The Secretary of State may not issue a license to a person who has been adjudicated under the Juvenile Court Act for an offense that the court determines had been committed in the furtherance of criminal activities of an **organized gang** that involved the operation of a motor vehicle or use of a driver's license or permit. The person is to be denied a license or permit for a period determined by the court. 625 ILCS 5/6-103(18) A person who has a driver's license who is adjudicated for such a gang related offense shall have his or her driver's license revoked for a period of time determined by the court. The court can order the Secretary of State to issue a JDP for the individual. 625 ILCS 5/6-205(b)(3). 705 ILCS 405/5-710(11). PA 95-337, effective June 1, 2008.

Electronic recordings made in the interior of a school bus while the school bus is being used in the transportation of students to and from school and school sponsored activities are an exception to the ban on electronic eavesdropping devices. The recordings are confidential and may only be used by school officials and law enforcement personnel for investigations, school disciplinary actions and hearings and proceedings under the Juvenile Court Act and criminal prosecutions related to incidents that occur on a school bus. 720 ILCS 5/14-3(m), PA 95-352 effective August 23, 2007.

In a county of more than 800,000 and less than 2,000,000 inhabitants, it is prohibited to locate, construct or operate a new **adult entertainment facility** within one mile of the property boundaries of any school, daycare center, cemetery, public park, forest preserve, public housing or place of religious worship located anywhere within the county, or within that area of Cook County outside of the City of Chicago. **65 ILCS 5/11-5-1.5, 55 ILCS 5/5-1097.5, PA 95-214, effective 8/16/07.**

A warrant check that was performed during a traffic stop does not constitute a search of a passenger for purposes of the seatbelt law which says that the police cannot search a passenger solely for a violation. People v. Bailey, 314 III.Dec. 575, 874 N.E.2d 940(2007) The Second District Appellate Court found that a warrant check of a passenger is not a search. A warrant check during a traffic stop is viewed as an extension of a seizure. The court concluded that a warrant check was not barred by the seatbelt statute prohibiting searches solely based on a seatbelt violation. The key is that the warrant checks must be expeditious. The seizure should not last longer than the time reasonably required for a traffic stop.

A neglected child now includes one who has been provided with **crisis intervention services** and whose parent, guardian or custodian refuses to permit the child to return home and no other living arrangement agreeable to the parent, guardian or custodian has been made. **325 ILCS 5/3, PA 95-443 and 705 ILCS 405/2-3, effective 1/1/08**.

DCFS must report to the **State's Attorney** in the county where the child was born, all reports of newborn infants born with any controlled substances or a metabolite thereof in their blood or urine or meconium. **325 ILCS 5/4.4, PA 95-361, effective 8/23/07.**

Members of school boards are now mandated reporters. 325 ILCS 5/4, PA 95-461, effective 8/27/07.

If a sex offender is reconfined because of a parole violation that do not relate to the original conviction or adjudication tolls the running of the 10 year period of registration. 730 ILCS 150/7, PA 95=513, effective 6/1/08.