

## Rep. Emily McAsey

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## Filed: 5/26/2016

## 09900SB3096ham001 LRB099 17887 SLF 49233 a 1 AMENDMENT TO SENATE BILL 3096 2 AMENDMENT NO. . Amend Senate Bill 3096 as follows: 3 on page 15, line 20, by inserting after "amended" the following: 4 5 "by changing Sections 2605-40 and 2605-300 and"; and on page 15, immediately below line 21, by inserting the 6 7 following: 8 "(20 ILCS 2605/2605-40) (was 20 ILCS 2605/55a-4) 9 Sec. 2605-40. Division of Forensic Services. The Division 10 of Forensic Services shall exercise the following functions: 11 (1) Exercise the rights, powers, and duties vested by law in the Department by the Criminal Identification Act. 12 13 (2) Exercise the rights, powers, and duties vested by

law in the Department by Section 2605-300 of this Law.

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- Provide assistance to local law enforcement (3) agencies through training, management, and consultant services.
  - (4) (Blank).
  - (5) Exercise other duties that may be assigned by the Director in order to fulfill the responsibilities and achieve the purposes of the Department.
  - (6) Establish and operate a forensic laboratory system, including a forensic toxicological laboratory service, for the purpose of testing specimens submitted by coroners and other law enforcement officers in their efforts to determine whether alcohol, drugs, or poisonous or other toxic substances have been involved in deaths, accidents, or illness. Forensic toxicological laboratories shall be established in Springfield, Chicago, and elsewhere in the State as needed.
  - (6.5) Establish administrative rules in order to set forth standardized requirements for the disclosure of toxicology results and other relevant documents related to a toxicological analysis. These administrative rules are to be adopted to produce uniform and sufficient information to allow a proper, well-informed determination of the admissibility of toxicology evidence and to ensure that this evidence is presented competently. These administrative rules are designed to provide a minimum standard for compliance of toxicology evidence and is not

1	intended to limit the production and discovery of material
2	information. These administrative rules shall be submitted
3	by the Department of State Police into the rulemaking
4	process under the Illinois Administrative Procedure Act on
5	or before June 30, 2017.

- (7) Subject to specific appropriations made for these purposes, establish and coordinate a system for providing accurate and expedited forensic science and other investigative and laboratory services to local law enforcement agencies and local State's Attorneys in aid of the investigation and trial of capital cases.
- 12 (Source: P.A. 90-130, eff. 1-1-98; 91-239, eff. 1-1-00; 91-589,
- 13 eff. 1-1-00; 91-760, eff. 1-1-01.)"; and
- on page 18, immediately below line 26, by inserting the
- 15 following:

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- "(20 ILCS 2605/2605-300) (was 20 ILCS 2605/55a in part)
- Sec. 2605-300. Records; crime laboratories; personnel. To
- 18 do the following:
- 19 (1) Be a central repository and custodian of criminal statistics for the State.
- 21 (2) Be a central repository for criminal history record information.
- 23 (3) Procure and file for record information that is 24 necessary and helpful to plan programs of crime prevention,

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- law enforcement, and criminal justice. 1
- (4) Procure and file for record copies of fingerprints 3 that may be required by law.
  - (5) Establish general and field crime laboratories.
  - (6) Register and file for record information that may be required by law for the issuance of firearm owner's identification cards under the Firearm Identification Card Act and concealed carry licenses under the Firearm Concealed Carry Act.
- 10 polygraph operators, (7) Employ laboratory technicians, and other specially qualified persons to aid 11 in the identification of criminal activity. 12
- 13 (8) Undertake other identification, information, 14 laboratory, statistical, or registration activities that 15 may be required by law.
- (Source: P.A. 98-63, eff. 7-9-13.) 16
- 17 Section 107. The Illinois Procurement Code is amended by 18 changing Section 1-10 as follows:
- 19 (30 ILCS 500/1-10)
- 20 Sec. 1-10. Application.
- 21 This Code applies only to procurements for which 22 bidders, offerors, potential contractors, or contractors were 23 first solicited on or after July 1, 1998. This Code shall not 24 be construed to affect or impair any contract, or any provision

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- of a contract, entered into based on a solicitation prior to 1 the implementation date of this Code as described in Article 2 3 99, including but not limited to any covenant entered into with 4 respect to any revenue bonds or similar instruments. All 5 procurements for which contracts are solicited between the 6 effective date of Articles 50 and 99 and July 1, 1998 shall be 7 substantially in accordance with this Code and its intent.
  - (b) This Code shall apply regardless of the source of the funds with which the contracts are paid, including federal assistance moneys. This Code shall not apply to:
    - (1) Contracts between the State and its political subdivisions or other governments, or between State governmental bodies except as specifically provided in this Code.
    - (2) Grants, except for the filing requirements of Section 20-80.
      - (3) Purchase of care.
    - (4) Hiring of an individual as employee and not as an independent contractor, whether pursuant to an employment code or policy or by contract directly with that individual.
      - (5) Collective bargaining contracts.
    - (6) Purchase of real estate, except that notice of this type of contract with a value of more than \$25,000 must be published in the Procurement Bulletin within 10 calendar days after the deed is recorded in the county of

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jurisdiction. The notice shall identify the real estate purchased, the names of all parties to the contract, the value of the contract, and the effective date of the contract.

- (7) Contracts necessary to prepare for anticipated litigation, enforcement actions, or investigations, provided that the chief legal counsel to the Governor shall give his or her prior approval when the procuring agency is one subject to the jurisdiction of the Governor, and provided that the chief legal counsel of any other procuring entity subject to this Code shall give his or her prior approval when the procuring entity is not one subject to the jurisdiction of the Governor.
- (8) Contracts for services to Northern Illinois University by a person, acting as an independent contractor, who is qualified by education, experience, and technical ability and is selected by negotiation for the purpose of providing non-credit educational service activities or products by means of specialized programs offered by the university.
- (9) Procurement expenditures by the Illinois Conservation Foundation when only private funds are used.
- (10) Procurement expenditures by the Illinois Health Information Exchange Authority involving private funds from the Health Information Exchange Fund. "Private funds" means gifts, donations, and private grants.

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- (11) Public-private agreements entered into according to the procurement requirements of Section 20 of Public-Private Partnerships for Transportation Act design-build agreements entered into according to the requirements procurement of Section 25 of the Public-Private Partnerships for Transportation Act.
- Contracts for legal, financial, and professional and artistic services entered into on or before December 31, 2018 by the Illinois Finance Authority in which the State of Illinois is not obligated. Such contracts shall be awarded through a competitive process authorized by the Board of the Illinois Finance Authority and are subject to Sections 5-30, 20-160, 50-13, 50-20, 50-35, and 50-37 of this Code, as well as the final approval by the Board of the Illinois Finance Authority of the terms of the contract.
- (13) Contracts for services, commodities, and equipment to support the delivery of timely forensic science services in consultation with and subject to the approval of the Chief Procurement Officer as provided in subsection (d) of Section 5-4-3a of the Unified Code of Corrections, except for the requirements of Sections 20-60, 20-65, 20-70, and 20-160 and Article 50 of this Code; however, the Chief Procurement Officer may, in writing with justification, waive any certification required under Article 50 of this Code.

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Notwithstanding any other provision of law, contracts entered into under item (12) of this subsection (b) shall be published in the Procurement Bulletin within 14 calendar days after contract execution. The chief procurement officer shall prescribe the form and content of the notice. The Illinois Finance Authority shall provide the chief procurement officer, on a monthly basis, in the form and content prescribed by the chief procurement officer, a report of contracts that are related to the procurement of goods and services identified in item (12) of this subsection (b). At a minimum, this report shall include the name of the contractor, a description of the supply or service provided, the total amount of the contract, the term of the contract, and the exception to the Code utilized. A copy of each of these contracts shall be made available to the chief procurement officer immediately upon request. The chief procurement officer shall submit a report to the Governor and General Assembly no later than November 1 of each year that shall include, at a minimum, an annual summary of the monthly information reported to the chief procurement officer.

- This Code does not apply to the electric power procurement process provided for under Section 1-75 of the Illinois Power Agency Act and Section 16-111.5 of the Public Utilities Act.
- 25 (d) Except for Section 20-160 and Article 50 of this Code, 26 and as expressly required by Section 9.1 of the Illinois

- 1 Lottery Law, the provisions of this Code do not apply to the
- 2 procurement process provided for under Section 9.1 of the
- 3 Illinois Lottery Law.
- 4 (e) This Code does not apply to the process used by the
- 5 Capital Development Board to retain a person or entity to
- 6 assist the Capital Development Board with its duties related to
- 7 the determination of costs of a clean coal SNG brownfield
- 8 facility, as defined by Section 1-10 of the Illinois Power
- 9 Agency Act, as required in subsection (h-3) of Section 9-220 of
- 10 the Public Utilities Act, including calculating the range of
- 11 capital costs, the range of operating and maintenance costs, or
- the sequestration costs or monitoring the construction of clean
- 13 coal SNG brownfield facility for the full duration of
- 14 construction.
- 15 (f) This Code does not apply to the process used by the
- 16 Illinois Power Agency to retain a mediator to mediate sourcing
- 17 agreement disputes between gas utilities and the clean coal SNG
- brownfield facility, as defined in Section 1-10 of the Illinois
- 19 Power Agency Act, as required under subsection (h-1) of Section
- 20 9-220 of the Public Utilities Act.
- 21 (g) This Code does not apply to the processes used by the
- 22 Illinois Power Agency to retain a mediator to mediate contract
- 23 disputes between gas utilities and the clean coal SNG facility
- 24 and to retain an expert to assist in the review of contracts
- 25 under subsection (h) of Section 9-220 of the Public Utilities
- 26 Act. This Code does not apply to the process used by the

- 1 Illinois Commerce Commission to retain an expert to assist in
- determining the actual incurred costs of the clean coal SNG 2
- facility and the reasonableness of those costs as required 3
- 4 under subsection (h) of Section 9-220 of the Public Utilities
- 5 Act.
- (h) This Code does not apply to the process to procure or 6
- contracts entered into in accordance with Sections 11-5.2 and 7
- 11-5.3 of the Illinois Public Aid Code. 8
- 9 (i) Each chief procurement officer may access records
- 10 necessary to review whether a contract, purchase, or other
- 11 expenditure is or is not subject to the provisions of this
- Code, unless such records would be subject to attorney-client 12
- 13 privilege.
- (j) This Code does not apply to the process used by the 14
- 15 Capital Development Board to retain an artist or work or works
- 16 of art as required in Section 14 of the Capital Development
- 17 Board Act.
- 18 (k) This Code does not apply to the process to procure
- 19 contracts, or contracts entered into, by the State Board of
- 20 Elections or the State Electoral Board for hearing officers
- 2.1 appointed pursuant to the Election Code.
- (Source: P.A. 97-96, eff. 7-13-11; 97-239, eff. 8-2-11; 97-502, 22
- eff. 8-23-11; 97-689, eff. 6-14-12; 97-813, eff. 7-13-12; 23
- 24 97-895, eff. 8-3-12; 98-90, eff. 7-15-13; 98-463, eff. 8-16-13;
- 25 98-572, eff. 1-1-14; 98-756, eff. 7-16-14; 98-1076, eff.
- 26 1-1-15.)"; and

- on page 37, immediately below line 15, by inserting the 1
- 2 following:
- 3 "Section 125. The Unified Code of Corrections is amended by
- changing Section 5-4-3a as follows: 4
- 5 (730 ILCS 5/5-4-3a)
- 6 Sec. 5-4-3a. DNA testing backlog accountability.
- 7 (a) On or before August 1 of each year, the Department of
- State Police shall report to the Governor and both houses of 8
- the General Assembly the following information:
- 10 (1) the extent of the backlog of cases awaiting testing
- 11 or awaiting DNA analysis by that Department, including but
- 12 not limited to those tests conducted under Section 5-4-3,
- as of June 30 of the previous fiscal year, with the backlog 13
- being defined as all cases awaiting forensic testing 14
- 15 whether in the physical custody of the State Police or in
- the physical custody of local law enforcement, provided 16
- 17 that the State Police have written notice of any evidence
- in the physical custody of local law enforcement prior to 18
- 19 June 1 of that year; and
- 20 (2) what measures have been and are being taken to
- 21 reduce that backlog and the estimated costs or expenditures
- 2.2 in doing so.
- 23 (b) The information reported under this Section shall be

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- 1 made available to the public, at the time it is reported, on the official web site of the Department of State Police. 2
  - (c) Beginning January 1, 2016, the Department of State Police shall quarterly report on the status of the processing of forensic biology and DNA evidence submitted to the Department of State Police Laboratory for analysis. The report shall be submitted to the Governor and the General Assembly, and shall be posted on the Department of State Police website. The report shall include the following for each State Police Laboratory location and any laboratory to which the Department of State Police has outsourced evidence for testing:
    - (1) For forensic biology submissions, report both total case and sexual assault or abuse case (as defined by the Sexual Assault Evidence Submission Act) figures for:
      - (A) The number of cases received in the preceding quarter.
      - (B) The number of cases completed in the preceding quarter.
        - (C) The number of cases waiting analysis.
        - (D) The number of cases sent for outsourcing.
      - (E) The number of cases waiting analysis that were received within the past 30 days.
      - (F) The number of cases waiting analysis that were received 31 to 90 days prior.
    - (G) The number of cases waiting analysis that were received 91 to 180 days prior.

(H) The number of cases waiting analysis that were

2	received 181 to 365 days prior.
3	(I) The number of cases waiting analysis that were
4	received more than 365 days prior.
5	(J) The number of cases forwarded for DNA analyses.
6	(2) For DNA submissions, report both total case and
7	sexual assault or abuse case (as defined by the Sexual
8	Assault Evidence Submission Act) figures for:
9	(A) The number of cases received in the preceding
10	quarter.
11	(B) The number of cases completed in the preceding
12	quarter.
13	(C) The number of cases waiting analysis.
14	(D) The number of cases sent for outsourcing.
15	(E) The number of cases waiting analysis that were
16	received within the past 30 days.
17	(F) The number of cases waiting analysis that were
18	received 31 to 90 days prior.
19	(G) The number of cases waiting analysis that were
20	received 91 to 180 days prior.
21	(H) The number of cases waiting analysis that were
22	received 181 to 365 days prior.
23	(I) The number of cases waiting analysis that were
24	received more than 365 days prior.
25	(3) For all other categories of testing (e.g., drug
26	chemistry, firearms/toolmark, footwear/tire track, latent

Τ	prints, toxicology, and trace chemistry analysis):
2	(A) The number of cases received in the preceding
3	quarter.
4	(B) The number of cases completed in the preceding
5	quarter.
6	(C) The number of cases waiting analysis.
7	(4) For the Combined DNA Index System (CODIS), report
8	both total case and sexual assault or abuse case (as
9	defined by the Sexual Assault Evidence Submission Act)
10	figures for subparagraphs (D), (E), and (F) of this
11	paragraph (4):
12	(A) The number of new offender samples received in
13	the preceding quarter.
14	(B) The number of offender samples uploaded to
15	CODIS in the preceding quarter.
16	(C) The number of offender samples awaiting
17	analysis.
18	(D) The number of unknown DNA case profiles
19	uploaded to CODIS in the preceding quarter.
20	(E) The number of CODIS hits in the preceding
21	quarter.
22	(F) The number of forensic evidence submissions
23	submitted to confirm a previously reported CODIS hit.
24	As used in this subsection (c), "completed" means
25	completion of both the analysis of the evidence and the
26	provision of the results to the submitting law enforcement

1 agency.

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2 (d) In consultation with and subject to the approval of the 3 Chief Procurement Officer, the Department of State Police may 4 obtain contracts for services, commodities, and equipment to 5 assist in the timely completion of forensic biology, DNA, drug chemistry, firearms/toolmark, footwear/tire track, latent 6 prints, toxicology, microscopy, trace chemistry, and Combined 7 DNA Index System (CODIS) analysis. Contracts to support the 8 9 delivery of timely forensic science services are not subject to 10 the provisions of the Illinois Procurement Code, except for Sections 20-60, 20-65, 20-70, and 20-160 and Article 50 of that 11 Code, provided that the Chief Procurement Officer may, in 12 writing with justification, waive any certification required 13 14 under Article 50 of the Illinois Procurement Code.

(Source: P.A. 99-352, eff. 1-1-16.)".