1 AN ACT concerning government.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 1. Short title. This Act may be cited as the
Illinois Service Member Civil Relief Act.

6 Section 5. Legislative intent. Nothing in this Act is 7 intended to impair any existing right or benefit available to 8 any service member.

9 Section 10. Definitions. In this Act:

10 "Military service" means any full-time training or duty, no 11 matter how described under federal or State law, for which a 12 service member is ordered to report by the President, Governor 13 of a state, commonwealth, or territory of the United States, or 14 other appropriate military authority.

15 "Service member" means a resident of Illinois who is a 16 member of any component of the U.S. Armed Forces or the 17 National Guard of any state, the District of Columbia, a 18 commonwealth, or a territory of the United States.

"Training or duty under Title 32 of the United States Code" has the same meaning ascribed to that term in Section 30.10 of the Military Code of Illinois.

22 "State Active Duty" has the same meaning ascribed to that

SB3287 Engrossed - 2 - LRB097 17537 RPM 62741 b

1 term in Section 30.10 of the Military Code of Illinois.

2 "Primary occupant" means the current residential customer 3 of record, in whose name the utility company or electric 4 cooperative account is registered.

5 Section 15. Cellular phone contract. Termination of a 6 cellular phone contract involving a service member who enters 7 military service shall be subject to the provisions of the 8 Military Personnel Cellular Phone Contract Termination Act.

9 Section 20. Bulk long distance telephone services. Bulk 10 long distance telephone services purchased by the Department of 11 Central Management Services and made available to persons in the immediate family of service members who have entered 12 13 military service so that those persons in the service members' 14 families can communicate with the service members shall be 15 subject to Section 405-272 of the Department of Central Management Services Law of the Civil Administrative Code of 16 17 Illinois.

Section 25. Stoppage of gas or electricity; arrearage; municipality; electric company or cooperative.

(a) The stoppage of gas or electricity from entering the
 residential premises of which a service member was a primary
 occupant immediately before the service member entered
 military service for nonpayment of service shall be subject to

SB3287 Engrossed - 3 - LRB097 17537 RPM 62741 b

1 Section 11-117-12.2 of the Illinois Municipal Code when the 2 entity providing the gas or electrical service is a 3 municipality owning a public utility, or shall be subject to 4 Section 8-201.5 of the Public Utilities Act when the entity 5 providing the gas or electrical service is a company or 6 electric cooperative.

(b) Payment periods offered to a residential consumer who 7 8 is a service member upon his or her return from military 9 service to pay off any arrearages incurred during the period of 10 the residential consumer's service period shall be subject to 11 Section 11-117-12.2 of the Illinois Municipal Code when the 12 entity offering the payment period is a municipality owning a 13 public utility, or shall be subject to Section 8-201.5 of the Public Utilities Act when the entity offering the payment 14 15 period is a company or electric cooperative.

16 (c) In order to be eligible for the benefits granted to 17 service members under this Section, a service member must provide the company or electric cooperative with a copy of the 18 19 orders calling the service member to military service, or 20 copies of orders further extending the service member's period of service, and claim hardship. In order to establish a 21 22 hardship, the primary occupant must demonstrate to the company 23 or electric cooperative's satisfaction that as a service member his or her military service has materially and currently 24 25 affected his or her ability to pay for such services when due. 26 Further, in the event the service member no longer claims to be SB3287 Engrossed - 4 - LRB097 17537 RPM 62741 b

the primary occupant of the residential premises or the customer account of record changes, then the company or electric cooperative may enforce all applicable rules, regulations, and tariffs.

5 Section 30. Life insurance policy. The lapse or forfeiture 6 of an individual life insurance policy insuring the life of a 7 service member who enters military service shall be subject to 8 Section 224.05 of the Illinois Insurance Code.

9 Section 35. Action for possession of residential premises 10 of a tenant. An action for possession of residential premises 11 of a tenant, including a tenant who is a resident of a mobile 12 home park, who is a service member that has entered military 13 service, or of any member of the tenant's family who resides 14 with the tenant shall be subject to Section 9-107.10 of the 15 Code of Civil Procedure.

Section 40. Limitation on interest rate. Interest or finance charges collected or charged to a service member who has entered military service, or the spouse of that service member, in connection with an obligation entered into on or after the date of August 22, 2005, but prior to the date that the service member entered military service, shall be subject to Section 4.05 of the Interest Act. SB3287 Engrossed - 5 - LRB097 17537 RPM 62741 b

1 Section 45. Termination of lease; motor vehicle. The 2 termination of a motor vehicle lease involving a service member 3 who has entered military service or the spouse of that service 4 member shall be subject to Section 37 of the Motor Vehicle 5 Leasing Act.

6 Section 50. Termination of property lease. The termination 7 of a lease for a mobile home lot, residential premises, or non-residential premises by a service member who has entered 8 9 military service, or by the spouse of that service member, in 10 conjunction with a lease entered into on or after the effective 11 date of this Act is subject to Section 16 of the Landlord and 12 Tenant Act. The termination of a lease for farm or agricultural 13 real property by a service member who has entered military 14 service or by the spouse of that service member is subject to 15 Section 9-206 of the Code of Civil Procedure and Section 16 of 16 the Landlord and Tenant Act.

17 Section 55. Stay of administrative contested case 18 hearings. The stay of an administrative contested case hearing 19 involving a named party who is a service member that has 20 entered military service shall be subject to Section 10-63 of 21 the Illinois Administrative Procedure Act.

22 Section 60. Default judgment protection. Relief from a 23 final order or judgment entered by default against a service SB3287 Engrossed - 6 - LRB097 17537 RPM 62741 b member who has entered military service is subject to Section 2 2-1401.1 of the Code of Civil Procedure.

3 Section 65. Property repossession under retail installment 4 sales. The repossession of personal property pursuant to a 5 retail installment sales contract entered into before the buyer has entered military service and on or after the effective date 6 7 of this Act that relates to the personal property of the 8 service member is subject to Section 26.5 of the Retail 9 Installment Sales Act and Section 9-610 of the Uniform 10 Commercial Code.

11 Section 70. Protection against foreclosure or a judicial 12 sale in a foreclosure. Foreclosure and a judicial sale pursuant 13 to a foreclosure against a service member who has entered 14 military service in conjunction with a mortgage agreement 15 entered into before the mortgagor entered military service and 16 on or after the effective date of this Act is subject to 17 Section 15-1501.6 of the Code of Civil Procedure.

18 Section 75. Stay of prosecution; civil matters. The stay, 19 postponement, or suspension of the enforcement of any civil 20 obligation or liability, the prosecution of any civil suit or 21 proceeding, or the entry or enforcement of any civil order, 22 writ, judgment, or decree involving a service member who has 23 entered military service shall be subject to Section 30.25 of SB3287 Engrossed - 7 - LRB097 17537 RPM 62741 b

1 the Military Code of Illinois.

2 Section 80. School attendance and tuition. A full monetary 3 credit or refund for funds paid to any Illinois public 4 university, college, or community college on behalf of any 5 service member who enters military service shall be subject to 6 Section 30.30 of the Military Code of Illinois.

Section 900. The Illinois Administrative Procedure Act is
amended by adding Section 10-63 as follows:

9 (5 ILCS 100/10-63 new)

10 <u>Sec. 10-63. Stay of contested case hearings; military.</u>

11 (a) In this Section:

12 <u>"Military service" means any full-time training or duty no</u> 13 <u>matter how described under federal or State law for which a</u> 14 <u>service member is ordered to report by the President, Governor</u> 15 <u>of a state, commonwealth, or territory of the United States, or</u> 16 <u>other appropriate military authority.</u>

17 <u>"Service member" means a resident of Illinois who is a</u> 18 <u>member of any component of the U.S. Armed Forces or the</u> 19 <u>National Guard of any state, the District of Columbia, a</u> 20 <u>commonwealth, or a territory of the United States.</u>

(b) In a contested case in which a named party is a service member who has entered military service, for a period of 14 days that follow the conclusion of military service, the SB3287 Engrossed - 8 - LRB097 17537 RPM 62741 b

administrative law judge shall, upon motion made by or on 1 behalf of the service member, stay the hearing for a period of 2 3 90 days if the service member's ability to appear at the hearing is materially affected by his or her military service. 4 5 (c) In order to be eligible for the benefits granted to service members under this Section, a service member must 6 7 demonstrate that his or her military service has been in excess 8 of 29 consecutive days and has materially affected his or her 9 ability to attend the hearing by submitting a letter to the administrative law judge from the service member's commanding 10 11 officer stating that the service member's military duty has 12 prevented the service member from appearing at the hearing and 13 that military leave has not been authorized. The service member 14 must also provide the administrative law judge with an 15 approximate date of availability. 16 (d) Additional stays of the contested case hearing shall be permitted at the discretion of the administrative law judge if 17

18 <u>all of the requirements of this Section are met.</u>

19 (e) A violation of this Section constitutes a civil rights
20 violation under the Illinois Human Rights Act. All proceeds
21 from the collection of any civil penalty imposed under this
22 subsection shall be deposited into the Illinois Military Family
23 Relief Fund.

24 Section 905. The Civil Administrative Code of Illinois is 25 amended by adding Section 5-715 as follows:

1	(20 ILCS 5/5-715 new)
2	Sec. 5-715. Deadline extensions for service members.
3	(a) In this Section:
4	"Military service" means any full-time training or duty no
5	matter how described under federal or State law for which a
6	service member is ordered to report by the President, Governor
7	of a state, commonwealth, or territory of the United States, or
8	other appropriate military authority.
9	"Service member" means a resident of Illinois who is a
10	member of any component of the U.S. Armed Forces or the
11	National Guard of any state, the District of Columbia, a
12	commonwealth, or a territory of the United States.
13	(b) Each director of a department is authorized to extend
14	any deadline established by that director or department for a
15	service member who has entered military service in excess of 29
16	consecutive days. The director may extend the deadline for a
17	period not more than twice the length of the service member's
18	required military service.

Section 910. The Department of Central Management Services 19 20 Law of the Civil Administrative Code of Illinois is amended by changing Section 405-272 as follows: 21

22

(20 ILCS 405/405-272)

23 Sec. 405-272. Bulk long distance telephone services for SB3287 Engrossed - 10 - LRB097 17537 RPM 62741 b

1 military personnel in military service on active duty.

2

(a) In this Section:

3 "Active duty" means active duty pursuant to an executive
 4 order of the President of the United States, an act of the
 5 Congress of the United States, or an order of the Governor.

6 "Immediate family" means a service member's spouse 7 residing in the service member's household, brothers and 8 sisters of the whole or of the half blood, children, including 9 adopted children and stepchildren, parents, and grandparents.

10 <u>"Military service" means any full-time training or duty no</u> 11 <u>matter how described under federal or State law for which a</u> 12 <u>service member is ordered to report by the President, Governor</u> 13 <u>of a state, commonwealth, or territory of the United States, or</u> 14 <u>other appropriate military authority.</u>

15 "Service member" means a <u>resident of Illinois who is a</u> 16 <u>member of any component of the U.S. Armed Forces or the</u> 17 <u>National Guard of any state, the District of Columbia, a</u> 18 <u>commonwealth, or a territory of the United States</u> member of the 19 armed services or reserve forces of the United States or a 20 member of the Illinois National Guard.

(b) The Department may enter into a contract to purchase bulk long distance telephone services and make them available at cost, or may make bulk long distance telephone services available at cost under any existing contract the Department has entered into, to persons in the immediate family of service members that have entered military service deployed on active SB3287 Engrossed - 11 - LRB097 17537 RPM 62741 b

duty so that those persons in the service members' families can communicate with the service members so deployed. If the Department enters into a contract under this Section, it shall do so in accordance with the Illinois Procurement Code and in a nondiscriminatory manner that does not place any potential vendor at a competitive disadvantage.

7 (c) In order to be eligible to use bulk long distance 8 telephone services purchased by the Department under this 9 Section, a service member or person in the service member's 10 immediate family must provide the Department with a copy of the 11 military or qubernatorial orders calling the service member to 12 military service in excess of 29 consecutive days active duty 13 and of any orders further extending the service member's period 14 of military service active duty.

15 (d) If the Department enters into a contract under this 16 Section, the Department shall adopt rules as necessary to 17 implement this Section.

18 (Source: P.A. 94-635, eff. 8-22-05.)

Section 915. The Military Code of Illinois is amended by changing Sections 30.25 and 30.30 as follows:

21 (20 ILCS 1805/30.25)

22 Sec. 30.25. Stay of prosecution. During and for a period of 23 14 days after a period of <u>military service</u> training or duty in 24 excess of 29 days either under Title 32 of the United States

Code or under State Active Duty, a court having jurisdiction 1 2 over the enforcement of any civil obligation or liability, the prosecution of any civil suit or proceeding, or the entry or 3 enforcement of any civil order, writ, judgment, or decree may 4 5 stay, postpone, or suspend the matter if the court determines that a <u>service member's</u> person's failure to meet the obligation 6 7 is the direct result of that period of military service 8 training or duty. The stay, postponement, or suspension of 9 proceedings does not in any way modify any condition, 10 obligation, term, or liability agreed upon or incurred by a 11 person in military service including but not limited to accrued 12 interest, late fees, or penalties. No stay, postponement, or 13 suspension shall be provided regarding any written agreement entered into, or debt that is incurred, by the person during or 14 15 after his or her period of military service training or duty 16 either under Title 32 of the United States Code or under State 17 Active Duty. A violation of this Section constitutes a civil rights violation under the Illinois Human Rights Act. All 18 19 proceeds from the collection of any civil penalty imposed under 20 this Section shall be deposited into the Illinois Military Family Relief Fund. 21

22 (Source: P.A. 92-716, eff. 7-24-02.)

23 (20 ILCS 1805/30.30)

24 Sec. 30.30. School attendance and tuition. Any <u>service</u> 25 <u>member that enters military service</u> person in federal active SB3287 Engrossed - 13 - LRB097 17537 RPM 62741 b

duty under Title 10 of the United States Code, or in training 1 2 or duty under Title 32 of the United States Code, or in State Active Duty, pursuant to the orders of the Governor has the 3 right to receive a full monetary credit or refund for funds 4 5 paid to any Illinois public university, college, or community 6 college if the service member person is placed into a period of 7 military service with the State of Illinois pursuant to the 8 orders of the Governor and is unable to attend the university 9 or college for a period of 7 or more days. Withdrawal from the 10 course shall not impact upon the final grade point average of 11 the service member person. If any service member person who has 12 been enrolled in any Illinois public university, college, or 13 community college is unable to process his or her enrollment for the upcoming term, he or she shall have any and all late 14 penalties and or charges set aside, including any and all late 15 16 processing fees for books, lab fees, and all items that were 17 not in place because the service member person was engaged in military service and was unable to enroll in the courses at the 18 appropriate time. The rights set forth in this Section are in 19 20 addition to any rights afforded to persons in military service with the State of Illinois pursuant to the orders of the 21 22 Governor under the policies of an Illinois public university, 23 college, or community college. A violation of this Section constitutes a civil rights violation under the Illinois Human 24 25 Rights Act. All proceeds from the collection of any civil penalty imposed under this Section shall be deposited into the 26

SB3287 Engrossed - 14 - LRB097 17537 RPM 62741 b

- 1 Illinois Military Family Relief Fund.
- 2 (Source: P.A. 92-716, eff. 7-24-02.)
- 3 Section 920. The Illinois Municipal Code is amended by
 4 changing Section 11-117-12.2 as follows:
- 5 (65 ILCS 5/11-117-12.2)

Sec. 11-117-12.2. Military personnel <u>in military service</u>
 on active duty; no stoppage of gas or electricity; arrearage.

8 (a) In this Section:

9 <u>"Military service" means any full-time training or duty no</u> 10 <u>matter how described under federal or State law for which a</u> 11 <u>service member is ordered to report by the President, Governor</u> 12 <u>of a state, commonwealth, or territory of the United States, or</u> 13 <u>other appropriate military authority.</u>

14 "Active duty" means active duty pursuant to an executive 15 order of the President of the United States, an act of the 16 Congress of the United States, or an order of the Governor.

17 "Service member" means a <u>resident of Illinois who is a</u> 18 <u>member of any component of the U.S. Armed Forces or the</u> 19 <u>National Guard of any state, the District of Columbia, a</u> 20 <u>commonwealth, or a territory of the United States</u> member of the 21 <u>armed services or reserve forces of the United States or a</u> 22 <u>member of the Illinois National Guard</u>.

(b) No municipality owning a public utility shall stop gas
or electricity from entering the residential premises of which

SB3287 Engrossed - 15 - LRB097 17537 RPM 62741 b

1 a service member was a primary occupant immediately before the 2 service member <u>entered military service</u> was deployed on active 3 duty for nonpayment for gas or electricity supplied to the 4 residential premises.

5 (c) Upon the return from military service active duty of a residential consumer who is a service member, the municipality 6 7 shall offer the residential consumer a period equal to at least 8 the period of the residential consumer's military service 9 deployment on active duty to pay any arrearages incurred during 10 the period of the residential consumer's military service 11 deployment. The municipality shall inform the residential 12 consumer that, if the period the municipality offers presents a 13 hardship to the consumer, the consumer may request a longer 14 period to pay the arrearages.

(d) In order to be eligible for the benefits granted to service members under this Section, a service member must provide the municipality with a copy of the military or gubernatorial orders calling the service member to military service in excess of 29 consecutive days active duty and of any orders further extending the service member's period of service active duty.

(e) A violation of this Section constitutes a civil rightsviolation under the Illinois Human Rights Act.

All proceeds from the collection of any civil penalty imposed under this subsection shall be deposited into the Illinois Military Family Relief Fund.

	SB3287 Engrossed - 16 - LRB097 17537 RPM 62741 b						
1	(Source: P.A. 94-635, eff. 8-22-05; 94-802, eff. 5-26-06;						
2	95-392, eff. 8-23-07.)						
3	Section 925. The Illinois Insurance Code is amended by						
4	changing Section 224.05 as follows:						
5	(215 ILCS 5/224.05)						
6	Sec. 224.05. Military personnel <u>in military service</u> on						
7	active duty; no lapse of life insurance policy.						
8	(a) Except as provided in subsection (b), this Section						
9	shall apply to any individual life insurance policy insuring						
10	the life of a <u>resident of Illinois who is a member of any</u>						
11	component of the U.S. Armed Forces or the National Guard of any						
12	state, the District of Columbia, a commonwealth, or a territory						
13	of the United States member of the armed services or reserve						
14	forces of the United States or a member of the Illinois						
15	National Guard who has entered any full-time training or duty						
16	which the service member was ordered to report by the						
17	President, Governor of a state, commonwealth, or territory of						
18	the United States, or other appropriate military authority, if						
19	the life insurance is on active duty pursuant to an executive						
20	order of the President of the United States, an act of the						
21	Congress of the United States, or an order of the Governor, if						
22	the life insurance policy meets both of the following						
23	conditions:						

(1) The policy has been in force for at least 180 days.

SB3287 Engrossed - 17 - LRB097 17537 RPM 62741 b

(2) The policy has been brought within the
 "Servicemembers Civil Relief Act," 117 Stat. 2835 (2003),
 50 U.S.C. App. 541 and following.

4 (b) This Section does not apply to any policy that was 5 cancelled or that had lapsed for the nonpayment of premiums 6 prior to the commencement of the insured's period of military 7 service.

8 (c) An individual life insurance policy described in this 9 Section shall not lapse or be forfeited for the nonpayment of 10 premiums during the military service of a <u>service member</u> member 11 of the armed services or reserve forces of the United States or 12 a member of the Illinois National Guard or during the 2-year 13 period subsequent to the end of the member's period of military 14 service.

(d) In order to be eligible for the benefits granted to service members under this Section, a service member must provide the life insurance company with a copy of the military or gubernatorial orders calling the service member to military service active duty and of any orders further extending the service member's period of <u>service</u> active duty.

(e) This Section does not limit a life insurance company's enforcement of provisions in the insured's policy relating to naval or military service in time of war.

(f) A violation of this Section constitutes a civil rightsviolation under the Illinois Human Rights Act.

26 All proceeds from the collection of any civil penalty

SB3287 Engrossed - 18 - LRB097 17537 RPM 62741 b imposed under this subsection shall be deposited into the 1 2 Illinois Military Family Relief Fund. 3 (Source: P.A. 94-635, eff. 8-22-05; 94-802, eff. 5-26-06; 95-392, eff. 8-23-07.) 4 5 Section 930. The Public Utilities Act is amended by 6 changing Section 8-201.5 as follows: 7 (220 ILCS 5/8-201.5) 8 Sec. 8-201.5. Military personnel in military service on 9 active duty; no stoppage of gas or electricity; arrearage. 10 (a) In this Section: 11 "Military service" means any full-time training or duty no 12 matter how described under federal or State law for which a service member is ordered to report by the President, Governor 13 of a state, commonwealth, or territory of the United States, or 14 15 other appropriate military authority. 16 "Active duty" means active duty pursuant to an executive 17 order of the President of the United States, an act of the Congress of the United States, or an order of the Governor. 18 "Service member" means a resident of Illinois who is a 19 20 member of any component of the U.S. Armed Forces or the National Guard of any state, the District of Columbia, a 21 commonwealth, or a territory of the United States member of the 22 23 armed services or reserve forces of the United States 24 member of the Illinois National Guard.

SB3287 Engrossed - 19 - LRB097 17537 RPM 62741 b

1 (b) No company or electric cooperative shall stop gas or 2 electricity from entering the residential premises of which a 3 service member was a primary occupant immediately before the 4 service member <u>entered military service</u> was deployed on active 5 duty for nonpayment for gas or electricity supplied to the 6 residential premises.

7 (c) In order to be eligible for the benefits granted to 8 service members under this Section, a service member must 9 provide the company or electric cooperative with a copy of the 10 military or gubernatorial orders calling the service member to 11 military service in excess of 29 consecutive days active duty 12 and of any orders further extending the service member's period 13 of service active duty.

(d) Upon the return from military service active duty of a 14 15 residential consumer who is a service member, the company or 16 electric cooperative shall offer the residential consumer a 17 period equal to at least the period of military service deployment on active duty to pay any arrearages incurred during 18 the period of the residential consumer's military service 19 20 deployment. The company or electric cooperative shall inform the residential consumer that, if the period that the company 21 22 or electric cooperative offers presents a hardship to the 23 consumer, the consumer may request a longer period to pay the 24 arrearages and, in the case of a company that is a public 25 utility, may request the assistance of the Illinois Commerce 26 Commission to obtain a longer period. No late payment fees or

SB3287 Engrossed - 20 - LRB097 17537 RPM 62741 b

interest shall be charged to the residential consumer during the period of <u>military service</u> deployment or the repayment period.

4 (e) A violation of this Section constitutes a civil rights
5 violation under the Illinois Human Rights Act.

6 All proceeds from the collection of any civil penalty 7 imposed under this subsection shall be deposited into the 8 Illinois Military Family Relief Fund.

9 (Source: P.A. 94-635, eff. 8-22-05; 94-802, eff. 5-26-06;
10 95-392, eff. 8-23-07.)

Section 935. The Service Member's Employment Tenure Act is amended by changing Section 5.2 as follows:

13 (330 ILCS 60/5.2)

14

Sec. 5.2. School attendance and tuition.

15 (a) Any person in military service with the State of Illinois or in federal active duty service pursuant to the 16 orders of the President of the United States or the Governor 17 18 has the right to receive a full monetary credit or refund for funds paid to any Illinois public university, college or 19 20 community college if the person is placed into a period of 21 military service pursuant to the orders of the President of the United States or the Governor and is unable to attend the 22 23 university or college for a period of 7 or more days. 24 Withdrawal from the course shall not impact upon the final SB3287 Engrossed - 21 - LRB097 17537 RPM 62741 b

grade point average of the person. If any person who has been 1 2 enrolled in any Illinois public university, college, or 3 community college is unable to process his or her enrollment for the upcoming term, he or she shall have any and all late 4 5 penalties and or charges set aside, including any and all late processing fees for books, lab fees, and all items that were 6 7 not in place because the person was engaged in military service and was unable to enroll in the courses at the appropriate 8 9 time.

10 A service member enrolled in an institution of higher 11 learning who is unable, because of his or her military service, 12 to attend classes on a particular day or days has the right to 13 be excused and to reschedule a course examination administered on such day or days. The faculty and administrative officials 14 shall make available to the service member an equivalent 15 16 opportunity to make up any examination he or she has missed 17 because of his or her military service.

18 The rights set forth in this Section are in addition to any 19 rights afforded to persons in military service with the State 20 of Illinois or in federal active duty service pursuant to the 21 orders of the President of the United States or the Governor 22 under the policies of an Illinois public university, college, 23 or community college.

24

(b) For the purposes of this Section:

25 "Institution of higher learning" has the same meaning as in

26 <u>Section 10 of the Higher Education Student Assistance Act.</u>

SB3287 Engrossed - 22 - LRB097 17537 RPM 62741 b

1	"Military service" means any full-time training or duty, no
2	matter how described under federal or State law, for which a
3	service member is ordered to report by the President, Governor
4	of a state, commonwealth, or territory of the United States, or
5	other appropriate military authority.
6	"Service member" means a resident of Illinois who is a
7	member of any component of the U.S. Armed Forces or the
8	National Guard of any state, the District of Columbia, a
9	commonwealth, or a territory of the United States.
10	(Source: P.A. 93-822, eff. 7-28-04.)
11	Section 940. The Code of Civil Procedure is amended by
12	changing Sections 9-107.10 and 9-206 and by adding Sections
13	2-1401.1 and 15-1501.6 as follows:
14	(735 ILCS 5/2-1401.1 new)
15	Sec. 2-1401.1. Relief from default judgment; military
16	personnel in military service.
17	(a) In this Section:
18	"Military service" means any full-time training or duty no
19	matter how described under federal or State law for which a
20	service member is ordered to report by the President, Governor
21	of a state, commonwealth, or territory of the United States, or
22	other appropriate military authority.
23	"Service member" means a resident of Illinois who is a
24	member of any component of the U.S. Armed Forces or the

SB3287 Engrossed - 23 - LRB097 17537 RPM 62741 b

<u>National Guard of any state, the District of Columbia, or</u>
 commonwealth, or a territory of the United States.

3 (b) Relief from and vacation of final orders and judgments after 30 days from the entry thereof entered by default against 4 5 a service member that has entered military service may be had upon petition as provided in this Section. All relief 6 heretofore obtainable and the grounds for such relief 7 8 heretofore available shall be available in every case, by 9 proceedings commenced pursuant to this Section, regardless of 10 the nature of the order or judgment from which relief is sought 11 or of the proceedings in which it was entered. Except as 12 provided in Section 6 of the Illinois Parentage Act of 1984, 13 there shall be no distinction between actions and other 14 proceedings, statutory or otherwise, as to availability of relief, grounds for relief or the relief obtainable. 15

16 (c) The petition must be filed in the same proceeding in 17 which the order or judgment was entered but is not a continuation thereof. The petition must be supported by 18 19 affidavit or other appropriate showing as to matters not of 20 record and show that the service member did not appear in the proceeding, the person's military service materially affected 21 22 the service member's ability to defend the case, the person has 23 a meritorious or legal defense to the action, and the petition 24 must be filed within 90 days after the service member's date of 25 release from military service. All parties to the petition 26 shall be notified as provided by rule.

SB3287 Engrossed - 24 - LRB097 17537 RPM 62741 b

1	(d) Except as provided in Section 20b of the Adoption Act
2	and Section 2-32 of the Juvenile Court Act of 1987 or in a
3	petition based upon Section 116-3 of the Code of Criminal
4	Procedure of 1963, the petition must be filed not later than 90
5	days after the service member's release from military service.
6	Time during which the person seeking relief is under legal
7	disability or duress or the ground for relief is fraudulently
8	concealed shall be excluded in computing the period for filing.
9	(e) The filing of a petition under this Section does not
10	affect the order or judgment, or suspend its operation.
11	(f) Unless lack of jurisdiction affirmatively appears from
12	the record proper, the vacation or modification of an order or
13	judgment pursuant to the provisions of this Section does not
14	affect the right, title or interest in or to any real or
15	personal property of any person, not a party to the original
16	action, acquired for value after the entry of the order or
17	judgment but before the filing of the petition, nor affect any
18	right of any person not a party to the original action under
19	any certificate of sale issued before the filing of the
20	petition, pursuant to a sale based on the order or judgment.
21	(g) Nothing contained in this Section affects any existing
22	right to relief from a void order or judgment, or to employ any
23	existing method to procure that relief.

24 (735 ILCS 5/9-107.10)

25 Sec. 9-107.10. Military personnel <u>in military service</u> on

SB3287 Engrossed - 25 - LRB097 17537 RPM 62741 b

1 active duty; action for possession.

2 (a) In this Section:

3 <u>"Military service" means any full-time training or duty no</u>
4 <u>matter how described under federal or State law for which a</u>
5 <u>service member is ordered to report by the President, Governor</u>
6 <u>of a state, commonwealth, or territory of the United States, or</u>
7 <u>other appropriate military authority.</u>

8 "Active duty" means active duty pursuant to an executive 9 order of the President of the United States, an act of the 10 Congress of the United States, or an order of the Governor.

"Service member" means a <u>resident of Illinois who is a</u> <u>member of any component of the U.S. Armed Forces or the</u> <u>National Guard of any state, the District of Columbia, a</u> <u>commonwealth, or a territory of the United States</u> member of the armed services or reserve forces of the United States or a <u>member of the Illinois National Guard</u>.

17 (b) In an action for possession of residential premises of a tenant, including a tenant who is a resident of a mobile home 18 park, who is a service member that has entered military service 19 20 deployed on active duty, or of any member of the tenant's family who resides with the tenant, if the tenant entered into 21 22 the rental agreement on or after the effective date of this 23 amendatory Act of the 94th General Assembly, the court may, on its own motion, and shall, upon motion made by or on behalf of 24 25 the tenant, do either of the following if the tenant's ability 26 to pay the agreed rent is materially affected by the tenant's SB3287 Engrossed - 26 - LRB097 17537 RPM 62741 b

1

military service deployment on active duty:

- 2 (1) Stay the proceedings for a period of 90 days,
 3 unless, in the opinion of the court, justice and equity
 4 require a longer or shorter period of time.
- 5 (2) Adjust the obligation under the rental agreement to
 6 preserve the interest of all parties to it.
- 7 (c) In order to be eligible for the benefits granted to service members under this Section, a service member or a 8 9 member of the service member's family who resides with the 10 service member must provide the landlord or mobile home park 11 operator with a copy of the military or qubernatorial orders 12 calling the service member to military service in excess of 29 13 consecutive days active duty and of any orders further extending the service member's period of service active duty. 14
- (d) If a stay is granted under this Section, the court may grant the landlord or mobile home park operator such relief as equity may require.

(e) A violation of this Section constitutes a civil rights
 violation under the Illinois Human Rights Act. <u>All proceeds</u>
 <u>from the collection of any civil penalty imposed pursuant to</u>
 <u>the Illinois Human Rights Act under this subsection shall be</u>
 <u>deposited into the Illinois Military Family Relief Fund.</u>

23 (Source: P.A. 94-635, eff. 8-22-05; 95-392, eff. 8-23-07.)

24 (735 ILCS 5/9-206) (from Ch. 110, par. 9-206)

25 Sec. 9-206. Notice to terminate tenancy of farm land.

SB3287 Engrossed - 27 - LRB097 17537 RPM 62741 b

Subject to the provisions of Section 16 of the Landlord and 1 2 Tenant Act, in In order to terminate tenancies from year to 3 year of farm lands, occupied on a crop share, livestock share, cash rent or other rental basis, the notice to quit shall be 4 5 given in writing not less than 4 months prior to the end of the year of letting. Such notice may not be waived in a verbal 6 7 lease. The notice to quit may be substantially in the following 8 form:

9 To A.B.: You are hereby notified that I have elected to 10 terminate your lease of the farm premises now occupied by you, 11 being (here describe the premises) and you are hereby further 12 notified to quit and deliver up possession of the same to me at 13 the end of the lease year, the last day of such year being 14 (here insert the last day of the lease year).

15 (Source: P.A. 82-280.)

16 (735 ILCS 5/15-1501.6 new)

Sec. 15-1501.6. Relief in mortgage foreclosure proceedings
 for military personnel in military service.

19 (a) In this Section:

20"Military service" means any full-time training or duty no21matter how described under federal or State law for which a

22 service member is ordered to report by the President, Governor

23 of a state, commonwealth, or territory of the United States, or

24 <u>other appropriate military authority.</u>

25 <u>"Service member" means a resident of Illinois who is a</u>

SB3287 Engrossed - 28 - LRB097 17537 RPM 62741 b

member of any component of the U.S. Armed Forces or the 1 2 National Guard of any state, the District of Columbia, a 3 commonwealth, or a territory of the United States. 4 (b) In an action for foreclosure, a mortgagor who is a 5 service member that has entered military service for a period greater than 29 consecutive days or any member of the 6 mortgagor's family who resides with the mortgagor at the 7 8 mortgaged premises, if the mortgagor entered into the mortgage 9 agreement before the mortgagor received orders for military 10 service on or after the effective date of this amendatory Act 11 of the 97th General Assembly, may file a motion for relief and 12 the court shall, if the mortgagor's ability to pay the agreed mortgage payments or to defend the foreclosure action or 13

14 judicial sale is materially affected by the mortgagor's 15 military service, do one or more of the following:

16 <u>(1) stay the proceedings for a period of 90 days after</u> 17 <u>the mortgagor returns from active duty, unless, in the</u> 18 <u>opinion of the court, justice and equity require a longer</u> 19 <u>or shorter period of time;</u>

20 <u>(2) adjust the obligation under the mortgage agreement</u> 21 <u>by reducing the monthly payments and extend the term of the</u> 22 <u>mortgage, provided that the adjustment preserves the</u> 23 <u>interest of all parties to it; or</u>

24 <u>(3) stay a judicial sale of the property.</u>
25 <u>(c) If a mortgagor or any member of the mortgagor's family</u>
26 who resides with the mortgagor at the mortgaged premises files

SB3287 Engrossed - 29 - LRB097 17537 RPM 62741 b

a motion under this Section, no judicial sale under this 1 2 Article may advance without a court order showing that the 3 court considered the mortgagor's motion and considered staying 4 the judicial sale. 5 (d) In order to be eligible for the benefits granted to a service member under this Section, a service member or a member 6 of the service member's family who resides with the service 7 8 member at the mortgaged premises must provide the court and the 9 mortgagee with a copy of the orders calling the service member 10 to military service in excess of 29 consecutive days and of any 11 orders further extending the service member's period of 12 service. 13 (e) If a stay is granted under this Section, the court may 14 grant the mortgagee such relief as equity may require. 15 (f) The forms of relief available under this Section shall 16 continue to be available up to 90 days after the completion of 17 the service member's military service. (q) In addition to any sanction available to the court for 18 violation of a stay or order, a violation of this Section 19 20 constitutes a civil rights violation under the Illinois Human Rights Act. All proceeds from the collection of any civil 21 22 penalty imposed pursuant to the Illinois Human Rights Act under 23 this subsection shall be deposited into the Illinois Military 24 Family Relief Fund.

25

Section 945. The Landlord and Tenant Act is amended by

SB3287 Engrossed - 30 - LRB097 17537 RPM 62741 b

1 adding Section 16 as follows:

(765 ILCS 705/16 new) 2 Sec. 16. Military personnel in military service; right to 3 4 terminate lease. 5 (a) In this Section: 6 "Military service" means any full-time training or duty no 7 matter how described under federal or State law for which a 8 service member is ordered to report by the President, Governor 9 of a state, commonwealth, or territory of the United States, or 10 other appropriate military authority. 11 "Service member" means a resident of Illinois who is a 12 member of any component of the U.S. Armed Forces or the 13 National Guard of any state, the District of Columbia, a

14 <u>commonwealth, or a territory of the United States.</u>

15 (b) A tenant who is a service member that has entered 16 military service for a period greater than 29 consecutive days or any member of the tenant's family who resides with the 17 18 tenant at the leased premises may terminate a lease for a mobile home lot, residential premises, non-residential 19 20 premises, or farm or agricultural real property if the tenant 21 enters military service for greater than 29 consecutive days 22 after executing the lease or the tenant, while in military 23 service, receives military orders for a permanent change of 24 station or to deploy with a military unit or as an individual in support of a military operation for a period of not less 25

SB3287 Engrossed - 31 - LRB097 17537 RPM 62741 b

1 than 90 days, regardless of whether the lease was signed before 2 or during military service. This provision applies to leases 3 executed on or after the effective date of this amendatory Act 4 of the 97th General Assembly.

5 (c) In order to exercise the right to terminate the lease granted to a service member under this Section, a service 6 member or a member of the service member's family who resides 7 with the service member at the leased premises must provide the 8 9 landlord or mobile home park operator with a copy of the orders 10 calling the service member to military service in excess of 29 11 consecutive days and of any orders further extending the 12 service member's period of service.

(d) Termination of the lease is effective 30 days after the 13 14 delivery of the notice to the landlord, except that if rent is paid in monthly installments the termination is effective 30 15 16 days after the next rental payment due date after the date of 17 the notice to the landlord. If any rent payment was made in advance, the landlord must return any unearned portion and the 18 19 landlord must return any security deposit paid, except to the 20 extent that there are actual damages or repairs to be paid from 21 the security deposit as provided in the lease agreement.

(e) A landlord's failure to accept a service member's termination of a lease that is effected pursuant to this Section imposed by this Section constitutes a civil rights violation under the Illinois Human Rights Act. All proceeds from the collection of any civil penalty imposed under this SB3287 Engrossed - 32 - LRB097 17537 RPM 62741 b

<u>subsection shall be deposited into the Illinois Military Family</u> <u>Relief Fund.</u>

3 Section 950. The Illinois Human Rights Act is amended by 4 changing Section 6-102 as follows:

5 (775 ILCS 5/6-102)

6 Sec. 6-102. Violations of other Acts. A person who violates 7 the Military Leave of Absence Act, the Public Employee Armed 8 Services Rights Act, Section 11-117-12.2 of the Illinois 9 Municipal Code, Section 224.05 of the Illinois Insurance Code, 10 Section 8-201.5 of the Public Utilities Act, Sections 2-1401.1, 11 9-107.10, 9-107.11, and 15-1501.6 Section 9-107.10 of the Code of Civil Procedure, Section 4.05 of the Interest Act, the 12 13 Military Personnel Cellular Phone Contract Termination Act, 14 Section 405-272 of the Civil Administrative Code of Illinois, Section 10-63 of the Illinois Administrative Procedure Act, 15 Sections 30.25 and 30.30 of the Military Code of Illinois, 16 Section 16 of the Landlord and Tenant Act, Section 26.5 of the 17 Retail Installment Sales Act, or Section 37 of the Motor 18 19 Vehicle Leasing Act commits a civil rights violation within the 20 meaning of this Act.

21 (Source: P.A. 95-392, eff. 8-23-07.)

22 Section 955. The Uniform Commercial Code is amended by 23 changing Section 9-610 as follows:

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(810 ILCS 5/9-610)

2 Sec. 9-610. Disposition of collateral after default.

3 (a) Disposition after default. After default, a secured
4 party may sell, lease, license, or otherwise dispose of any or
5 all of the collateral in its present condition or following any
6 commercially reasonable preparation or processing.

7 (b) Commercially reasonable disposition. Every aspect of a 8 disposition of collateral, including the method, manner, time, 9 place, and other terms, must be commercially reasonable. If 10 commercially reasonable, a secured party may dispose of 11 collateral by public or private proceedings, by one or more 12 contracts, as a unit or in parcels, and at any time and place 13 and on any terms.

14 (c) Purchase by secured party. A secured party may purchase 15 collateral:

16

(1) at a public disposition; or

17 (2) at a private disposition only if the collateral is 18 of a kind that is customarily sold on a recognized market 19 or the subject of widely distributed standard price 20 quotations.

(d) Warranties on disposition. A contract for sale, lease, license, or other disposition includes the warranties relating to title, possession, quiet enjoyment, and the like which by operation of law accompany a voluntary disposition of property of the kind subject to the contract. SB3287 Engrossed - 34 - LRB097 17537 RPM 62741 b

- (e) Disclaimer of warranties. A secured party may disclaim
 or modify warranties under subsection (d):
- ~

3 (1) in a manner that would be effective to disclaim or 4 modify the warranties in a voluntary disposition of 5 property of the kind subject to the contract of 6 disposition; or

7 (2) by communicating to the purchaser a record
8 evidencing the contract for disposition and including an
9 express disclaimer or modification of the warranties.

10 (f) Record sufficient to disclaim warranties. A record is 11 sufficient to disclaim warranties under subsection (e) if it 12 indicates "There is no warranty relating to title, possession, 13 quiet enjoyment, or the like in this disposition" or uses words 14 of similar import.

15 (g) The provisions of this Section are subject to Section
 16 26.5 of the Retail Installment Sales Act.

17 (Source: P.A. 91-893, eff. 7-1-01.)

Section 960. The Interest Act is amended by changing Section 4.05 as follows:

20 (815 ILCS 205/4.05)

Sec. 4.05. Military personnel <u>in military service</u> on active
 duty; limitation on interest rate.

23 (a) In this Section:

24 "Military service" means any full-time training or duty no

SB3287 Engrossed - 35 - LRB097 17537 RPM 62741 b

1 <u>matter how described under federal or State law for which a</u> 2 <u>service member is ordered to report by the President, Governor</u> 3 <u>of a state, commonwealth, or territory of the United States, or</u> 4 other appropriate military authority.

5 "Active duty" means active duty pursuant to an executive 6 order of the President of the United States, an act of the 7 Congress of the United States, or an order of the Governor.

8 "Obligation" means any retail installment sales contract, 9 other contract for the purchase of goods or services, or bond, 10 bill, note, or other instrument of writing for the payment of 11 money arising out of a contract or other transaction for the 12 purchase of goods or services.

"Service member" means a <u>resident of Illinois who is a</u> <u>member of any component of the U.S. Armed Forces or the</u> <u>National Guard of any state, the District of Columbia, a</u> <u>commonwealth, or a territory of the United States</u> member of the armed services or reserve forces of the United States or a <u>member of the Illinois National Guard</u>.

(b) Notwithstanding any contrary provision of State law, 19 20 but subject to the federal Servicemembers Civil Relief Act, no creditor in connection with an obligation entered into on or 21 22 after the effective date of this amendatory Act of the 94th 23 General Assembly, but prior to a service member's period of 24 military service deployment on active duty, shall charge or 25 collect from a service member who has entered military service is deployed on active duty, or the spouse of that service 26

SB3287 Engrossed - 36 - LRB097 17537 RPM 62741 b

member, interest or finance charges exceeding 6% per annum during the period <u>of military service</u> that the service member <u>is deployed on active duty</u>.

4 (c) Notwithstanding any contrary provision of law, 5 interest or finance charges in excess of 6% per annum that 6 otherwise would be incurred but for the prohibition in 7 subsection (b) are forgiven.

8 (d) The amount of any periodic payment due from a service 9 member who <u>has entered military service</u> is deployed on active 10 duty, or the spouse of that service member, under the terms of 11 the obligation shall be reduced by the amount of the interest 12 and finance charges forgiven under subsection (c) that is 13 allocable to the period for which the periodic payment is made.

14 (e) In order for an obligation to be subject to the interest and finance charges limitation of this Section, the 15 16 service member who has entered military service deployed on 17 active duty, or the spouse of that service member, shall provide the creditor with written notice of and a copy of the 18 military or gubernatorial orders calling the service member to 19 20 military service in excess of 29 consecutive days active duty 21 and of any orders further extending the service member's period 22 of service active duty, not later than 180 days after the date 23 of the service member's termination of or release from military 24 service active duty.

25 (f) Upon receipt of the written notice and a copy of the 26 orders referred to in subsection (e), the creditor shall treat SB3287 Engrossed - 37 - LRB097 17537 RPM 62741 b

the obligation in accordance with subsection (b), effective as of the date on which the service member <u>entered military</u> <u>service</u> is deployed to active duty.

(q) A court may grant a creditor relief from the interest 4 5 and finance charges limitation of this Section, if, in the opinion of the court, the ability of the service member who has 6 7 entered military service deployed on active duty, or the spouse 8 of that service member, to pay interest or finance charges with 9 respect to the obligation at a rate in excess of 6% per annum 10 is not materially affected by reason of the service member's 11 military service deployment on active duty.

12 (h) A violation of this Section constitutes a civil rights13 violation under the Illinois Human Rights Act.

14 All proceeds from the collection of any civil penalty 15 imposed under this subsection shall be deposited into the 16 Illinois Military Family Relief Fund.

17 (Source: P.A. 94-635, eff. 8-22-05; 94-802, eff. 5-26-06; 18 95-392, eff. 8-23-07.)

Section 965. The Retail Installment Sales Act is amended by adding Section 26.5 as follows:

21 (815 ILCS 405/26.5 new)

22 <u>Sec. 26.5. Relief concerning a retail installment contract</u> 23 <u>default for military personnel in military service.</u>

24 (a) In this Section:

SB3287 Engrossed - 38 - LRB097 17537 RPM 62741 b

1	"Military service" means any full-time training or duty no
2	matter how described under federal or State law for which a
3	service member is ordered to report by the President, Governor
4	of a state, commonwealth, or territory of the United States, or
5	other appropriate military authority.
6	"Service member" means a resident of Illinois who is a
7	member of any component of the U.S. Armed Forces or the
8	National Guard of any state, the District of Columbia, a
9	commonwealth, or a territory of the United States.
10	(b) With respect to any act taken by a holder pursuant to
11	Section 26, a buyer who is a service member that has entered
12	military service, if the buyer entered into the retail
13	installment contract before the buyer entered military service
14	and on or after the effective date of this amendatory Act of
15	the 97th General Assembly, may file a petition for relief, and
16	the court shall do one or more of the following if the buyer's
17	ability to pay the agreed retail installment contract payments
18	is materially affected by the buyer's military service:
19	(1) stay any repossession of goods subject to the
20	retail installment contract for a period of 90 days after
21	the buyer returns from military service, unless, in the
22	opinion of the court, justice and equity require a longer
23	or shorter period of time;

24 (2) adjust the obligation under the retail installment
 25 contract by reducing the monthly payments and extending the
 26 term of the contract, provided that the adjustment

SB3287 Engrossed - 39 - LRB097 17537 RPM 62741 b

preserves the interest of all parties to the contract; or 1 2 (3) stay the repossession of the goods or collateral 3 subject to the retail installment contract or stay the 4 disposition of repossessed goods or collateral subject to 5 the retail installment contract. 6 (c) In order to be eligible for the benefits granted to a 7 service member under this Section, a service member must provide the court and the holder with a copy of the orders 8 9 calling the service member to military service in excess of 29 consecutive days and of <u>any orders further</u> extending the 10 11 service member's period of service. 12 (d) If a stay is granted under this Section, the court may 13 grant the holder such relief as equity may require. 14 (e) In addition to any sanction available to the court for violation of a stay or order, a violation of this Section 15 16 constitutes a civil rights violation under the Illinois Human 17 Rights Act. All proceeds from the collection of any civil penalty imposed pursuant to the Illinois Human Rights Act under 18 this subsection shall be deposited into the Illinois Military 19 20 Family Relief Fund.

21 Section 970. The Military Personnel Cellular Phone 22 Contract Termination Act is amended by changing Sections 5, 10, 23 15, and 22 as follows:

24 (815 ILCS 633/5)

SB3287 Engrossed - 40 - LRB097 17537 RPM 62741 b

1 Sec. 5. Definition. In this Act:

2 <u>"Military service" means any full-time training or duty no</u>
3 matter how described under federal or State law for which a
4 service member is ordered to report by the President, Governor
5 of a state, commonwealth, or territory of the United States, or
6 other appropriate military authority.

7 "Active duty" means active duty pursuant to an executive
8 order of the President of the United States, an act of the
9 Congress of the United States, or an order of the Governor.

10 "Service member" means a <u>resident of Illinois who is a</u> 11 <u>member of any component of the U.S. Armed Forces or the</u> 12 <u>National Guard of any state, the District of Columbia, a</u> 13 <u>commonwealth, or a territory of the United States</u> member of the 14 <u>armed services or reserve forces of the United States or a</u> 15 <u>member of the Illinois National Guard</u>.

16 (Source: P.A. 94-635, eff. 8-22-05.)

17 (815 ILCS 633/10)

18 Sec. 10. Termination of cellular phone contract without 19 penalty. Any service member who <u>enters military service</u> is 20 deployed on active duty, or the spouse of that service member, 21 may terminate, without penalty, a cellular phone contract that 22 meets <u>all both</u> of the following requirements:

(1) The contract is entered into on or after theeffective date of this Act.

25

(2) The contract is executed by or on behalf of the

service member who <u>has entered military service</u> is deployed on active duty.

- 41 - LRB097 17537 RPM 62741 b

3 (3) The service member's military service is at a
4 location that is outside the coverage area of the cellular
5 telephone company that supports the contract.
6 (Source: P.A. 94-635, eff. 8-22-05.)

7 (815 ILCS 633/15)

SB3287 Engrossed

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8 Sec. 15. Effective date of termination. Termination of the 9 cellular phone contract shall not be effective until:

10 (1) thirty days after the service member who has 11 entered military service is deployed on active duty or the 12 service member's spouse gives notice by certified mail, 13 return receipt requested, of the intention to terminate the 14 cellular phone contract together with a copy of the 15 military or gubernatorial orders calling the service 16 member to military service active duty and of any orders further extending the service member's period of service 17 18 active duty; and

19 (2) unless the service member who <u>enters military</u> 20 <u>service</u> is deployed on active duty owns the cellular phone, 21 the cellular phone is returned to the custody or control of 22 the cellular telephone company, or the service member who 23 <u>enters military service</u> is deployed on active duty or the 24 service member's spouse agrees in writing to return the 25 cellular phone as soon as practical after the <u>military</u>

	SB3287 Engrossed - 42 - LRB097 17537 RPM 62741 b						
1	service deployment is completed.						
2	(Source: P.A. 94-635, eff. 8-22-05.)						
3	(815 ILCS 633/22)						
4	Sec. 22. Violation. A violation of this Act constitutes a						
5	civil rights violation under the Illinois Human Rights Act. <u>All</u>						
6	proceeds from the collection of any civil penalty imposed under						
7	this Section shall be deposited into the Illinois Military						
8	Family Relief Fund.						
9	(Source: P.A. 95-392, eff. 8-23-07.)						
10	Section 975. The Motor Vehicle Leasing Act is amended by						
11	changing Section 37 as follows:						
12	(815 ILCS 636/37)						
13	Sec. 37. Military personnel <u>in military service</u> on active						
14	duty; termination of lease.						
15	(a) In this Act:						
16	"Military service" means any full-time training or duty no						
17	matter how described under federal or State law for which a						
18	service member is ordered to report by the President, Governor						
19	of a state, commonwealth, or territory of the United States, or						
20	other appropriate military authority.						
21	"Active duty" means active duty pursuant to an executive						
22	order of the President of the United States, an act of the						
23	Congress of the United States, or an order of the Governor.						

SB3287 Engrossed - 43 - LRB097 17537 RPM 62741 b

1 "Motor vehicle" means any automobile, car minivan, 2 passenger van, sport utility vehicle, pickup truck, or other 3 self-propelled vehicle not operated or driven on fixed rails or 4 track.

5 "Service member" means a <u>resident of Illinois who is a</u> 6 <u>member of any component of the U.S. Armed Forces or the</u> 7 <u>National Guard of any state, the District of Columbia, a</u> 8 <u>commonwealth, or a territory of the United States</u> member of the 9 armed services or reserve forces of the United States or a 10 member of the Illinois National Guard.

(b) Any service member who <u>enters military service</u> is deployed on active duty for a period of not less than 180 days, or the spouse of that service member, may terminate any motor vehicle lease that meets both of the following requirements:

15 (1) The lease is entered into on or after the effective16 date of this amendatory Act of the 94th General Assembly.

17 (2) The lease is executed by or on behalf of the
 18 service member who <u>has entered military service</u> is deployed
 19 on active duty.

20 (c) Termination of the motor vehicle lease shall not be 21 effective until:

(1) the service member who <u>has entered military service</u>
is deployed on active duty, or the service member's spouse,
gives the lessor by certified mail, return receipt
requested, a notice of the intention to terminate the lease
together with a copy of the <u>military or gubernatorial</u>

SB3287 Engrossed - 44 - LRB097 17537 RPM 62741 b

orders calling the service member to <u>military service</u>
 active duty and of any orders further extending the service
 member's period of <u>service</u> active duty; and

4 (2) the motor vehicle subject to the lease is returned
5 to the custody or control of the lessor not later than 15
6 days after the delivery of the written notice.

7 (d) Lease amounts unpaid for the period preceding the 8 effective date of the lease's termination shall be paid on a 9 prorated basis. The lessor may not impose an early termination 10 charge, but any taxes, costs of summons, and title or 11 registration fees and any other obligation and liability of the 12 lessee under the terms of the lease, including reasonable charges to the lessee for excess wear, use, and mileage, that 13 are due and unpaid at the time of the lease's termination shall 14 15 be paid by the lessee.

16 (e) The lessor shall refund to the lessee lease amounts 17 paid in advance for a period after the effective date of the 18 lease's termination within 30 days after the effective date of 19 the lease's termination.

(f) Upon application by the lessor to a court before the effective date of the lease's termination, relief granted by this Section may be modified as justice and equity require.

23 (g) A violation of this Section constitutes a civil rights24 violation under the Illinois Human Rights Act.

All proceeds from the collection of any civil penalty imposed under this subsection shall be deposited into the SB3287 Engrossed - 45 - LRB097 17537 RPM 62741 b

- 1 Illinois Military Family Relief Fund.
- 2 (Source: P.A. 94-635, eff. 8-22-05; 94-802, eff. 5-26-06;
- 3 95-392, eff. 8-23-07.)

	SB3287 Engrossed	- 46 -	LRB097	17537	RPM	62741	b
1		INDEX					
2	Statutes amende	ed in order o	of appea	rance			
3	New Act						
4	5 ILCS 100/10-63 new						
5	20 ILCS 5/5-715 new						
6	20 ILCS 405/405-272						
7	20 ILCS 1805/30.25						
8	20 ILCS 1805/30.30						
9	65 ILCS 5/11-117-12.2						
10	215 ILCS 5/224.05						
11	220 ILCS 5/8-201.5						
12	330 ILCS 60/5.2						
13	735 ILCS 5/2-1401.1 new						
14	735 ILCS 5/9-107.10						
15	735 ILCS 5/9-206	from Ch. 11	0, par.	9-206			
16	735 ILCS 5/15-1501.6 new						
17	765 ILCS 705/16 new						
18	775 ILCS 5/6-102						
19	810 ILCS 5/9-610						
20	815 ILCS 205/4.05						
21	815 ILCS 405/26.5 new						
22	815 ILCS 633/5						
23	815 ILCS 633/10						
24	815 ILCS 633/15						
25	815 ILCS 633/22						

1 815 ILCS 636/37