	124
L Law	10	12	12	8	9	0	0	0	0	0	0	0	51
LM Law Magistrate	69	47	46	37	43	0	0	0	0	0	0	0	242
MH Mental Health	0	0	0	1	0	0	0	0	0	0	0	0	1
MR Misc. Remedy	20	16	30	22	15	0	0	0	0	0	0	0	103
OP Order of Protection	30	23	36	29	29	0	0	0	0	0	0	0	147
OV Orrinance Violation	0	0	2	0	2	0	0	0	0	0	0	0	4
P Probate	14	11	16	20	18	0	0	0	0	0	0	0	79
SC Small Claims	124	83	142	68	131	0	0	0	0	0	0	0	548
TR Traffic	610	504	562	694	694	0	0	0	0	0	0	0	3064
TX Tax	5	0	0	1	4	0	0	0	0	0	0	0	10
WI Wills	16	15	17	10	14	0	0	0	0	0	0	0	72
X1 Misc	3	0	0	0	0	0	0	0	0	0	0	0	3
	1115	936	1128	1153	1157	0	0	0	0	0	0	0	5489

Last year at this time we filed 5040 cases.

2018 YEARLY STATISTICS

	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018
AD	25	31	19	21	21	19	14	15	17	27	3
CC	2	6	7	3	7	3	7	3	9	32	7
CF	501	515	405	429	411	407	422	404	419	420	175
CH	1253	1520	1858	1393	1536	865	580	488	440	388	186
CL	0	0	1287	0	0	0	0	0	72	226	47
CM	1401	1536	58	1222	1231	1059	1114	1079	990	749	239
CV	42	67	469	31	42	51	41	29	22	39	10
D	341	451	253	466	429	450	401	408	415	441	175
DT	339	387	5	290	287	236	245	249	211	190	102
ED	1	0	170	34	41	1	6	13	5	14	3
F	184	142	4	156	122	138	147	111	170	90	74
J	3	4	32	3	1	7	10	16	10	19	6
JA	21	21	316	19	16	18	36	22	9	31	14
JD	279	289	141	260	263	256	241	300	226	198	124
L	94	138	1154	106	88	117	111	107	98	108	51
LM	896	1042	1	1127	935	826	798	733	687	698	242
MH	0	0	170	1	2	1	1	2	1	9	1
MR	133	169	117	153	197	190	251	265	387	309	103
OP	140	134	112	161	161	226	281	308	361	369	147
OV	503	297	104	91	88	79	38	17	34	15	4
P	109	115	1795	124	108	120	134	135	147	143	79
SC	1173	1649	16867	1479	1418	1350	1333	1105	1144	1363	548
TR	18158	19241	59	12300	12170	11589	10215	9200	7800	6049	3064
TX	21	35	178	66	65	75	48	40	49	39	10
WI	139	156	3	169	142	174	169	172	171	196	72
X1	4	3	0	6	4	4	3	3	3	3	3
	25762	27948	25584	20110	19785	18261	16646	15224	13897	12165	5489

TO: Law, Justice and Legislation Committee Members

FROM: Victoria Chuffo, Public Defender; Monthly Report *VC*

NUMBER OF CASES ASSIGNED TO EACH PUBLIC DEFENDER
AS OF JUNE 11, 2018

VICTORIA CHUFFO, Public Defender

- 94 cases / last month 79 cases - Felony cases

COURTNEY TRANSIER, First Asst. Public Defender

- 146 cases / last month 169 cases - Felony cases

MICHAEL MONTGOMERY, Asst. Public Defender

- 344 cases / last month 331 cases - Felony/ Juvenile cases

LINDSEY LACHANSKI, Asst. Public Defender

- 220 cases/ last month 222 cases - Misdemeanor/Traffic cases

CHRISTOPHER WARBOLD, Asst. Public Defender

- 289 case/ last month 318 cases -
Misdemeanor/Traffic/Juvenile Cases

My office has been appointed a total of 171 new cases between May 14, 2018 and June 11, 2018. The Kendall County Public Defender's Office currently has 1,093 open cases as of today's date; June 11, 2018. The Public Defender appointments for felonies, misdemeanors, traffic, driving under the influence and juvenile have stayed around the same numbers since last month.

Kendall County Emergency Management Agency

1102 Cornell Lane, Yorkville Illinois 60560

630-553-7500

Joseph T. Gillespie, Director

Tracy Page, Deputy Director

EMA Report

May 2018

1. May 5-6 - Hosted a Ground Search and Rescue 16-hour course at Pickerill/Pigott Forest Preserve. Thirteen (13) people attended this training.
2. May 12 - Monthly Multi-Agency Search and Rescue training on Fitness Test and Search and Rescue Communications. Attended by eighteen (18) people from five (5) agencies.
3. May 19 - Recovery Search call for 22 yoa male missing for ten (10) days. Missing person found deceased by public before recovery search.
4. May 23 - Call for Search and Rescue resources for Evidence Search in Dwight (Law Enforcement decided it had enough personnel with forty (40) ILEAS officers. Stand down.
5. May 25 - Search call for missing 16 yoa male suicidal. Missing person found before K9 or searchers could arrive.
6. May 26 - Search for evidence in Streator. Firearms and cell phones were being looked for. Three (3) Kendall County resources were in attendance along with forty-three (43) other search personnel. UCP was also used for this search.
7. UPC 6 went to Oswego and LaSalle this month
8. Continued with siren testing on the first Tuesday morning of the month
9. Continued with STARCOM testing first Tuesday morning of the month
10. Continued with WSPY EAS testing first Tuesday morning of the month



Kendall County
Office of the Sheriff

Dwight A. Baird, Sheriff
1102 Cornell Lane Yorkville Illinois 60560
Phone: 630-553-7500 Fax: 630-553-1972
www.co.kendall.il.us/sheriff



Kendall County Sheriff's Office
6- Month Report
December 01, 2017 – May 31, 2018

STATE OF ILLINOIS
COUNTY OF KENDALL
- FILED -
JUN 07 2018

Hebbie Milette COUNTY CLERK
KENDALL COUNTY

Records Division	
Papers Served	984
Civil Process Fees	\$39,213.19
Record Fees	\$1,399.05
Sheriff's Sales	\$55,464.50
Bond Fees	\$5,296.64
Operations Division	
Calls for Service	3,945
Police Reports	1,933
Total Arrests	610
Traffic Contacts	5,029
Traffic Citations Issued	1,524
DUI Arrests	34
Cannabis Civil Law Citations	56
Ordinance Citations Issued	5
CAD Report	14,821
Court Security	
Courthouse Entries	82,555
Arrests made at Courthouse	145
Corrections Division	
Average Daily Population	150
Meals Served	78,322
Average price per meal	\$1.22
Inmates Housed from Other Counties	493
Total Inmate Transports	1,113
Out of County Housing Billed Out	\$628,140
Total Vehicle Mileage	366,618

12- Month Budget Results

Sheriff's Budget	\$5,911,448.00	Corrections Budget	\$4,597,901
Year to Date	\$3,092,591.90	Year to Date	\$2,142,318.63
Balance	\$2,818,856.10	Balance	\$2,455,582.37
Percent	52.32%	Percent	46.59%

Submitted by  Sheriff Dwight A. Baird

KENDALL COUNTY SHERIFF'S OFFICE

MONTH-END REPORT



MAY

2018

	May-17	May-18
<u>OPERATIONS DIVISION</u>		
POLICE SERVICES	May-17	May-18
Calls for Service	739	729
Police Reports	310	316
Total Arrests	77	109
Cannabis Civil Law Citations Issued		4
Ordinance Citations Issued		1
TRAFFIC SERVICES	May-17	May-18
Traffic Contacts	303	1,063
Traffic Citations Issued	156	274
DUI Arrests	4	3
TRAFFIC CRASH INVESTIGATIONS	May-17	May-18
Property Damage	43	37
Personal Injury	7	9
Fatalities	0	0
TOTAL CRASH INVESTIGATIONS	50	46
VEHICLE USAGE	May-17	May-18
Total Miles Driven by Sheriff's Office	57,832	66,733
Vehicle Maintenance Expenditures	\$1,827.55	\$2,573.05
Fuel Expenditures	\$10,116.40	\$13,007.59
Fuel Gallons Purchased	4,775.52	4,812
Squad Damage Reports		0
AUXILIARY DEPUTIES	May-17	May-18
Ride-A-Long Hours	0	0
Auxiliary Hours	42.75	44
TOTAL AUXILIARY HOURS	42.75	44
EVIDENCE/PROPERTY ROOM	May-17	May-18
New Items into Property Room	113	133
Disposal Orders Processed	64	55
Items Disposed Of	38	38
DVD/VHS Copy Requests	27	46
Items Sent to Crime Lab for Processing	6	11
Pounds of Prescription Medication Collected from Drop Box Pr	43.75	33.5
COURT SECURITY	May-17	May-18
Entries	16,524	14,515
Items X-rayed	5,177	4,911
Bond Call	38	41
Kendall Prisoners	108	78
Other Prisoners	26	42
Arrests made at Courthouse	24	17
Contraband Refused	99	80

INVESTIGATIONS/COPS ACTIVITIES	May-17	May-18
Total Cases Assigned (Patrol/Invest)	18	18
Total Cases Closed (Patrol/Invest)	20	40
Total Current Open Cases (Patrol/Invest)	117	133
Community Policing Meetings/Presentations	36	28

CORRECTIONS DIVISION

JAIL POPULATION	May-17	May-18
New Intake Bookings	233	193
Inmates Released	247	229
Average Daily Population	160	131
Kendall County Inmate ADP	44	60

JAIL MEALS	May-17	May-18
Number of Meals Prepared Consolidated Food	13,989	11,822
Price Per Meal	\$1.17	\$1.26

0

INMATE TRANSPORTS	May-17	May-18
To and From Kendall County Courthouse	96	90
Other County Court Transports	9	2
Out of County Prisoner Pickups	29	14
To I.D.O.C	10	4
Medical/Dental Transports	19	7
Court ordered medical transports	0	1
Juvenile To and From Youth Homes/Courts	11	4
Federal Transports	19	39
TOTAL INMATE TRANSPORTS	193	161

INMATE WORK CREWS	May-17	May-18
Number of Inmates	0	8
Number of Locations	0	4
Total Hours Worked	0	16

OUT OF COUNTY HOUSING	May-17	May-18
Number of Inmates Housed for Other Jurisdictions	99	71
Amount Invoiced for Inmates Housed for Other Jurisdictions	\$131,580.00	\$86,040.00

FEDERAL INMATES	May-17	May-18
Number of Federal Inmates Housed	17	28
Amount Invoiced for Housing	\$26,475.00	\$49,800.00
Amount Invoiced for Court Transport	\$3,996.47	\$10,622.17
Amount Invoiced for Medical Transport	\$133.74	\$407.87

MEDICAL BILLING	May-17	May-18
Medical Contractual Services	\$14,470.24	\$15,005.64
Prescriptions	\$5,159.78	\$1,632.92
Medical	\$0.00	\$799.00
Dental	\$173.92	\$374.55
Emergency Medical Services	\$725.48	\$101.92
Medical Supplies	\$0.00	\$882.01
TOTAL MEDICAL BILLING	\$20,529.42	\$18,796.04

Outstanding FTA Fees	May-17	May-18
FTA Fees- Outstanding	\$75.00	\$225.00

Sex Offender / Violent Offenders Against Youth Registrations	May-17	May-18
Sex Offender Registrations	13	20
Sex Offender - Address Verifications Completed	0	0
Sex Offender - Address Verification Attempted	5	1
Total # of Sex Offenders- Jurisdiction/Entire County	33/70	35/73
Violent Offenders Against Youth Registrations	5	1
VOAY - Address Verification Completed	0	0
VOAY - Address Verification Attempted	0	0
Total # of VOAY- Jurisdiction/Entire County	3/14	3/14

RECORDS DIVISION

SHERIFF SALES	May-17	May-18
Sales Scheduled	31	37
Sales Cancelled	18	21
Sales Conducted	13	16

CIVIL PAPERWORK	May-17	May-18
Papers Filed/Received		221
Papers Served/Executed	232	135

REPLEVINS/LEVY	May-17	May-18
Replevin/Levy Scheduled	0	0
Replevin/Levy Conducted	0	0

SUBPOENA/FOIA REQUESTS	May-17	May-18
Accident Reports	42	28
Background Checks	31	21
Incidents	57	91
Subpoenas	6	3
Total Requests	136	143

WARRANTS	May-17	May-18
Total Warrants on File	1,382	1,394
New Warrants Issued	116	141
Total Warrants Served	96	104
Warrants Quashed	36	24

EVICTIONS	May-17	May-18
Evictions Scheduled for Month	14	8
Evictions Cancelled	8	4
Evictions Conducted	6	4

FEES	May-17	May-18
Civil Process Fees	\$5,681.96	\$6,930.00
Sheriff Sales Fees	\$9,900.00	\$13,500.00
Records Fees/Fingerprinting	\$195.00	\$211.50
Bond Processing Fees	\$1,177.00	\$949.92
Total Fees	\$16,953.96	\$21,591.42

KCSO TRAINING

CORRECTIONS DIVISION	May-17	May-18
NATURE OF TRAINING		
Web-Based Training		30.75
Single Officer Response to an Active Shooter		108.5
Evidence Procedures ands Random Searches		112
CRIME 123 Criminal Interviewing Made Easy		8
CERT Training		
TOTAL HOURS	577.25	259.25

OPERATIONS DIVISION	May-17	May-18
NATURE OF TRAINING		
Web-Based Training		33.75
2018 MGIA Annual Conference		24
Childhood Trauma: The Impact of Family Violence		8
New In-Squad Camera Functions		39
1st Amendment Assemblies		102.5
IMRF Seminar		136.5
Basic Law Enforcement Academy		176
Northwestern Crash Investigations II		64
Glock Armorer		8
Juvenile Officer Certification		40
2018 Chief Deputy/Jail Administrators Conference		16
Illinois Vehicle Code Refresher Course		8
DUI No Rufsals Search Warrant		8
40 Hour Basic Truck Weight Enforcement		40
CDR Technician		8
Understanding and Planning for School Bomb Incidents and Incident Response to Terrorist Bombings		16
Armored Vehicle Tactics		16
TOTAL HOURS	745.5	743.75

COURT SECURITY		May-17	May-18
NATURE OF TRAINING			
Web-Based Training			5.25
Childhood Trauma: The Impact of Family Violence			8
1st Amendment Assemblies			2.5
2018 Mandatory Firearms Qualifications			2.5
TOTAL HOURS		52	18.25
CORRECTIONS/OPERATIONS COMBINED		May-17	May-18
NATURE OF TRAINING			
SRT		64	48
TOTAL HOURS		64	48
RECORDS DIVISION		May-17	May-18
NATURE OF TRAINING			
Web-Based Training			0
Basic Supervision			6
TOTAL HOURS		24	6
AUXILIARY		May-17	May-18
Meeting/Training Hours		14.5	26
1st Amendment Assemblies			12.5
New In-Squad Camera Functions			7
40 Hour Mandatory Firearms Course			24
TOTAL HOURS		14.5	69.5

County of Kendall
Resolution 18 – _____

RESOLUTION OPPOSING THE CREATION OF A VEHICLE MILEAGE TAX

WHEREAS, A proposed new tax on miles traveled on public, non-tolled Illinois roads using GPS tracking technology and/or self-reporting has been proposed in the Illinois General Assembly and the Chicago Metropolitan Agency for Planning; and

WHEREAS, Road-use charges (RUCs), also known as mileage-based user fees (MBUFs) or vehicle miles traveled (VMT) fees, would impose a new financial burden, raise privacy concerns for Illinois residents, and make our state even less competitive; and

WHEREAS, such proposals would offer Illinois drivers a variety of bad options; and

WHEREAS, one plan, which would impose a fee of 1.5¢ per mile driven, would report miles traveled on public, non-tolled Illinois roads; it would use GPS tracking technology in a smartphone app or a tracking device similar to the I-Pass (or EZ-Pass) and would monitor the location of each driver to calculate how many miles were driven in Illinois each month; and

WHEREAS, another plan would impose a fee of 1.5¢ per mile driven, based on monthly odometer readings instead of GPS tracking technology; and

WHEREAS, an additional plan would be a flat rate plan of an annual fee of \$450; and

WHEREAS, each of these plans would impose undue hardship and disproportionately impact suburban and rural Illinoisans who must drive longer distances for work and school; and

WHEREAS, a GPS monitoring plan would create privacy concerns for all Illinoisans and expose personal and confidential information to the possibility of a data breach;

NOW, THEREFORE, BE IT RESOLVED BY THE CITIZENS OF THE COUNTY OF KENDALL AS REPRESENTED BY THE KENDALL COUNTY BOARD, that we fully support our hardworking citizens and oppose all efforts, on the State or local level, to impose a new tax on miles traveled; and

BE IT FURTHER RESOLVED; That we state our firm opposition to any new tax on miles traveled; and

BE IT FURTHER RESOLVED; that the County Board directs the County Administrator to transmit suitable copies of this Resolution to the Governor of the State of Illinois, Speaker and Minority Leader of the Illinois State House of Representatives, to the President and Minority Leader of the Illinois State Senate, to all members of the General Assembly representing any portion of Kendall County; and to the Executive Directors of Illinois State Association of Counties, United Counties Council of Illinois, and the Illinois Association of County Board Members and Commissioners; and to the Executive Director of the Chicago Metropolitan Agency for Planning.

PRESENTED and ADOPTED by the County Board, this _____ day of _____ 2018.

Approved:

Attest:

Scott R. Gryder, County Board Chairman

Debbie Gillette, County Clerk and Recorder

County of Kendall
Resolution 18 – _____

**RESOLUTION DECLARING OPPOSITION OF HB 4595 – CREATION OF AN ILLINOIS
EMPLOYERS MUTUAL INSURANCE COMPANY**

WHEREAS, HB 4595 amends the Illinois Insurance Code (Code), in the provision concerning the Illinois Workers' Compensation Commission Operations Fund surcharge, providing that after the effective date of the amendatory Act, the Director of Insurance shall make a loan of \$10,000,000 to the Illinois Employers Mutual Insurance Company (the Company) from the Illinois Workers' Compensation Commission Operations Fund for the start-up funding and initial capitalization of the Company; and

WHEREAS, it creates the Illinois Employers Mutual Insurance Company Article in the Code and establishes the Company as a nonprofit, independent public corporation; and

WHEREAS, it provides that the Company (1) shall be operated as a domestic mutual insurance company, subject to all applicable provisions of the Code, (2) shall issue insurance for workers' compensation and occupational disease and shall not provide any other type of insurance, (3) shall not be considered a State agency or instrumentality of the State for any purpose, and (4) shall not receive any State appropriations or funds, except for an initial loan or loans; and

WHEREAS, Kendall County firmly believes in the free market and that the state government should not be involved in the creation of corporations; and

NOW, THEREFORE, BE IT RESOLVED BY THE KENDALL COUNTY BOARD, that the County of Kendall asks the Illinois General Assembly to not pass HB 4595; and

BE IT FURTHER RESOLVED; that the County Board directs the County Administrator to transmit suitable copies of this Resolution to the Governor of the State of Illinois, Speaker and Minority Leader of the Illinois State House of Representatives, to the President and Minority Leader of the Illinois State Senate, to all members of the General Assembly representing any portion of Kendall County, and to the Executive Directors of Illinois State Association of Counties, United Counties Council of Illinois, and the Illinois Association of County Board Members and Commissioners.

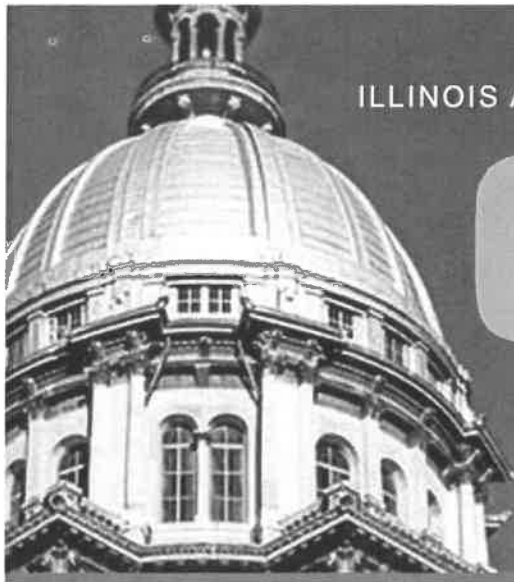
PRESENTED and ADOPTED by the County Board, this _____ day of _____ 2018.

Approved:

Attest:

Scott R. Gryder, County Board Chairman

Debbie Gillette, County Clerk and Recorder



Counties at the Capitol

May 18, 2018 • www.ilcounty.org

This report includes status changes concerning bills of relevance to local governments and new amendments filed.

The deadline for Third Reading of substantive House and Senate bills from the opposite chamber of origin is May 25. The Illinois General Assembly is scheduled to adjourn on May 31.

SB 238 (Van Pelt) – Senate Floor Amendment #1 (NEW)

SAFE ACT – Prisoner Funding Formulas

Status: Senate 3rd Reading

Creates the SAFE Act. Provides that on and after January 1, 2019, 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. Within 60 days after the effective date of the bill, the Illinois Criminal Justice Information Authority shall identify geographic areas eligible to be designated 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. 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. The design of programs and budget requirements in SAFE Zones shall be developed by Local Economic Growth Councils. **NOTE: This bill also amends the State Revenue Sharing Act and could change distributions. 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.**



SOLAR ENERGY SYSTEMS BILL AMENDED

Amendments have been filed to **Senate Bill 486** making conforming changes in current provisions of the Property Tax Code concerning solar energy systems. The bill would limit resources for local taxing bodies as it makes changes to how assessment and taxation of solar energy systems are calculated. By modeling **Senate Bill 486** after Division 18 of the Property Tax Code (P.A. 95-644, Wind Farms), commercial solar farm developers



would see a reduction in the real property cost basis, from between \$500,000 and \$2 million, to \$439,200 per megawatt of capacity. The bill goes significantly further in limiting resources for taxing bodies by setting a real property cost basis of only \$199,000 per megawatt of capacity. ***If you are displeased with the per MW value, please contact your House members immediately. If this value is enacted, it is possible that once the sunset expires, a reduced value could be considered for Wind Energy Systems***

Local government cash basis accounting update

Senate Bill 2638 sponsored by Sen. James Clayborne (D-East St. Louis) and Rep. Anthony DeLuca (D-Chicago Heights) has emerged as the agreed upon bill that provides as of 2019, units of local government who use cash basis accounting for financial statement presentation will be grandfathered and will be able to continue using cash basis accounting.

On May 11, the Illinois Attorney General's office issued a non-binding opinion on the subject matter, including encouraging the General Assembly to adopt a legislative remedy for units of local government and cash basis accounting. Special thanks to all of the state and local parties involved in developing this legislative remedy. ***IACBM supports the passage of Senate Bill 2638.***

Senate Bills

SB 2260 (Tracy) Burke – OPPOSE State Revenue Sharing Act – Schools
Status: House Revenue Committee
Starting with FY 2018, schools with PPRT receipts totaling 13% or more of their FY 2016 revenue, will receive an additional amount equal to 11% of their FY 2016 PPRT receipts. **NOTE: The money would be taken away from other units of local government.**

SB 2313 (Holmes) Stuart – SUPPORT Animal Control Act – County Funds
Status: Passed Both Houses
Provides that ten dollars of the differential shall be placed either in a county animal population control fund (rather than the State's Pet Population Control Fund). The dog's owner shall pay a \$25 public safety fine to be deposited into the county animal control fund or county pet population control fund (rather than \$20 of which shall be deposited into the State's Fund and \$5 of which shall be retained by the county).

SB 2544 (Cullerton) Yingling Counties Code – Local Government Reduction and Efficiency Division
Status: House 2nd Reading
Requires the person conducting the required audit of a unit proposed for dissolution to report findings to the county board within 30 days or as soon as is practical after 30 days. Once the audit is returned, the county board may adopt an ordinance authorizing dissolution not less than 60 days (rather than 150 days) following the court's appointment of a trustee-in-dissolution (rather than after the effective date of the ordinance).

SB 2610 (Clayborne) Davis Motor Fuel Tax – Business Enterprise
Status: House 2nd Reading
Requires any local government that received more than \$1,000,000 in motor fuel tax moneys shall not receive any future motor fuel tax money unless they implement a business enterprise program setting goals for the inclusion of minority, veteran, and female owned businesses in the procurement of contracts. **NOTE: This bill has an immediate effective date which we are working to amend, in addition to other provisions.**

PUSH TO LIMIT LAWMAKER PAY RAISES

Lawmakers are pushing legislation prohibiting a pay raise for themselves, saying that as the General Assembly works toward a balanced budget without a tax increase, legislators need to lead by example.

Under **House Bill 5760**, lawmakers would not receive their scheduled Cost of Living Adjustment (COLA) increase to their salary set for July 1. They would also not receive any increase in their per diem pay while working legislative session days in Springfield, and their mileage reimbursement rate would remain in check.

Senate Republicans stressed that while it's a small amount in the big picture, prohibiting a pay raise for lawmakers through a COLA and not allowing per diems and mileage reimbursement rates to increase is the right thing to do, especially considering Illinois' dire financial situation.

Decades ago, a law was passed giving automatic annual cost-of-living raises every year to legislators. **House Bill 5760** passed the House April 18 with a vote of 108-2-2 and is now on Third Reading in the Senate. **NOTE: The legislation would also prohibit automatic raises to statewide constitutional officers and State's attorneys, among others.**



Bill to help revitalize vacant Hanna City work camp heads to Governor

The Illinois Senate passed legislation on May 16 allowing Peoria County to redevelop the site of the former Hanna City Work Camp for private use.

The property was obtained by the county in 2008 under the condition that it would remain available for public use or be returned to the state. **House Bill 4319** would allow Peoria County to sell the land for private development.

Senator Dave Koehler (D-Peoria) sponsored the legislation alongside Rep. Mike Unes (R-East Peoria) and Rep. Jehan Gordon-Booth (D-Peoria) to spur economic growth in rural Peoria County.

"Any opportunity to grow jobs in downstate Illinois should be looked at," Koehler said. "By allowing the private sector to come in and create jobs, we are helping the community."

"This bill will give Peoria County more economic opportunities which will assist in clean-up of the vacant site previously held by the Hanna City Work Camp," said Rep. Unes. "It's a common sense measure to assist in development and is a win-win for everyone involved. The unused work camp has been an eye sore for many years. Allowing for private investment should help pique the interest of potential developers."

Peoria County has been advocating strongly for this legislation, which grants the city and county much more flexibility in developing the blighted property. The state will receive 10% of the proceeds of the sale. The remainder would go to the county. The measure now goes to the Governor.



**SB 3503 (Sims) Cassidy – OPPOSE
Counties Code – Lactation Rooms
Status: House 3rd Reading**

On or before June 1, 2019, every facility that houses a circuit court room shall include at least one lactation room or area for members of the public to express breast milk in private that is located outside the confines of a restroom and includes, at minimum, a chair, a table, and an electrical outlet, as well as a sink with running water where possible.

NOTE: *The Legislative Committee based its position on the potential need for renovation of courthouses to comply and associated costs. This bill is positioned to pass.*

GUIDANCE: The lactation room or area must be equipped with a chair, a table, and an outlet – as most breast pumps require a power source. The private room or area cannot be a restroom or toilet stall. An unused room can become a court's lactation room. Rooms used for other purposes can be designated lactation room(s) if they are vacated and made available to nursing parents as needed. Partitions can convert open space into a private "lactation area."

NEWSWORTHY...

Immigrant Safe Zones

Rep. Elizabeth Hernandez (D-Cicero) is fighting to protect immigrant communities across Illinois by limiting state-funded entities like schools and libraries from assisting federal deportation officers without a court order. **Senate Bill 35**, directs the Illinois attorney general to publish model policies for public entities to follow in order to limit their engagement with immigration agents, while still complying with state and federal law.

Under the bill, the following entities must implement the model policies.

- State-funded schools, licensed day care centers and pre-schools;
- State-funded health care facilities, including but not limited to, hospitals, nursing homes and group homes;
- Public libraries;
- Facilities operated by the secretary of state's office; and
- Courts

Senate passes legislation dealing with New Harmony Bridge

Sen. Dale Righter (R-Mattoon) passed legislation out of the Senate 51-0 that would create the New Harmony Bridge Bi-State Commission with the goal of jointly taking control of the New Harmony Bridge with a similar authority in Indiana. The bridge, that spans the Wabash River, connecting New Harmony, Indiana with White County in Illinois, has been closed for several years because it has fallen into disrepair after a lack of funding. There has been an effort to try to get the bridge to reopen at some point. Indiana recently enacted a law dealing with this issue. This legislation means the New Harmony Bridge will no longer be owned by the State of Illinois. It will be owned by the Bridge Commission. **Senate Bill 2804** now moves to the Illinois House.



**HB 4237 (Carroll) Morrison
Local Government Charitable Fund Act
Status: Senate Revenue Committee – Postponed**

This bill seeks to address concerns regarding changes to the federal tax code for home owners. Allows for home owners to make a charitable contributions to specific tax districts (municipality, school district or county) and then receive a reduction in property tax based on those contributions. As amended, the bill is permissive. A local unit "may" establish, by ordinance or resolution, as appropriate, one or more charitable funds for specific public purposes of that local unit. **NOTE:** *This measure has bi-partisan support and is positioned to advance. We have been actively engaged, along with representatives from the ICTA, in meetings with the sponsors of the legislation. The IACBM is working with the sponsors on development of acceptable language for all parties involved.*

**HB 4242 (McSweeney) Cullerton
FOIA – Harassment Settlements
Status: Senate 3rd Reading**

When a local government enters a severance agreement with an employee or contractor because the employee or contractor was found to have engaged in sexual harassment or sexual discrimination, the public body shall publish specified information on its website, if one is maintained, and make available such information to the news media for inspection and copying within 72 hours of the approval of the severance agreement.

**HB 4583 (Halbrook) Althoff – OPPOSE
Open Meetings Act – Special Meetings
Status: Senate Subcommittee on Civil Rights**

Provides that certain notice provisions that currently apply to regular meetings of a public body shall also apply to special meetings of a public body. Requires a public body that has a website to post the minutes of a regular, special, or emergency meeting of its governing body (currently, only regular meeting). Allows a court to declare null and void any final action taken at a meeting in violation of the Act, regardless of whether or not the meeting was a closed meeting.

The Illinois General Assembly is scheduled to adjourn on May 31.
For more information visit our website at www.ilcounty.org

COUNTY OF KENDALL, ILLINOIS

**RESOLUTION 2018-__
RESOLUTION SETTING THE
NUMBER OF ASSISTANT STATE'S ATTORNEYS**

WHEREAS, 55 ILCS 5/4-2003 provides that the number of Assistant State's Attorneys are determined by the County Board, and the salaries of such assistants shall be fixed by the State's Attorney subject to budgetary limitations established by the County Board;

NOW, THEREFORE, BE IT RESOLVED by the Kendall County Board that, pursuant to 55 ILCS 5/4-2003, the Kendall County State's Attorney may continue to maintain its existing number of Assistant State's Attorneys, which is a maximum of eleven (11) full-time Assistant State's Attorneys and one (1) part-time Assistant State's Attorney paid at salaries fixed by the State's Attorney subject to the budgetary limitations established by this County Board; and

BE IT FURTHER RESOLVED by the Kendall County Board that, pursuant to 55 ILCS 5/4-2003, the Kendall County State's Attorney may continue to maintain up to five (5) additional Special Assistant State's Attorneys as needed whose salaries shall be fixed by the State's Attorney subject to budgetary limitations established by the Kendall County Board.

BE IT FURTHER RESOLVED, that the Preamble of this Resolution is hereby adopted as if fully set herein. This Resolution shall be in full force and effect upon its passage and approval as provided by law.

Approved and adopted by the County Board of Kendall County, Illinois, this 19th day of June, 2018.

Kendall County Board
Chairman Signature:

Attest:

Scott Gryder, Chairman
Kendall County Board

Debbie Gillette
Kendall County Clerk



UCCI Legislative Tracking

100th General Assembly

SENATE

SB0426 – RECORDING FEES

Amends the Counties Code. Makes a technical change in a Section concerning the short title. Senate Floor Amendment 1 proposes a total rewrite of how County Recorder's fees are established and the amounts charged to citizens.

Status: Passed House 106-4 on May 31, 2018; Placed on Senate Calendar Order of Concurrence House Amendments 2, 3 – May 31, 2018

SB0486 – REVENUE-TECH

Amends the Simplified Municipal Telecommunications Tax Act. Senate Floor Amendment 1 makes changes to how solar operations can avoid property taxes.

Status: Passed both Houses

SB1597 – COMPOSTABLE BAGS-RETAIL

Creates the Compostable Bags in Retail Establishments Act. Provides that no retail establishment in the State shall use or provide polyethylene or other non-compostable plastic film bags tinted green or brown for customers to bag products in stores, as carry out bags, or for home delivery. Provides that any film bags meeting the definition of compostable that retail establishments provide to customers for food or other products, such as vegetables bagged in stores prior to checkout, must be tinted green or brown and shall be clearly labeled "COMPOSTABLE", including language following the Federal Trade Commission's "Green Guides". Provides that no film bag that retail establishments provide to customers to bag products in stores, as carry out bags, or for home delivery may be labeled with the term "biodegradable", "degradable", "decomposable", or any similar terms, or in any way

imply that the product will break down, fragment, biodegrade, or decompose in a landfill or other environment.

Status: Bill not acted upon this session

SB2249 – TAX COMPLIANCE/FUND TRANSFER

Amends the State Finance Act, Counties Code, Illinois Municipal Code, Metro-East Park and Recreation District Act, Local Mass Transit District Act, Regional Transportation Authority Act, and Water Commission Act of 1985. Provides that the amounts transferred into the Tax Compliance and Administration Fund shall be reduced from 2% to 1%.

Status: Bill not acted upon this session

SB2313- ANIMALS/COUNTY ANIMAL FUND

Amends the Animal Control Act. Provides that ten dollars of the differential shall be placed either in a county animal population control fund (rather than or the State's Pet Population Control Fund). Provides that the dog's owner shall pay a \$25 public safety fine to be deposited into the county animal control fund or the county pet population control fund (rather than \$20 of which shall be deposited into the Pet Population Control Fund and \$5 of which shall be retained by the county or municipality). Deletes language providing that an animal control agency shall assist and share information with the Director of Public Health in the collection of public safety fines. Provides that the owner of a biting animal must also remit a \$25 public safety fine to be deposited into the county animal control fund (rather than to the Department of Public Health, for deposit into the Pet Population Control Fund). Provides that if a dog is found to be a vicious dog, the owner shall pay a \$100 public safety fine to be deposited into the county animal control fund (rather than the Pet Population Control Fund). Provides that if a dog is deemed dangerous, a \$50 public safety fine to be deposited into the county animal control fund (rather than the Pet Population Control Fund).

Status: Passed Both Houses

SB2591- AGR-RENEWABLE ENERGY FACILITY

Provides that for commercial renewable energy facility owners of a commercial solar energy facility, the agricultural impact mitigation agreement shall be entered into prior to the commercial renewable

energy facility owner making contact with a landowner seeking an underlying agreement for the development of a commercial solar energy facility.

Status: Passed both Houses

SB2638- LOCAL GOVT ACCCOUNT AUDITS

Provides that an audit report based on the governmental unit's selection of the accrual, cash, or modified cash basis of accounting meets all requirements for conformity with generally accepted accounting principles, including the certification of the accountant or accountants making the audit that the audit has been performed in compliance with generally accepted auditing standards. Effective immediately.

Status: Passed both Houses

SB2670- REVENUE TECH

A shell bill that original provided for a technical change to the Cigarette Machine Operators' Occupation Tax Act. Senate Amendment 1, which has yet to be adopted, would completely replace the contents of the bill with an amendment to the Property Tax Extension Limitation Law that would permit voters of a taxing district to initiate a referendum to lower property taxes extended by the taxing district.

Status: Bill not acted upon this session

SB3503- COUNTIES CD/LACTATION ROOMS

Amends the Counties Code. Provides that on or before June 1, 2019, every facility that houses a circuit court room shall include at least one lactation room or area for members of the public to express breast milk in private that is located outside the confines of a restroom and includes, at minimum, a chair, a table, and an electrical outlet, as well as a sink with running water where possible. Provides that the lactation rooms and areas shall also meet with reasonable minimum standards prescribed by the Supreme Court of Illinois, which the Supreme Court is requested to create, including requirements for posting of notice to the public regarding location and access to lactation rooms and areas, as well as requirements for the addition of a sink with running water in the event of renovation to the facilities. Requests the Supreme Court to create minimum standards for training of courthouse staff and

personnel regarding location and access to lactation rooms and areas for all people present in the courthouse who need to use lactation rooms and areas.

Status: Passed both Houses

HOUSE

HB3479- MEDICAID-PHARMACY RATES

Amends the Medical Assistance Article of the Illinois Public Aid Code. In addition to other specified actions required under the Code, requires a managed care community network that contracts with the Department of Healthcare and Family Services to establish, maintain, and provide a fair and reasonable reimbursement rate to pharmacy providers for pharmaceutical services, prescription drugs and drug products, and pharmacy or pharmacist-provided services. Provides that the reimbursement methodology shall not be less than the current reimbursement rate utilized by the Department for prescription and pharmacy or pharmacist-provided services and shall not be below the actual acquisition cost of the pharmacy provider. Requires a managed care community network to ensure that the pharmacy formulary used by the managed care community network and its contract providers is no more restrictive than the Department's pharmaceutical program. Effective January 1, 2018.

Status: Bill not acted upon this session

HB4104- MUNI CD-AUDIT REPORT STANDARDS

Provides that audit reports reporting on the financial position and results of financial operations for each fund of the municipality shall be consistent with either the accrual or cash basis of accounting depending upon the system followed by each municipality and shall otherwise be in accordance with generally accepted accounting principles (currently, shall be in accordance with generally accepted accounting principles, insofar as possible).

Status: Passed both Houses, however, Senate Amendment #1 alters the content of the bill making it not germane to UCCI interests

HB4163- EQUAL PAY ACT-WAGE HISTORY

Prohibits an employer from: (i) screening job applicants based on their wage or salary history, (ii) requiring that an applicant's prior wages satisfy minimum or maximum criteria, and (iii) requesting or requiring as a condition of being interviewed or as a condition of continuing to be considered for an offer of employment that an applicant disclose prior wages or salary. Prohibits an employer from seeking the salary, including benefits or other compensation or salary history, of a job applicant from any current or former employer, with some exceptions. Limits defenses. Provides for penalties and injunctive relief.

Status: Passed Senate 31-16-1 on May 29, 2018; Motion Filed by Sen. Cristina Castro to Reconsider Vote

HB4242- FOIA-HARRASSMENT SETTLEMENTS

Provides that a county shall provide notice to the public if the county enters into a severance agreement with an employee or contractor accused of sexual harassment or sexual discrimination. Provides that no more than 72 hours after the county makes a payment under the severance agreement, the county shall publish on its Internet website and cause to be published, for a period of not less than 7 days, in the newspaper of general circulation having the largest circulation within the jurisdiction of the county the following information: (1) the name of the person receiving the payment; (2) the amount of the payment; and (3) the fact that the person receiving the payment has been accused of sexual harassment or sexual discrimination, as the case may be.

Status: Passed both Houses

HB4295- CMS-STATE EMPLOYEE LOCATION

Requires the Director of Central Management Services to direct the relocation to Sangamon County of all State employment positions under the Personnel Code that are not required by their nature or function to be located in a specific geographic area. Requires the Director to direct all new State employment positions which may be created under the Personnel Code, and which are not required by their nature or function to be located in a specific geographic area, to be located in Sangamon County. Requires the Director to determine a geographic location for each State employment position and, if it is other than Sangamon County, the reason for it to be in that geographic location. Provides that in determining

whether to locate or relocate a State employment position to Sangamon County, the Director shall consult the Director of any affected State agency as to whether the nature or function of a position requires it to be located in a specific geographic area of the State, and if no such geographic necessity exists, that position shall be located or relocated to Sangamon County. Provides that the rights of employees and the State and its agencies under the Personnel Code and applicable collective bargaining agreements with respect to the relocation of current State employee position holders shall not be affected. Provides that the provisions regarding location or relocation of a position to Sangamon County shall apply only to State employment positions that become vacant or are created on or after the effective date of this amendatory Act.

Status: Passed both Houses

HB4365- PROMPT PAYMENT-PUBLIC UTILITIES

Provides that utility services provided to the State by a unit of local government are subject to the provisions of the ACT.

Status: Bill not acted upon this session

HB4375- LOCAL GOVERNMENT EMAIL ACT

Creates the Local Government Email Act. Provides that all emails that are in connection with the transaction of public business sent or received by a unit of local government or school district or an employee, staff member, trustee, board member, elected official, or officer of a unit of local government or school district are public records regardless if the emails are sent or received on a personal or unit-provided or district-provided email address. Requires a unit of local government or school district that provides an email address to one or more of its employees, staff members, trustees, board members, elected officials, or officers to provide an email address for all employees, staff members, trustees, board members, elected officials, and officers of the unit of local government or school district. Provides that employees, staff members, trustees, board members, elected officials, or officers shall use unit-provided or district-provided email for all communications in connection with the transaction of public business. Provides that employees, staff members, trustees, board members, elected officials, or officers shall promptly forward, print, or otherwise provide any email sent or received on his or her personal email address to his or her unit of local government or school district if the email is in

connection with the transaction of public business. Provides that if an email received on a personal email was carbon copied to a unit-provided and controlled or district-provided and controlled email, a copy of the email does not need to be provided to the unit or district. Effective immediately.

Status: Bill not acted upon this session

HB4429- POKER RUNS-MULTIPLE COUNTIES

Provides that a county may pass an ordinance prohibiting the conduct of poker runs within the county's boundaries. Provides that a county that has prohibited poker runs is not required to establish a system for the licensing of organizations to operate poker runs. Provides that a license for a poker run authorizes the licensee to conduct the poker run at locations within the county with jurisdiction over the key location and at locations within any other county that licenses poker runs. Provides that a poker run conducted at locations in multiple counties is only required to be licensed by the county with jurisdiction over the key location. Removes provisions providing that the governing bodies of 2 or more adjacent counties may contract to jointly establish a licensing system for organizations to operate poker runs. Effective immediately.

Status: Bill not acted upon this session

HB4430- LIQUOR-RAFFLE VIOLATIONS

Provides that no license of any kind issued by the Illinois Liquor Control Commission or a local liquor control commission shall be issued to a person who, in violation of a specified provision of the Raffles and Poker Runs Act, sells raffle tickets in a physical location that is outside the jurisdiction of the local authority that licensed the raffle or a person who, in violation of a specified provision of the Raffles and Poker Runs Act, sells raffle tickets in a manner that violates the terms of the local license that authorized the raffle. Provides that the prohibition may not be used to initiate an investigation by the State Commission or a local liquor control commission against a license holder who sells raffle tickets inside the jurisdiction of the local authority that licensed the raffle in a manner that is in compliance with State law and local ordinance. Makes other changes. Effective immediately.

Status: Bill not acted upon this session

of \$76. Provides that the registration fee shall be distributed as follows: \$1 to the State Treasurer, for deposit into the State Police Service Fund; \$30 to the State Treasurer, for deposit into the Road Fund; and \$45 to the Treasurer of the county of residence of the owner of the non-highway vehicle, for deposit into the road fund of the county. Provides that vehicles with a registration plate may be operated on any street, highway, or roadway where the posted speed limit is 35 miles per hour or less or any county highway where the posted speed limit is 55 miles per hour or less and may make a direct crossing upon or across certain roads.

Status: Bill not acted upon this session

HB5284-

PROP TX-SOLAR ENERGY VALUATION

Changes the definition of "solar energy system". Defines "allowance for physical depreciation", "commercial solar energy system", "commercial solar energy system real property cost basis", "ground installation", "trending factor", and "trended real property cost basis". Provides the equation for the fair cash value of commercial solar energy systems in counties with fewer than 3,000,000 inhabitants. Provides exemptions for specific commercial solar energy systems property. Provides that the owner of the land the ground installation commercial solar energy system is constructed upon may request a metes and bounds survey description of the area and provides the procedures for such a request. Provides the equation for the fair cash value per acre of a parcel of land where a commercial solar energy system is installed. Provides that any real property assessed as farmland in the year prior to valuation shall return to being assessed as farmland in the year after the commercial solar energy system has been removed and the property is returned to farm use. Effective immediately.

Status: Bill not acted upon this session

HB4556-

SEXUALLY DANGEROUS PERSON-COST

Provides that litigation costs, including expert fees and the cost of representation by counsel for an indigent respondent for any purpose under the Act, including a trial or a hearing, shall be paid by the county in which the proceeding is brought. Provides that the Director of Corrections, as guardian, shall only be responsible for costs of providing care and treatment of sexually dangerous persons while he or she is committed in a facility of the Department of Corrections. Provides that if a sexually dangerous person is released subject to conditions ordered by a court, the Director shall not be responsible for any costs of the sexually dangerous person, including, but not limited to, care, treatment, medical expenses, living expenses, and supplemental income and rent. Provides that the Director shall still provide supervision over the sexually dangerous person through parole agents if ordered.

Status: Bill not acted upon this session

HB4583-

OPEN MEETINGS – SPECIAL MEETINGS

Amends the Open Meetings Act to requires a public body that has a website maintained by a full-time staff to post the agenda and notice of meetings for both the governing body and all subsidiary bodies of the public body. In addition, the bill requires a public body that has a website to post the minutes of a regular, special, or emergency meeting of its governing body (currently, only regular meeting). The bill also allows a court to declare null and void any final action taken at a meeting in violation of the Act, regardless of whether or not the meeting was a closed meeting. Finally, a court shall (rather than may) assess against any party, except a State's Attorney, reasonable attorney's fees and other litigation costs reasonably incurred by any other party who substantially prevails in any action brought under specified provisions of the Act, but the court must consider the degree to which the relief obtained relates to the relief sought when determining reasonable attorney's fees.

Status: Bill not acted upon this session

HB4584-

USE/OCC-MOTOR FUEL-LOCAL GOV

Provides that, in the absence of an appropriation for any State fiscal year, moneys that are required to be distributed to units of local government and other entities from the State and Local Sales Tax Reform Fund, the Motor Fuel Tax Fund, the State Gaming Fund, the Local Government Video Gaming Distributive Fund, and the

Statewide 9-1-1 Fund are subject to a continuing appropriation. Effective immediately.

Status: Bill not acted upon this session

HB4594- COURT FINES AND FEES

This bill is an attempt to overhaul the numerous and sundry fines, fees, and other charges a party may pay as part of several different types of court cases, including traffic and criminal cases. When any defendant is convicted, pleads guilty, or placed on court supervision for a violation of a law or local ordinance, the court must order one schedule of assessments in the case plus any conditional assessment applicable to a conviction in the case for the defendant to pay in addition to any fine, restitution, or forfeiture ordered by the court. All money collected by the clerk of the court based on the schedules or conditional assessments is required to be remitted to the appropriate treasurer (state, county, municipal, etc.) as directed in the Act. Provides the treasurers shall deposit the money as indicated in the ordered schedule or conditional assessment. Adds a new assessment schedule for truck weight and load offenses, and adds definition of "fine".

Status: Passed both Houses

HB4711- SUITS AGAINST COUNTIES/ZONING

Amends the Counties Code. In provisions regarding building or structure zoning violations, provides that, except in relation to county-owned property, the provisions do not authorize any suit against a county or its officials for any act relating to zoning administration, enforcement, or implementation or any ordinance, resolution, or other zoning regulation.

Status: Passed both Houses

HB4748- COUNTY STORMWATER MANAGEMENT

Amends the Counties Code. Changes the application of specified provisions concerning stormwater management in the area served by the Northeastern Illinois Planning Commission to those located in the area served by the Chicago Metropolitan Agency for Planning. Authorizes counties containing all or a part of an urbanized area (rather than only 9 specified counties) to adopt stormwater management plans by referendum. Requires a county to adopt and enforce a floodplain management ordinance or a

stormwater management ordinance that has been approved by the Office of Water Resources of the Department of Natural Resources and designate a Certified Floodplain Manager before the county may submit a referendum question to the electors for an annual tax. Prohibits a county from levying the tax if they are not in full compliance with specified provisions. Provides for specified special districts to be represented on the stormwater management planning committee in specified counties. Provides that a county's minimum standards for floodplain and stormwater management should have an emphasis on the use of cost-effective solutions to flooding problems. Provides that the stormwater management plans shall evaluate flooding problems caused by urban flooding. Defines "urban flooding". Provides that a stormwater management planning committee may make grants to units of local government, not-for-profit organization, and landowners under specified conditions. Provides that a municipality receiving grant moneys must have adopted an ordinance requiring actions consistent with the stormwater management plan. Makes other changes. Makes similar changes to provisions regarding DuPage and Peoria counties.

Status: Passed Both Houses

HB4774-

LOCAL/LOWEST RESPONSIBLE BID

Amends the Counties Code. In provisions regarding determination of the lowest responsible bidder in purchases by a county with fewer than 2,000,000 inhabitants for services, materials, and equipment, a local company that bids within 5% to 10% of the lowest bid, if that lowest bid is made by a non-local company, is the lowest responsible bidder. Provides that if more than one local company's bid is within 5% to 10% of the lowest bid made by a non-local company, the county board shall award the contract to the lowest responsible bidder among the local company bids. Defines "local company" as a company or business entity located within the contracting county or any contiguous county in the State that has the majority of its regular, full-time workforce located within the contracting county or contiguous county. Amends the Township Code. Makes similar changes in provisions concerning construction contracts and contracts for services, materials, equipment, or supplies. Amends the Illinois Municipal Code. Makes similar changes in provisions concerning purchasing and public works contracts in municipalities of less than 500,000.

Status: Voted down in the House 42-46-08

HB4822-

LOCAL GOVERNMENT/ELECTRONIC NOTICES

Creates the Local Government Electronic Notification Act.

Allows a unit of local government to establish a process to allow people to select electronic notifications through an electronic notification delivery system for governmental mailings that are being sent by United States mail. Sets forth requirements for the process. Allows a unit of local government to utilize the electronic notification delivery system to notify people of information that is not statutorily required upon request of an electronic notification recipient. Provides that electronic notifications sent by a unit of local government through an electronic notification delivery system and email addresses provided to receive the electronic notifications regarding one's property or residence are not subject to the Freedom of Information Act. Provides that a unit of local government may enter into an intergovernmental agreement with another unit of local government to provide the electronic notifications and to share data for that purpose.

Status: Passed both Houses

HB4932-

FOIA/ARREST-CRIMINAL RECORDS

Amends the Freedom of Information Act. Provides that a request for an arrest report or criminal history record must be made to the public body that created the public record being sought. Provides that a public body that merely maintains a copy of the public record being sought shall not release the public record. Provides that if a public body receives a request for a public record that it did not create, the public body shall direct the requester to the public body that created the public record.

Status: Bill not acted upon this session

HB5489-

LICENSE PLATES NON-HWY VEH

Provides that the Secretary of State shall issue distinctive registration plates for non-highway vehicles. Provides that the Secretary shall issue these plates only to non-highway vehicles that are insured and have brakes, a steering apparatus, tires, a rearview mirror, red reflectorized warning devices in the front and rear, a slow moving emblem on the rear, a headlight that emits a white light, a tail lamp that emits a red light, brake lights, and turn signals. Provides that every owner of a non-highway vehicle that drives upon a roadway with a posted speed limit of 35 miles per hour or less shall pay the Secretary an annual registration fee