- (d) (1) Subject to the hearing requirements of this subsection, the President and the Speaker may remove the Revisor for inefficiency, neglect of duty, or misconduct in office.
 - (2) Before the President and the Speaker remove the Revisor, they shall:
 - (i) prepare written charges; and
- (ii) give the Revisor a copy of the charges and an opportunity for a public hearing.
- (3) Notice of the hearing shall be given to the Revisor at least 10 days before the hearing.
 - (4) The Revisor may be represented at the hearing by counsel.
- (e) The Revisor is entitled to the salary provided in the State budget. [2-1318.] 2-1317.
 - [(a) The Revisor shall administer the Division.
- (b)] Subject to the general supervision and control of the Director of the Department, the Revisor shall:
- (1) make recommendations for the reclassification, rearrangement, renumbering, rewording, and other formal revision of the public general laws in the Code;
 - (2) make recommendations for appropriate systems to collect and publish:
 - (i) the public local laws;
 - (ii) executive orders; and
- (iii) the regulations of units of the Executive Branch of the State government;
- (3) carry on continuous formal revision of statutory law by preparing and submitting to the General Assembly recommendations for the repeal or modification of statutes that are obsolete, inconsistent with another statute, unconstitutional, or otherwise in need of formal revision;
- (4) make recommendations on the correction of manifest spelling, grammatical, or clerical errors or errors of addition or omission;
 - (5) maintain the clarity, simplicity, and consistency of style of statutory law;
 - (6) have a style manual for statutory law;
- (7) include in the style manual a drafting rule that requires, to the extent practicable, the use of words that are neutral as to gender except for a subject matter that specifically applies only to 1 sex and except for a name or organizational title;