

manner. The amendatory veto further changed the reporting responsibilities from the "EMD and EMD Agency" to the "EMS Medical Director" whenever an action has taken place that may require the revocation or suspension of a certificate issued by the Department. **Effective January 1, 2002.**

HB0289 - GOVERNMENT ETHICS-MULTIPLE STATEMENT

JOHNSON-CROSS-MATHIAS-BELLOCK (KARPIEL)
PUBLIC ACT 92-0101

House Bill 289 permits a person whose multiple offices or positions each require a statement of economic interests need file only one statement with the Secretary of State, for offices and positions required to file with the Secretary of State, or one statement with a county clerk, for offices and positions required to file with the county clerk. **Effective January 1, 2002. Effective January 1, 2002.**

**HB0542 - FIREARM OWNERS-ORDINANCES
RIGHTER-BLACK-JONES,JOHN-BERNS (MYERS)
PUBLIC ACT 92-0238**

House Bill 542 provides that every municipality must submit to the Illinois State Police a copy of their ordinances regulating the acquisition, possession, or transfer of firearms within the municipality six months after the effective date of this provision and must submit any amendments to those regulations within thirty days after adoption. The Illinois State Police shall compile the ordinances and publish them in a form available to the public free of charge and shall periodically update the compilation. **Effective immediately.**

**HB0579 - RAILROAD SOUND WARNING DEVICE
O'CONNOR-MATHIAS-HOFFMAN, GARRETT,
HULTGREN, BELLOCK (PARKER)
PUBLIC ACT 92-0284**

House Bill 579 provides that the Illinois Commerce Commission shall authorize pilot projects in the counties of Cook, DuPage, Lake, and Will to test the utility and safety of stationary automated audible warning devices as an alternative to a proposed federal rule requiring trains to sound their horns as they approach highway-rail crossings. The pilot projects shall contribute data to the Federal Railroad Administration's rulemaking process regarding the possible inclusion of stationary automated warning devices as an alternative to the proposed rule. Trains are not required to ring a bell or sound a whistle or horn when approaching a crossing that has a permanently installed automated audible warning device authorized by the Commission. Rules for implementing the pilot projects shall be adopted. **Effective immediately.**

**HB0632 - ABANDONED NEWBORN INFANT
COULSON-SCOTT-MOORE-BLACK-WAIT (KARPIEL-
PARKER-TROTTER-GEO-KARIS)
PUBLIC ACT 92-0408**

House Bill 632 creates the Abandoned Newborn Infant Protection Act and provides procedures to be followed when a parent relinquishes a newborn infant to a hospital or other facility. Specific note to municipalities is that it requires hospital, fire station, or emergency medical facility personnel to verbally inform a relinquishing parent of the necessity of going to court to prevent termination of parental rights and regain custody. Includes many other provisions pertaining to the relinquishing of a newborn infant. **Effective immediately.**

**HB0681 - MANUFACTURED HOME SETUP
NOVAK-FORBY-FOWLER, O'BRIEN (DUDYCZ)
PUBLIC ACT 92-0410**

House Bill 681 creates the Manufactured Home Quality Assurance Act. The Department of Public Health is responsible for enforcing mobile home setup standards and requires mobile home manufacturers and installers to be licensed in this State. The bill provides for the deposit of licensing fees into the Facility Licensing Fund. The bill would not require a person who installs a mobile home on his or her own property outside a mobile home park to obtain an installer's license. HB 681 preempts home rule powers with the exception of Chicago. **Effective January 1, 2002.**

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**HB0760 - TIF HEARINGS
LEITCH-SCOTT-SCULLY-MOFFITT AND YOUNGE
(RADOGNO-HAWKINSON-CLAYBORNE)
PUBLIC ACT 92-0263**

House Bill 760 establishes criteria for the determination of a developer's creditworthiness. The bill also provides that municipalities shall "hear all protests and objections at the hearing" (now, hear and determine all protests and objections) and removes amendatory provisions defining the term "determine;" adds a provision to the definition of "redevelopment plan;" expands the persons who must receive notice of the availability of the redevelopment plan and eligibility report; and requires a hearing on changes to the redevelopment plan if the changes meet certain criteria. HB 760 further amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code to provide that the redevelopment project must be completed by December 31 of the 35th year (now, the 23rd year) after the year in which the ordinance was adopted in the TIF district if the ordinance was adopted by specified dates in certain municipalities. Other changes involve dates of completion of Sales Tax TIF

or their employees engaged in the lawful transportation of the foregoing recited items, or to public officers or employees while engaged in the performance of their official duties; or to persons suffering from diabetes, asthma or any other medical condition requiring self-injection.
(Code 1968, § 17-107)

Sec. 42-48. Violation, penalty.

The violation of any provision of this article shall, upon conviction, be punished as provided in section 1-8 of this Code.
(Code 1968, § 17-108)

Secs. 42-49—42-70. Reserved.

ARTICLE III. WEAPONS*

DIVISION 1. GENERALLY

Sec. 42-71. Discharging firearms, air guns.

It shall be unlawful to discharge any firearm or air gun in the city; provided, that this section shall not be construed to prohibit any officer of the law from discharging a firearm in the performance of his duty nor any citizen from discharging a firearm when lawfully defending his person or property.
(Code 1968, § 17-10)

Secs. 42-72—42-80. Reserved.

DIVISION 2. DEALERS†

Sec. 42-81. License—Required.

It shall be unlawful for any person to engage in the business of selling or otherwise dealing in dangerous or deadly weapons (referred to in this division as a dealer) in the city without securing a license therefor.
(Code 1968, § 17-93)

*State law reference—Deadly weapons generally, 720 ILCS 5/24-1 et seq.

†Cross reference—Business licenses generally, § 26-31 et seq.

Sec. 42-82. Same—Application.

Any dealer applying for the license as provided for in section 42-81 shall make a written application to the city clerk stating his full name and residence address, or, if a corporation, the name thereof and names of its principal officers and their addresses. Such application shall also state the location at which the dealer intends to conduct business.
(Code 1968, § 17-94)

Sec. 42-83. Same—Fee; issuance.

Upon receipt of the completed application required by this division and payment of a license fee of \$5.00, it shall be the duty of the city clerk to issue a license to the applicant.
(Code 1968, § 17-95)

Sec. 42-84. Same—Duration; renewal, fee.

The license provided for in this division shall be issued for a period from February 1 through January 31, and shall be renewable annually during the month of January for a fee of \$2.00.
(Code 1968, § 17-96)

Sec. 42-85. Register—To be kept.

Every dealer shall keep a register of all weapons sold or otherwise disposed of and shall keep an inventory of all such weapons in stock, which inventory shall list the wholesaler or other source of acquisition of the weapon and the date of acquisition.
(Code 1968, § 17-97)

Sec. 42-86. Same—Contents of.

The register provided for in section 42-85 shall contain the following information:

- (1) The date of sale or disposition of the weapon.
- (2) The sale or disposition of the weapon.
- (3) The firearm owner's identification card (FOID) number of the person who purchases or obtains the weapon and the FOID card expiration date.
- (4) The full name, address, date of birth, physical description and occupation of the person who purchases or obtains the weapon.

- (5) The price of the weapon.
 - (6) The kind of weapon purchased or obtained together with the description, serial number and any other identifying marks of the weapon.
 - (7) The purpose for which the weapon was purchased or obtained.
- (Code 1968, § 17-98)

Sec. 42-87. Same—Inspection of.

Upon demand of any police officer of the city, a dealer shall produce for inspection the register and inventory required under this division and allow such police officer to inspect such register and inventory and all stock on hand.

(Code 1968, § 17-99)

Sec. 42-88. Registration forms.

(a) *Completion of form; contents.* At the time of each sale or other disposition of a dangerous or deadly weapon, the dealer shall complete a registration form designed and approved by the city manager, which form shall contain all of the information required to be included in the dealer's register.

(b) *To be verified.* At the time of each sale or other disposition of a dangerous or deadly weapon, the dealer shall verify to the best of his knowledge that the information submitted on the registration form is true and correct and that the transaction is not in violation of the law.

(c) *To be filed.* The completed registration form signed by both the dealer and the person who purchases or obtains the weapon shall be filed with the police department by the dealer within 24 hours after the sale or disposition.

(Code 1968, § 17-100)

Sec. 42-89. Penalty for violation of division.

Any dealer who violates any of the provisions of this division shall be subject to having his license suspended or revoked and in any event shall be subject to punishment as provided in section 1-8 of this Code.

(Code 1968, § 17-101)

Secs. 42-90—42-105. Reserved.

ARTICLE IV. CITY PARKS

Sec. 42-106. Public use of city parks.

City parks are generally used for the inspiration, education, use and enjoyment by the general public. This section is intended to help carry out this function as well as to regulate the use of parks and to protect the rights of those owning property adjacent to such parks.

(1) *Hours of operation:*

- a. Parks shall be open to the public from sunrise to 11:00 p.m., unless different hours are posted by the city manager.
- b. No persons shall remain in the park when the park is not open to the public without a permit from the city manager.
- c. Park closing shall be posted at park entrances.

(2) *Restricted activities.* No person shall camp on city parks or inhabit any structure or facility when the park or facility is officially closed.

(Ord. No. E-4129, § 1, 9-18-95)

Sec. 42-107. Protection of property, structures and natural resources

(a) *Destruction of misuse of property and structures.* No person shall upon or in connection with any city park destroy, deface, paint, alter or remove any structure, monument, plaques, stone marker, bench, lamp post, fence, gate, refuse container, fountain, drinking fountain or sign.

(b) *Destruction or misuse of natural resources.* No person shall upon or in connection with any city park cut, remove, uproot, pick, saw, chop, injure or wantonly destroy any tree, bush, shrub, flower or plant whether alive or dead or chip, blaze, box, trim or otherwise deface or injure any tree, shrub or bush or break or remove any branch or foliage thereof, pick or gather any seed of any tree or other plant unless necessitated by the