

**96th GENERAL ASSEMBLY LEGISLATION – FIRST SESSION**

Dear PTA Advocates:

This time in the “legislative year” is when we are send you a bill list with the Governor’s action on bills on our bill list, including a few bills that he has amendatorially vetoed. Amendatory vetoes are changes the Governor as has made to the bills passed by the General Assembly. These changes will require further action by the General Assembly during the fall override session. Usually the override session will act on the amendatory vetoes or vetoes of the Governor and go home, but you all know that since the budget that was adopted is not truly balanced, the legislature needs to face that reality and pass a new revenue bill.

Without passage of such a bill, Illinois will continue in its failure to ensure every child’s future, by providing adequate funds for education, health and welfare services, as well as addressing the issue of the on-going structural deficit of our state. The Illinois PTA continues to strongly support **SB750/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.

**The next opportunity for the General Assembly to address our needs are in the override sessions, which this year have been moved up to October 14, 15, 16, and 28, 29, 30.**

Remember, you can always find the most current bill list on the Illinois PTA website, [www.illinoispta.org](http://www.illinoispta.org), and you can check on individual bills on the General Assembly website at [www.ilga.gov](http://www.ilga.gov). Our “shorthand” can be found in the Commonly Used Abbreviations and Terminology at the conclusion of this bill list. Bills that are now signed into law are in italics.

Should you have questions regarding the legislative activity we are following, please do not hesitate to contact the Legislation Team. For information on action in the House of Representatives, contact Barb Quinn, Legislation Liaison, (847) 985-9078, [bquinnpta@aol.com](mailto:bquinnpta@aol.com); for action in the Senate, 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>SCHOOL/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>Passed H in Senate- Executive Committee</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</b>	<b>Passed Senate, House On Concur SA 2,3,4,5</b>	<b>S</b>

		<p>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 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%).</p>		
<p><i>HB 281 H 1,2</i></p>	<p><i>Bellock Garrett</i></p>	<p><i>Amends SC, requires SBE develop guidelines for management of students with life-threatening food allergies. H 2 becomes the bill. Requires the SBE and DPH to establish an ad hoc committee to develop the guidelines. Makes changes to the guideline concerning the education and training of school personnel. Provides that nothing in the provision requiring a school board to implement a policy is intended to invalidate school district policies that were implemented before the development of the guidelines as long as such policies are consistent with the guidelines. Provides that at least every 2 years, an in-service training program for school personnel who work with pupils must be conducted by persons with expertise in anaphylactic reactions and management. Effective immediately.</i></p>	<p><i>PA 96-349</i></p>	<p><i>S</i></p>
<p><i>HB 392</i></p>	<p><i>Golar Martinez</i></p>	<p><i>Amends Grow Your Own Teacher Program with regard to definitions and goals.</i></p>	<p><i>PA 96-144</i></p>	<p><i>S</i></p>
<p><i>HB 628 HA1,2 SA 2</i></p>	<p><i>Osterman Cullerton</i></p>	<p><i>Amends Children with Disabilities Article of SC, provides observation processes on behalf of parents. SA 2 becomes the bill. With respect to any public school facility, building, or program and to any facility, building, or program supported in whole or in part by public funds, provides that a parent, an independent educational</i></p>	<p><i>PA 96-657</i></p>	<p><i>I</i></p>

		<i>evaluator, or a qualified professional retained by or on behalf of a parent or child must be afforded reasonable access to educational facilities, personnel, classrooms, and buildings and to the child. Sets forth requirements concerning the visit. Other provisions</i>		
HB 684 SA 1	Burns Raoul	<i>Amends SC, subject to appropriations, requires SBE to make grants to fund community schools. SA 1 (which are traditional schools that actively partner with their community to leverage existing resources and identify new resources to support the transformation of the school to provide enrichment and additional life skill opportunities for students, parents, and community members at-large) and to enhance programs at community schools. More provisions.</i>	PA 96-746	S
HB 737 HA1	Smith Harmon	<i>Amends SC, allows second year of mentoring for new principals, if funding is available. HA1 Additional provisions.</i>	PA 96-373	I
HB 2448 HA 1 SA 1	Miller Claybourne	<i>Amends SC, allows establishment of remote educational programs by school districts to meet student needs, defines "remote educational program," other provisions. SA 1 becomes the bill, adding that a student may participate in the remote educational program only after a person authorized to enroll the student determines that a remote educational program will best serve the student's individual learning needs. Makes changes concerning what the school board policy on a remote educational program must include</i>	PA 96-684	I
HB 4117	Mulligan Althoff	<i>Amends Grow Your Own Teacher program, provides preparing highly skilled, committed teachers to teach in hard-to-staff schools including Dept of Juvenile Justice SD.</i>	PA 96-414	S
HB 4223 HA 1	May Luehtefeld	<i>Amends SC &amp; Child Care Act of 1969, provides that each school board shall require that all schools annually test for presence of radon, licensed day care centers test annually for presence of radon. Replaces the amendatory provisions with provisions amending the School Code. Provides that it is recommended that every occupied school building of a school district be tested every 5 years for radon. Provides that it is recommended that new schools of a school district be built using radon resistant new construction techniques. Allows a school district to maintain, make available for review, and notify parents and faculty of test results. Requires the district to report radon test results to the State Board of Education.</i>	PA 96-417	I
SB 750 SA 4, 5	Meeks	<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>	Referred to Assignments 8/15/09	S
SB 1276	Demuzio Watson	<i>Amends SC. Provides individual, with exceptions, who begins serving as a superintendent and has not previously served as a school district superintendent in this State shall participate in a new superintendent mentoring program established by SBE.</i>	PA 96-62	S
SB 1412	Harmon Colvin	<i>Amends SC. Provides not less than 11% of Early Childhood Education Block Grant shall be used to fund programs for children 0-3 ages, and shall increase to at least 20% by 2015 if appropriation is insufficient to increase the % without reducing the grant for existing providers.</i>	PA 96-423	I

SB 1508 SA 1 HA 1	Koehler Pihos	<i>Amends Il School Student Records Act. SA 1 Deletes everything after the enacting clause. Provides that nothing in the Act shall be construed to impair or limit the confidentiality of information communicated in confidence to a school social worker, school counselor, school psychologist, or school social work, school counselor, or school psychologist intern who works under the direct supervision of a school social worker, school counselor, or school psychologist; no school employee shall be subjected to adverse employment action, the threat of adverse employment action, or any manner of discrimination because the employee is acting or has acted to protect communications as privileged or confidential pursuant to applicable standards of professional responsibility, ethical codes, or relevant provisions of State or federal law. HA 1 Provides that no school employee shall be subjected to adverse employment action, the threat of adverse employment action, or any manner of discrimination because the employee is acting or has acted to protect communications as privileged or confidential pursuant to applicable provisions of State or federal law or rule or regulation (instead of pursuant to applicable standards of professional responsibility, ethical codes, or relevant provisions of State or federal law.</i>	PA 96-628	S
SB 1557 SA 1 HA 1	Delgado Hernandez	<i>Amends SC. HA 1 becomes the bill. Deletes everything after the enacting clause. Amends the School Code. In a Section requiring the history of the United States to be taught, provides that to reinforce the study of the role and contributions of Hispanics, such curriculum shall include the study of the events related to the forceful removal and illegal deportation of Mexican-American U.S. citizens during the Great Depression.</i>	PA 96-629	I
SB 1718 HA 1 HA 2	Clayborne Jr. M. Davis	<i>Amends SC. HA 1 becomes the bill. Deletes everything after enacting clause. Provides a student who is determined to have brought one of the following objects to school, any school-sponsored activity or event, or any activity or event that bears a reasonable relationship to school shall be expelled for a period of not less than one year: (1) a firearm; or (2) a knife, brass knuckles, a billy club, or any other object if used or attempted to be used to cause bodily harm, including "look alikes" of any firearm (instead of providing that a student who is determined to have brought a weapon to school, any school-sponsored activity or event, or any activity or event that bears a reasonable relationship to school shall be expelled for a period of not less than one year). Defines "firearm" instead of "weapon". Provides that the expulsion requirement may be modified by the district sup't, and the sup'ts determination may be modified by the school board on a case-by-case basis Effective immediately. HA 2. Technical modifications.</i>	PA 96-633	S
SB 1769 SA 2	Steans May	<i>Amends SC. SA 2 becomes the bill. Requires each school district to comply with the Lawn Care Products Application and Notice Act and Structural Pest Control Act. Many provisions.</i>	PA 96-424	S
SB 1882 SA 1 HA 1	Cronin Fortner	<i>Establishes a Streamlining Illinois' Educational Delivery Systems Task Force. SA 1 Requires the Task Force to explore and examine all duties of the State Board of Education and all regional support systems for school districts, including without limitation the regional offices of education, intermediate service centers, special education cooperatives, education for employments systems, and learning</i>	Passed Both Houses 5/27/09 Amendatorily Vetoed	I

		technology centers and the support provided by the State Board of Education to City of Chicago School District 299, in order to determine which duties and responsibilities should be provided regionally to more appropriately and efficiently deliver services. HA 1 Adds one other member to TF. AV. Changes Appointment process to TF.		
SB 1977 HA1	Meeks Pritchard	Amends SC. Countless amendments to the school code, including deletion of several programs that have been replaced by others, or are no longer in effect. A "clean up" bill, provisions from the SBE as it reviews the SC. HA 1 Makes changes concerning safety education instruction. Further amends the School Code to make changes concerning an annual report to the Governor and the General Assembly on the condition of schools, the missing child program, Internet safety education, and the State laws with which charter schools are required to comply.	PA 96-734	I
SB 1984 HA 3	Lightford M. Davis	Amends Charter Schools Law of the SC and Ed. Labor Relations Act. Provides a charter school shall comply with all provisions of the Il Educational Labor Relations Act. Other provisions.	PA 96-104	I
SB 2014	Demuzio Pritchard	Amends SC. Provides school district shall afford students one (now 2) opportunities to take the Prairie State Achievement Examination beginning as late as practical during the spring semester of grade 11. Other provisions	PA 96-430	O
SB 2071 SA 1, 2	Haine Eddy	Amends SC. Provides it is State's Attorney's duty to notify the State Superintendent of Ed. and others upon the conviction of any individual (known to possess a teacher's certificate) of certain offenses or any other felony conviction. SA 1 & 2 are technical and also add private school protections.	PA 96-431	S
SB 2119 SA 1 HA 1 & 2	Steans Flynn Currie	SC. Deletes everything after the enacting clause. Provides that, in keeping with the goals outlined in the federal American Recovery and Reinvestment Act of 2009, the State of Illinois creates the Innovation, Intervention, and Restructuring Task Force to develop recommendations for the innovation, intervention, and restructuring of schools, including those that need comprehensive or focused intervention. Sets forth the task force membership, the matters the task force must compile data on, study, and report on, which organizations the task force must seek input from, and how the task force may reconvene. Requires the task force to submit a comprehensive report to the Governor, the General Assembly, and the State Superintendent of Education not later than December 31, 2009. Effective immediately. Creates the Innovation, Intervention, and Restructuring Task Force to develop recommendations for the innovation, intervention and restructuring of schools. HA 2 removes specific organizations from TF and adds general categories of organizations.	PA 96-109	S
SB 2270 SA 1	Cronin Pilos	Amends SC. SA 1 Becomes the bill. Requires school districts to post on their internet website an itemized salary compensation report for every employee holding an administrative certificate and working in that capacity, including the district superintendent. Other provisions.	PA 96-434	I
SB 2277 HA 1	Cronin Biggens	Amends SC. HA 1 becomes the bill. Deletes everything after the enacting clause. Amends the School Code. Requires the State Board of Education to implement a pilot program, subject to appropriation, to test digital technologies in 3 geographically diverse school	PA 96-647	I

		<i>districts. Sets forth the issues that the pilot program must examine. Provides for a report and recommendations to the Governor and General Assembly. Repeals these provisions on January 16, 2013. Effective immediately.</i>		
SB 62 SA1	Silverstein McAsey	<i>Amends CC. SA 1 Replaces the substance of the bill. Provides that it is unlawful for a child sex offender to knowingly operate, whether authorized to do so or not, any of the following vehicles: (1) a vehicle which is specifically designed, constructed or modified and equipped to be used for the retail sale of food or beverages, including but not limited to an ice cream truck; (2) an authorized emergency vehicle; or (3) a rescue vehicle.</i>	PA 96-118	S
SB 141	Sandoval Hernandez	<i>Amends CC. Creates offense of criminal street gang recruitment of a minor. Other provisions.</i>	PA 96-199	S
		<b>HEALTH</b>		
HB 604 HA1	Yarbrough Lightford	<i>Amends Sale of Tobacco to Minors Act, regulates distribution, penalties. HA1 regulates sample distributions.</i>	PA 96-446	S
HB 973 HA 1	Chapa LaVia Steans	<i>Amends Critical Health Problems &amp; Comprehensive Health Education Act, HA 1 Provides that the Comprehensive Health Education Program may (instead of shall) include instruction in grades 8 through 12 on teen dating violence.</i>	PA 96-383	I
SB 1382	Collins	<i>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.</i>	Referred to Assignment	I
SB 1665	Jacobs Verschoore	<i>Amends Critical Health Problems and Comprehensive Health Education (HCE) Act. Provides CHE Program must include information about cancer. Requires interscholastic athletic organization to include a question asking whether a student has a family history of cancer on any pre-participation exam form. Provides organization may require a testicular exam for a male student's participation.</i>	PA 96-128	I
		<b>JUVENILE JUSTICE</b>		
HB 327 HA1	Franks Raoul	<i>Amends Unified Code of Corrections; HA1 Replaces everything after the enacting clause. Provides that if the offender has been convicted for an offense of criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, criminal sexual abuse, aggravated criminal sexual abuse, or ritualized abuse of a child committed on or after the effective date of the amendatory Act when the victim was under 18 years of age at the time of the commission of the offense and the defendant used force or the threat of force in the commission of the offense, the terms of parole or mandatory supervised release shall be that the offender wear an approved electronic monitoring device that has Global Positioning System (GPS) capability for the duration of the person's parole, mandatory supervised release term, or extended mandatory supervised release term.</i>	PA 96-236	I
HB 529 HA1 SA 1	Flowers Delgado	<i>Amends Children &amp; Family Services Act, Abused &amp; Neglected Child Reporting Act, Juvenile Court Act of 1987, HA1-Reinserts the bill with the following changes: Removes language added to each Act concerning authority to make rules implementing the bill's provisions. In the JCA of 1987, changes the conditions under which the court may adopt the goal of continuing foster care as the child's permanency plan. SA1-Deletes</i>	PA 96-600	I

		<i>everything after the enacting clause. Reinserts the engrossed bill with the following changes: Further amends the JCA of 1987 relating to abused, neglected, and dependent minors. Provides that when parental rights have been terminated for a minimum of 3 years and the child who is the subject of the permanency hearing is 13 years old or older and is not currently placed in a placement likely to achieve permanency, the DCFS shall make reasonable efforts to locate parents whose rights have been terminated, except when the court determines that those efforts would be futile or inconsistent with the subject child's best interests. Provides that the Department shall assess the appropriateness of the parent whose rights have been terminated, and shall, as appropriate foster and support connections between the parent whose rights have been terminated and the youth. The Department shall document its determinations and efforts to foster connections in the child's case plan. Establishes procedures for the DCFS Services to file a motion to reinstate parental rights. Repeals those procedures in 4 years.</i>		
<i>HB 2678 HA1</i>	<i>Washington Delegado</i>	<i>Amends JCA 1987 provides that a delinquent minor may be placed in a juvenile electronic home monitoring program. HA1 deletes provision that limits home detention for a minor adjudicated delinquent for an act that if committed by an adult would be a Class 1 or Class X felony to a period not to exceed the last 90 days of incarceration.</i>	<i>PA 96-293</i>	<i>I</i>
<b>SB 1725 SA 2</b>	<b>Raoul Turner</b>	<b>CC. SA 2 becomes the bill. Amends the Children and Family Services Act. Provides that the Department of Human Services shall develop recommendations to ensure the effective reintegration of youth offenders into the communities to which they are returning and shall advise and assist the Illinois Juvenile Justice Commission, utilizing information provided by the Department of Juvenile Justice, the Prisoner Review Board, the Illinois Criminal Justice Information Authority, and any other relevant State agency, to develop by Sept. 30, 2009, a report on juveniles who have been the subject of a parole revocation within the past year in Illinois. Effective immediately. Amendatory veto changes report date to September 2010.</b>	<b>Governor's Amend- atory veto</b>	<b>S</b>
<i>SB 1030 SA 1 HA 1 HA 3</i>	<i>Haine Turner</i>	<i>Amends Criminal Identification Act, and JCA. Expungement of Juvenile Records. HA 3 becomes the bill. Provides that law enforcement records maintained by the Department for minors arrested for an offense prior to their 17th birthday, or minors arrested for a non-felony offense, if committed by an adult, prior to their 18th birthday, shall not be forwarded to the Federal Bureau of Investigation unless those records relate to an arrest in which a minor was charged as an adult under any of the transfer provisions of the Juvenile Court Act of 1987. Provides that minors charged with a misdemeanor offense as a first offense are eligible for expungement review by the court upon their 18th birthday or when their sentences or the disposition of their cases are completed. Contains provisions regarding hearings, objections, determinations by the court, forwarding of copies of orders, and other matters. Provides for funding for expungement of juvenile records. Amends the Unified Code of Corrections. Provides for an additional \$30 fine to be added to every penalty imposed in sentencing for a criminal offense upon a plea of guilty or finding of guilty resulting in a judgment of conviction, provides for disposition of the additional fine, and makes a corresponding change in the Counties Code.</i>	<i>PA 96-707</i>	<i>S</i>

<b>SAFETY</b>				
HB 71 HA1 HA2 SA1	D'Amico Sandoval	Amends Illinois Vehicle Code, regarding use of electronic devices to compose, send or read messages while driving. HFA1 Adds an exception for a driver of a commercial motor vehicle reading a message displayed on a permanently installed communication device. HFA2 Amends the definition of "electronic communication device" to include a device that is physically or electronically integrated into the motor vehicle. Provides that the prohibition of the introduced bill does not apply to a driver using an electronic communication device in hands-free or voice-activated mode (rather than solely in voice-activated mode). SFA1 Replaces everything after the enacting clause with the engrossed bill and makes the following changes: changes an exception in the definition of "electronic communication device" to exclude a global positioning system or navigation system (rather than a global positioning system or navigation system used exclusively for the navigation purposes) from the definition, creates an exception to the electronic message prohibition for a driver using an electronic communication device while parked on the shoulder of a roadway, and creates an exception for a driver using an electronic communication device when the vehicle is stopped due to normal traffic being obstructed and the driver has the motor vehicle transmission in neutral or park.	PA 96-130	<b>S</b>
HB 72 HA2 SA 1	D'Amico Althoff	Amends Illinois Vehicle Code, regulating use of cell phones in school speed zones. Exceptions set forth. HA2 Changes the prohibition so that it applies "at any time while operating a motor vehicle on a roadway" in a school speed zone or on "a highway in a construction or maintenance speed zone". Adds exceptions for specified emergency purposes and law enforcement officers or emergency vehicle operators when performing their official duties. Makes other changes. SA 1 Adds an exception to wireless telephone in school and construction zones prohibition for a person using a wireless telephone in voice-activated mode.	PA 96-131	<b>S</b>
<b>GENERAL INTEREST</b>				
SB 1372	Kotowski Froehlich	Amends DCFS. Provides DCFS will work with representatives of residential services providers to develop a performance-based model for residential services. Other provisions.	PA 96-65	<b>S</b>
SB 1404	Rauol Flynn Currie	Amends DHS. Provides Dept. shall cooperate with Dept of Corrections, community-based organizations and social service providers to make information available to children of incarcerated parents. Shall provide information in a sealed envelope about programs for families and children of incarcerated parents so inmate can send information to the guardian of their children.	PA 96-68	<b>I</b>
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. Many other provisions.	Referred to Assignment	<b>I</b>

## 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: **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**—referred to Rules {House}/Assignments {Senate} (for most bills this means they are dead); **SD**—Short Debate.