## Accelerate Indiana Municipalities

AIM MASTER BILL TRACK Prepared by: Rhonda Cook Report created on February 8, 2019

HB1001 BIENNIAL BUDGET (HUSTON T) Appropriates money for capital expenditures, the operation of the state, K-12 and higher education, the delivery of Medicaid and other services, and various other distributions and purposes. Provides for bonding authority for capital projects for higher education institutions. Renames the build Indiana fund the lottery surplus fund. Eliminates all the build Indiana fund accounts. Repeals the Indiana technology fund. Makes corresponding changes. Makes a technical correction. Eliminates the office of state based initiatives. Makes the budget agency responsible for coordinating federal assistance to state agencies. Prohibits certain state agency action regarding federal assistance. Requires the budget agency to: (1) prepare an annual report summarizing the federal assistance received by state agencies during the preceding federal fiscal year; (2) publish a comprehensive federal assistance review plan; and (3) perform a review of the current impact and projected future impact of federal mandates and regulations on Indiana. Makes the budget agency the state's single point of contact to review and coordinate proposed federal financial assistance and direct federal development. Permits the trust fund for selfinsurance for employees, including retired employees, for the state police department, conservation officers of the department of natural resources, and the state excise police to invest in the same investments as the state police pension plan instead of the public employees' retirement fund (the trust fund could not invest in equity securities). Permits the retiree health benefit trust fund to invest in the same investments as the public employees' retirement fund instead of in the same manner as public deposits may be invested. Requires a periodic actuarial study of the retiree health benefit trust fund. Provides that employer contributions to the retiree medical benefits account (RMBA) on behalf of a participant must be sufficient to provide the specified benefit. Changes the administration and investment decisions for the RMBA from the budget agency to the Indiana public retirement system (INPRS). Changes responsibility for reports concerning other post-employment benefits (OPEB) from the office of management and budget (OMB) to the INPRS. Changes responsibility for reports concerning local pensions from the OMB to the INPRS. Changes references to Governmental Accounting Standards Board Statements that apply to OPEB reports. Adds the two deputy budget directors as alternate members of the budget committee, and specifies that one of the deputy directors shall take the place of the budget director when the budget director is not present. Removes the restriction on the Indiana horse racing commission using money distributed under a distribution agreement for administrative purposes. Requires 0.5% of the money distributed under a distribution agreement to be deposited in the Indiana horse racing commission's operating fund. Establishes the problem gambling program fund. Specifies that the part of the problem gambling fee that is retained annually by the Indiana gaming commission must be deposited into the fund. Provides that the money in the fund is continuously appropriated. Provides that if: (1) an individual is a member of a public retirement plan; (2) the governor appoints the individual to a position in state government; and (3) the position to which the individual is appointed is not covered by a public retirement plan or is ordinarily covered by another public retirement plan; the individual immediately vests in the public retirement plan which the individual is in and shall begin to participate in the public retirement plan that covers the appointed position. Renames the state board of accounts trust and agency fund the examinations fund. Annually appropriates money in the fund for the payment of the state board of accounts's expenses for examinations. Provides that money in the fund does not revert to the state general fund. Requires that the state board of accounts certify the expense incurred for an examination as needed. (Currently, expenses may not be certified more often than monthly.) Provides that the money in the Indiana twenty-first century research and technology fund is continuously appropriated. Provides that the money in the Indiana regional cities development fund is continuously appropriated. Provides that a taxpayer may submit, beginning in 2021, a personal property tax return using an online submission system established by the department of local government finance in collaboration with county assessors. Increases the income tax deduction for income from military retirement or survivor's benefits. Increases the income tax credit for an individual employed as a teacher for amounts expended on classroom supplies from \$100 to \$500 per taxable year beginning in 2019. Establishes requirements to be eligible to claim the Indiana research expense income tax credit effective January 1, 2019. Replaces the postwar construction fund with a fund named the state construction fund. Dedicates \$1,800,000 to the state construction fund from a part of the cigarette tax revenue formerly appropriated to the department of natural resources. Repeals the state police building account and directs the revenue formerly deposited in the account to the state construction fund. Makes corresponding changes. Changes the allocation between the state general fund and

alcohol and tobacco commission's enforcement and administration fund for fees for an annual beer retailer's permit, beer dealer's permit, liquor retailer's permit, supplemental caterer's permit, liquor dealer's permit, wine retailer's permit, and wine dealer's permit. Removes the reduction from the motor vehicle highway account fund for the appropriation to the department of transportation for traffic safety. Transfers \$325,000 each month to the motor carrier regulation fund from the motor vehicle highway account fund. Requires the bureau of motor vehicles to determine the allocation to counties from the motor vehicle highway account fund that is based on motor vehicle registrations. Changes the annual appropriation from the motor vehicle highway account for assisting counties in employing a full-time county highway engineer from \$920,000 to the amount necessary to make distributions to counties. Terminates the appropriation to the state police department of part of the handgun license fees as of July 1, 2019. Transfers any balance remaining in the fund holding these fees to the state general fund on June 30, 2021. Provides that money in the state department of toxicology's breath test training and certification fund is continuously appropriated. Requires the division of disability and rehabilitative services to establish a cost participation schedule for purposes of the first steps program. Repeals the statutory cost participation schedule. Provides that the money in the division of family resources child care fund is continuously appropriated. Provides for a continuous appropriation from the prekindergarten pilot program fund. Establishes a township assistance online pilot program to provide for ease of access and efficient application for township assistance, automate the application process for township assistance, and create a system to collect and report data regarding township assistance administration. Modifies the fee setting procedure and considerations for certain Indiana department of envi

 Current Status:
 1/10/2019 - Coauthored by Representatives Brown T and Porter

 All Bill Status:
 1/10/2019 - Referred to House Ways and Means

 1/10/2019 - First Reading
 1/10/2019 - Authored By Todd Huston

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1001

HB1002 CAREER AND TECHNICAL EDUCATION MATTERS (SULLIVAN H) Requires the management performance hub to: (1) collect certain postsecondary academic data or employment data of a student upon the student's graduation from high school that can be linked to the student's kindergarten through grade 12 student identification number; and (2) on November 1, 2019, and each November 1 thereafter, send a report to the legislative council that summarizes the data. Establishes the career coaching grant program and fund. Provides that the governor's workforce cabinet (cabinet) shall administer the grant program and fund. Provides that the skills enhancement fund may be used to support cooperative arrangements between school corporations or charter schools and businesses if the cooperative arrangement leads to: (1) certain credentials or training for a new hire; or (2) an increase of wages and certain credentials or training for an incumbent employee. Provides that the cabinet shall receive, distribute, and account for all funds received for career and technical education under the Carl D. Perkins Vocational and Applied Technology Act. Provides that, after June 30, 2019, a school corporation, school, or secondary school vocational program may employ an instructor who does not have a license if the instructor meets certain occupational and training requirements. Provides that a teacher who teaches a career or technical education course may be eligible to receive a pay supplement, provides that the governing body of a career and technical education center may include a postsecondary level career and technical education course in the high school curriculum. Provides that the department of workforce development shall include any postsecondary level career and technical education courses in the list of courses provided to the state board of education. Increases, from \$500 to \$1,000, the maximum work Indiana grant amount that may be awarded. Provides that each school in a school corporation and each charter school shall submit as part of a school's improvement plan to the department of education (department) a summary of how the school will implement the career standards curriculum. Provides that the department shall review the submitted plans every two years and may review a plan at random to review the relevancy of the plan to the changing economy. Provides that the department shall assist schools in incorporating best practices regarding the career curriculum from around the state. Provides that each student is required to enroll, in either grade 9 or grade 10, in either: (1) a course to prepare the student for college or a career; or (2) an introductory level career and technical education course. Provides that a graduation plan should include the postsecondary goals of the student. Provides that a contract between a career and technical education center and a school or school corporation is a public document under Indiana's open door law. Provides that a school corporation that has entered into an agreement for a joint program of career and technical education may add a new career and technical education course to its curriculum without being approved by the joint program board or the governing body overseeing the joint program if the course is being offered in partnership with certain entities. Provides that the department of education shall annually compile information regarding each school corporation's pupil count and per pupil cost to the school corporation for each career and technical education program in which the school corporation receives career and technical education grants. Provides that a workforce ready grant may be used at: (1) Ivy Tech Community College; (2) Vincennes University; or (3) a program approved by the commission for higher education. (Current law provides that a workforce ready grant may be used at Ivy Tech Community College or Vincennes University.) Resolves a conflict between HEA 1074-2018 and HEA 1002-2018. Provides that the next level jobs employer training grant program is established to provide grants to reimburse training costs to employers for newly trained employees which leads to: (1) certain credentials or training for a new hire; or (2) an increase of wages and certain credentials or training for an incumbent employee. Requires the budget

agency to report each year on the costs incurred by each school corporation to implement: (1) the requirement of a grade 9 or grade 10 student to enroll in a college or career course or introductory career and technical education course; and (2) the career standards curriculum. Voids an administrative rule that requires a school corporation to ensure that a teacher of a secondary school vocational program is licensed by the department of education. Makes technical corrections.

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Current Status:	1/29/2019 - Senate sponsors: Senators Perfect and Raatz
All Bill Status:	1/29/2019 - Third reading passed; Roll Call 52: yeas 99, nays 0
	1/29/2019 - House Bills on Third Reading
	1/28/2019 - Second reading ordered engrossed
	1/28/2019 - Amendment #2 (DeLaney) failed; Roll Call 40: yeas 32, nays 64
	1/28/2019 - Amendment #3 (DeLaney) failed; Roll Call 39: yeas 31, nays 65
	1/28/2019 - Amendment #3 (DeLaney) failed;
	1/28/2019 - House Bills on Second Reading
	1/24/2019 - Committee Report amend do pass, adopted 1/23/2019 - House Committee recommends passage, as amended Yeas: 22; Nays:
	0
	1/23/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &
	Location: 1:00 PM, Rm. 404
	1/16/2019 - added as coauthor Representative Miller
	1/16/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &
	Location: 1:30 PM, Rm. 404
	1/10/2019 - added as coauthors Representatives Porter and Goodrich
	1/8/2019 - House Employment, Labor and Pensions, (Bill Scheduled for Hearing);
	Time & Location: 8:30 AM, 156-A
	1/7/2019 - Referred to House Ways and Means
	1/7/2019 - First Reading
	1/7/2019 - Authored By Holli Sullivan
5	Tier 2 - Medium
State Bill Page:	<u>HB1002</u>

HB1003 SCHOOL CORPORATION EXPENDITURE TARGETS (DEVON D) Provides that a school must specify in its proposed budget the anticipated amount it will transfer from its education fund to its operations fund during the budget year and requires an acknowledgment at its budget hearing of whether it will transfer more than 15% from its education fund to its operations fund. Requires the education employment relations board to annually prepare, publish, and submit a report to the budget committee and the legislative council that covers various employment information for school employees. Provides that a school corporation shall make every reasonable effort to budget and spend for its education fund so that no more than 15% of the revenue deposited in its education fund is transferred to its operations fund. Requires the department of education to identify and the office of management and budget (OMB) to notify those school corporations that transfer more than the 15% amount for the previous calendar year beginning in 2020. Requires the department of education and the OMB to publish on their Internet web sites a list of those school corporations exceeding the 15% transfer amount. Requires a school corporation's governing body to publically acknowledge receipt of a notice that the school corporation is on the list and publish on the school corporation's Internet web site that it is on the list along with related items. Requires the OMB and the division of finance of the department of education to be available to provide assistance to each school corporation that is included on the list. Requires a school corporation that is not on the list to publish this fact on the school corporation's Internet web site. Provides that, if a school corporation is over the transfer target, the school corporation is required to explain its expenditures to department of education and the fiscal and qualitative indicators committee. Provides that the department of education may require the school corporation to present its explanation to fiscal and qualitative indicators committee at a public meeting. Permits the fiscal and gualitative indicators committee to issue a recommendation to the school corporation, and requires posting of the recommendation on the school corporation's Internet web site. Requires the department of education to annually publish a school operating budget cost of service index report that analyzes average operating costs of school corporations. С

Current Status:	2/11/2019 -	House Bills on T	hird Reading
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All Bill Status:	2/7/2019 - Amendment #6 (Pfaff) failed; Roll Call 122: yeas 31, nays 64 2/7/2019 - Second reading amended, ordered engrossed
	2/7/2019 - Amendment #3 (Porter) prevailed; Roll Call 124: yeas 92, nays 0
	2/7/2019 - Amendment #4 (DeLaney) failed; Roll Call 123: yeas 31, nays 63
	2/7/2019 - Amendment #1 (DeLaney) motion withdrawn voice vote
	2/7/2019 - Amendment #4 (DeLaney) failed;
	2/7/2019 - Amendment #7 (Wright) failed; Roll Call 121: yeas 32, nays 62
	2/7/2019 - Amendment #7 (Wright) failed;
	2/7/2019 - House Bills on Second Reading
	2/4/2019 - Committee Report amend do pass, adopted

1/31/2019 - House Committee recommends passage, as amended Yeas: 15; Nays: 8
1/31/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 404
1/10/2019 - Committee Report do pass, adopted
1/10/2019 - Referred to the Committee on Ways and Means pursuant to House Rule 127
1/9/2019 - House Committee recommends passage DO PASS Yeas: 9; Nays: 3
1/9/2019 - House Education, (Bill Scheduled for Hearing); Time & Location: 8:30
AM, House Chamber
1/7/2019 - Coauthored by Representative Huston
1/7/2019 - First Reading
1/7/2019 - Authored By Dale DeVon *Priority:* Tier 3 - Low

State Bill Page: HB1003

HB1004

SCHOOL SAFETY (MCNAMARA W) Provides that the Indiana safe schools fund may not be used to provide grants to employ a school resource officer or a law enforcement officer. Provides that an Indiana secured school fund matching grant may be used to employ a law enforcement officer. Provides that an accredited nonpublic school may receive a grant from the Indiana secured school fund (fund). Makes changes to the maximum grant amounts that a school corporation, charter school, accredited nonpublic school, or coalition of schools may receive from the fund. Provides that a virtual charter school or a virtual accredited nonpublic school may not receive a grant from the fund. Establishes minimum grant match percentages necessary to be eligible to receive a grant from the fund. Provides that, before July 1, 2021, each school corporation, charter school, or accredited nonpublic school shall certify to the department of homeland security that the school corporation, charter school, or accredited nonpublic school has conducted a threat assessment for each school building used by the school corporation, charter school, or accredited nonpublic school before applying for a fund matching grant. Provides that the Indiana safe schools fund may be used to provide grants to provide school based mental health services or social emotional wellness services to students. Provides that the secured school safety board may award a secured school grant to certain schools to provide school based mental health services or social emotional wellness services to students. Provides that advances made under the school corporation and charter school safety advance program may be used to provide school based mental health services or social emotional wellness services to students. Requires that at least one of the manmade disaster drills that is required to be conducted by each school in a school corporation during each semester must be an active shooter drill and must be conducted within 90 days after the beginning of the semester. Provides that each: (1) accredited nonpublic school; and (2) charter school; must conduct at least one active shooter drill during each school year. Provides that, beginning after July 1, 2019, for each year that the federal Centers for Disease Control and Prevention Youth Risk Behavior Survey or a successor survey is administered by the state department of health, the state department of health shall work with each school corporation, charter school, and nonpublic school with at least one employee (school) to provide students in grades 9 through 12 with the opportunity to participate in the survey. Provides that if a school decides not to participate in the survey, the school shall notify the state department of health in writing of the school's decision not to participate. Establishes a procedure for both the state department of health and the school to use to notify the parent of a student or the student, if the student is an adult or an emancipated minor, to opt the student out of participation in the survey. Provides that each school corporation and charter school shall: (1) identify; and (2) enter into a memorandum of understanding for referral with; a provider or providers to provide appropriate and necessary mental health services to students. A memorandum of understanding for referral shall be developed by the division of mental health and addiction.

Current Status: 1/29/2019 - Referred to Senate

All Bill Status: 1/28/2019 - Senate sponsors: Senators Raatz and Crider 1/28/2019 - Third reading passed; Roll Call 43: yeas 96, nays 2 1/28/2019 - House Bills on Third Reading 1/24/2019 - Second reading amended, ordered engrossed 1/24/2019 - Amendment #7 (Pfaff) motion withdrawn voice vote 1/24/2019 - Amendment #6 (Pfaff) prevailed; Roll Call 29: yeas 83, nays 15 1/24/2019 - Amendment #11 (Lehman) prevailed; voice vote 1/24/2019 - Amendment #11 (Lehman) prevailed; voice vote 1/24/2019 - House Bills on Second Reading 1/22/2019 - House Bills on Second Reading 1/17/2019 - added as coauthor Representative Wright 1/16/2019 - Committee Report amend do pass, adopted 1/15/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 0 1/15/2019 - House Veterans Affairs and Public Safety, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm, 156-D 1/14/2019 - added as coauthors Representatives Cook and Mahan
 1/7/2019 - Referred to House Veterans Affairs and Public Safety
 1/7/2019 - First Reading
 1/7/2019 - Authored By Wendy McNamara *Priority:* Tier 1 - High

State Bill Page: HB1004

HB1006 DEPARTMENT OF CHILD SERVICES (STEUERWALD G) Provides that an older youth who received foster care is eligible to receive collaborative care services until the individual becomes 21 years of age. Provides that the caseload of a family case manager may not be more than: (1) 12 active cases relating to initial assessments; (2) 12 families in active cases relating to ongoing in-home services; or (3) 13 children in active cases relating to ongoing services who are in out-of-home placements. Requires the department of child services (department) to initiate an assessment immediately, but not later than two hours (rather than one hour, under current law), after receiving a report of child abuse or neglect if the department believes the child is in immediate danger of serious bodily harm. Requires the department to provide a report concerning an assessment or investigation of a report of suspected child abuse or neglect not later than 45 days after the department initiates the assessment if the report of suspected child abuse or neglect was received from certain entities. Provides that a child is a child in need of services if the child's parent, guardian, or custodian has failed to supply the child with necessary food, clothing, shelter, medical care, education, or supervision: (1) when the parent, guardian, or custodian is financially able to do so; or (2) due to the failure, refusal, or inability of the parent, guardian, or custodian to seek financial or other reasonable means to do so. (Current code does not consider financial ability.)

Current Status: 1/24/2019 - Referred to Senate

All Bill Status: 1/22/2019 - added as coauthors Representatives Engleman, DeLaney, Bauer 1/22/2019 - Third reading passed; Roll Call 18: yeas 100, nays 0 1/22/2019 - Senate sponsors: Senators Houchin, Holdman and Randolph Lonnie M 1/22/2019 - House Bills on Third Reading 1/17/2019 - Amendment #1 (Hatfield) failed; Roll Call 14: yeas 25, nays 65 1/17/2019 - Second reading ordered engrossed 1/17/2019 - Amendment #2 (DeLaney) ruled out of order voice vote 1/17/2019 - House Bills on Second Reading 1/15/2019 - Committee Report do pass, adopted 1/15/2019 - House Committee recommends passage Yeas: 11; Nays: 0 1/15/2019 - House Family, Children and Human Affairs, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-A 1/7/2019 - Referred to House Family, Children and Human Affairs 1/7/2019 - First Reading 1/7/2019 - Authored By Gregory Steuerwald Priority: Tier 3 - Low State Bill Page: HB1006

HB1007 PERINATAL CARE (KIRCHHOFER C) Requires the state department of health (department) to establish a perinatal navigator program. Requires a health care provider to: (1) use a validated and evidence based verbal screening tool to assess a substance use disorder in pregnancy for all pregnant women who are seen by the health care provider; and (2) if the health care provider identifies a pregnant woman who has a substance use disorder and is not currently receiving treatment, provide treatment or refer the patient to treatment. Requires the department to establish guidelines for health care providers treating substance use disorder in pregnancy. Adds the department of child services to the list of agencies to which a health care provider may not release the results of certain tests given to a pregnant woman.

urrent Status:	1/24/2019 - Senate sponsors: Senators Charbonneau and Crider
All Bill Status:	1/24/2019 - Third reading passed; Roll Call 31: yeas 99, nays 0
	1/24/2019 - added as coauthors Representatives DeVon and Bacon
	1/24/2019 - Rule 105.1 suspended
	1/24/2019 - House Bills on Third Reading
	1/22/2019 - Second reading ordered engrossed
	1/22/2019 - House Bills on Second Reading
	1/17/2019 - Committee Report do pass, adopted
	1/16/2019 - House Committee recommends passage Yeas: 13; Nays: 0
	1/16/2019 - House Public Health, (Bill Scheduled for Hearing); Time & Location:
	3:30 PM, House Chamber
	1/14/2019 - added as coauthor Representative Shackleford
	1/10/2019 - added as coauthor Representative McNamara
	1/10/2019 - added as coauthor Representative Sullivan

1/7/2019 - Referred to House Public Health 1/7/2019 - First Reading 1/7/2019 - Authored By Cindy Kirchhofer *Priority:* Tier 2 - Medium *State Bill Page:* <u>HB1007</u>

HB1010 PROPERTY TAX AND INCOME TAX DEDUCTIONS (CHERRY R) Makes changes to the property tax deductions for those over 65 years of age and for disabled veterans. Increases the income tax deduction for income from military retirement or survivor's benefits beginning in 2019.

*Current Status:* 1/29/2019 - added as coauthor Representative Macer *All Bill Status:* 1/29/2019 - Senate sponsors: Senators Crider, Buchanan and Holdman

1/29/2019 - Third reading passed; Roll Call 53: yeas 95, nays 3

1/29/2019 - House Bills on Third Reading

1/28/2019 - Second reading ordered engrossed

1/28/2019 - House Bills on Second Reading

1/24/2019 - Committee Report do pass, adopted

1/23/2019 - House Committee recommends passage Yeas: 23; Nays: 0

1/23/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &

Location: 1:00 PM, Rm. 404

1/16/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 404

1/7/2019 - Coauthored by Representatives Cook and Gutwein

1/7/2019 - Referred to House Ways and Means

- 1/7/2019 First Reading
- 1/7/2019 Authored By Robert Cherry

Priority: Tier 1 - High

State Bill Page: HB1010

HB1011 REDISTRICTING COMMISSION (TORR J) Establishes a redistricting commission (commission) to create, hold hearings on, take public comment about, and recommend plans to redraw general assembly districts and congressional districts. Requires the legislative services agency (agency) to provide staff and administrative services to the commission. Establishes standards to govern the commission and the agency in the creation of redistricting plans. Provides that the general assembly must meet and enact redistricting plans before October 1 of a redistricting year. Authorizes the general assembly to convene in a session to act on redistricting bills at times other than the times the general assembly is currently authorized to meet. Repeals the current law establishing a redistricting commission for congressional redistricting.

 Current Status:
 1/22/2019 - added as coauthor Representative Errington

 All Bill Status:
 1/7/2019 - added as coauthor Representative Clere

 1/3/2019 - Referred to House Elections and Apportionment

 1/3/2019 - First Reading

 1/3/2019 - Authored By Jerry Torr

 Priority:

 Tier 3 - Low

 State Bill Page:

HB1015 UNLAWFUL INDEMNITY AGREEMENTS (TORR J) Provides that the law concerning indemnity agreements in construction or design contracts applies to certain design-build contracts. Specifies that a provision in a professional services contract that requires indemnification and defense of a promisee for certain liability is void. Specifies that "sole negligence" for purposes of liability under a construction or design contract does not include: (1) vicarious liability; (2) imputed negligence; or (3) assumption of a nondelegable duty.

Current Status:2/5/2019 - Referred to SenateAll Bill Status:2/4/2019 - Senate sponsors: Senators Messmer and Tallian<br/>2/4/2019 - Third reading passed; Roll Call 84: yeas 76, nays 8<br/>2/4/2019 - House Bills on Third Reading<br/>1/31/2019 - Second reading ordered engrossed<br/>1/31/2019 - House Bills on Second Reading<br/>1/29/2019 - Added as coauthor Representative DeLaney<br/>1/29/2019 - Committee Report do pass, adopted<br/>1/28/2019 - House Judiciary, (Bill Scheduled for Hearing); Time & Location: 10:30<br/>AM, Rm. 156-D<br/>1/14/2019 - House Judiciary, (Bill Scheduled for Hearing); Time & Location: 10:30

AM, Rm. 156-D 1/3/2019 - Referred to House Judiciary 1/3/2019 - First Reading 1/3/2019 - Authored By Jerry Torr *Priority:* Tier 2 - Medium *State Bill Page:* <u>HB1015</u>

HB1016 BATTERY ON A UTILITY WORKER (BACON R) Provides that battery is a Level 6 felony, instead of a Class B misdemeanor, if the offense is committed against a utility worker who is acting in the ordinary course of the utility worker's employment. Provides that battery is a Level 5 felony, instead of a Class B misdemeanor, if the offense results in bodily injury to a utility worker who is acting in the ordinary course of the utility worker's employment. Provides that battery committed: (1) by placing bodily fluid or waste on another person; and (2) with knowledge, or reckless failure to know, that the bodily fluid or waste is infected with hepatitis, tuberculosis, or human immunodeficiency virus; is a Level 5 felony, instead of a Level 6 felony, if the offense is committed against a utility worker.

 Current Status:
 1/3/2019 - Coauthored by Representative Moseley

 All Bill Status:
 1/3/2019 - Referred to House Courts and Criminal Code

 1/3/2019 - First Reading
 1/3/2019 - Authored By Ronald Bacon

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1016

HB1017 CIVIL AND CRIMINAL IMMUNITY (FRYE R) Provides that a civilian who, in good faith, takes an action to prevent serious bodily injury to or to prevent a forcible felony against a law enforcement officer who is engaged in the execution of the law enforcement officer's duties is immune from civil and criminal liability, unless the civilian's acts or omissions amount to gross negligence or willful or wanton misconduct. Provides that the governmental entity that employed the law enforcement officer must indemnify the civilian against any cause of action that may arise out of the civilian's assistance to the law enforcement officer.

Current Status:1/3/2019 - Referred to House JudiciaryAll Bill Status:1/3/2019 - First Reading1/3/2019 - Authored By Randall FryePriority:Tier 1 - HighState Bill Page:HB1017

HB1018 COUNTY PARK BOARDS (SOLIDAY E) Makes changes to the procedure for a county to adopt an ordinance creating a department of parks and recreation (department) and to the composition of the county park board (county board). Eliminates a circuit court judge's appointment of members to the county board and increases the county executive's appointment of members to the county board. Provides that the county fiscal body (before July 1, 2019) may amend an ordinance that created a department. Requires that if the county fiscal body amends the ordinance that created a department, the amended ordinance must provide that the composition of the members of the county board are selected in accordance with the remainder of the bill. Prohibits a county fiscal body (after June 30, 2019) from adopting an ordinance to create a department. Provides that the composition of the county board in a county that does not use the procedure added by the bill is governed by the law for the composition of the county board before the changes made by the bill. Sets forth who may serve as an ex officio member of the county board created by the county executive using the procedure added by the bill. Makes conforming and stylistic changes.

 Current Status:
 2/7/2019 - House Committee recommends passage, as amended Yeas: 8; Nays: 4

 All Bill Status:
 2/7/2019 - House Local Government, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-B

 1/24/2019 - House Local Government, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-B

 1/3/2019 - House Local Government, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-B

 1/3/2019 - Referred to House Local Government

 1/3/2019 - First Reading

 1/3/2019 - Authored By Edmond Soliday

 Priority:

 Tier 2 - Medium

 State Bill Page:

HB1019 PUBLIC CONSTRUCTION (PRESSEL J) Increases, from \$100,000 to \$150,000, the ceiling under which a board of aviation commissioners or an airport authority board may perform certain public construction projects with its own workforce. Increases, from \$75,000 to \$150,000 the ceiling under which a county drainage board may obtain quotes rather than advertise for bids for certain projects under the drainage law.

Current Status: 1/24/2019 - Referred to Senate All Bill Status: 1/22/2019 - Senate sponsor: Senator Bohacek 1/22/2019 - Third reading passed; Roll Call 19: yeas 98, nays 0 1/22/2019 - added as coauthor Representative Karickhoff 1/22/2019 - House Bills on Third Reading 1/17/2019 - Second reading ordered engrossed 1/17/2019 - added as coauthors Representatives Engleman and Smith, V 1/17/2019 - House Bills on Second Reading 1/14/2019 - Committee Report do pass, adopted 1/10/2019 - House Committee recommends passage DO PASS Yeas: 10; Nays: 0; 1/10/2019 - House Local Government, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-B 1/3/2019 - Referred to House Local Government 1/3/2019 - First Reading 1/3/2019 - Authored By Jim Pressel Priority: Tier 2 - Medium State Bill Page: HB1019

HB1020 HATE CRIMES (COOK A) Makes it an aggravating circumstance (for purposes of imposing a criminal sentence) that the crime was committed with the intent to harm or intimidate an individual or a group of individuals because of certain perceived or actual characteristics of the individual or group of individuals. Requires law enforcement agencies to report hate crimes to the Federal Bureau of Investigation. Requires the law enforcement training board to adopt, not later than January 1, 2020, minimum standards for training of law enforcement officers regarding: (1) identifying hate crimes; (2) responding to hate crimes; and (3) reporting hate crimes.

Current Status:1/29/2019 - added as coauthors Representatives Porter and PryorAll Bill Status:1/29/2019 - Rule 105.1 suspended1/14/2019 - added as coauthor Representative DeLaney1/3/2019 - Coauthored by Representatives Schaibley and Ziemke1/3/2019 - Referred to House Courts and Criminal Code1/3/2019 - First Reading1/3/2019 - Authored By Anthony CookPriority:Tier 1 - High

State Bill Page: HB1020

HB1021 EDUCATION FINANCE (THOMPSON J) Replaces references to pre-2019 school funds with references to conform to the education funding and accounting changes made by HEA 1009-2017 and HEA 1167-2018. Extends (through 2022) the ability in current law for a school corporation to allocate circuit breaker credits proportionately (without taking protected taxes into account) under certain circumstances. Provides for the calculation of the growth in the maximum levy for a school corporation's operation fund to be based on an assessed value growth quotient (AVGQ) using the average annual growth in net assessed value over the most recent three year period. Provides for a ceiling of 4% plus the statewide AVGQ and a floor of the statewide AVGQ. Removes a requirement concerning an estimate of: (1) the source of all revenue to be dedicated to a school corporation's proposed capital expenditures in the upcoming calendar year; and (2) the amount of property taxes to be collected in the upcoming calendar year and retained in the fund for capital expenditures proposed for a later year; from the format of a school corporation's capital expenditures plan. Provides for an adjustment to the Evansville Vanderburgh School Corporation operations fund levy for 2020 to fund a historical society supporting Bosse Field (the 2019 operations fund levy did not recognize the historical society fund levy that was imposed in 2018). Makes technical corrections.

 Current Status:
 1/29/2019 - Referred to Senate

 All Bill Status:
 1/28/2019 - Senate sponsors: Senators Bassler and Melton

 1/28/2019 - Third reading passed; Roll Call 46: yeas 97, nays 0

 1/28/2019 - added as coauthor Representative Steuerwald

 1/28/2019 - House Bills on Third Reading

 1/24/2019 - Second reading ordered engrossed

 1/24/2019 - House Bills on Second Reading

 1/22/2019 - Committee Report amend do pass, adopted

 1/17/2019 - House Committee recommends passage, as amended Yeas: 24; Nays:

 0

 1/17/2019 - added as coauthor Representative Klinker

 1/17/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 9:30 AM, Rm. 404

 1/9/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 404

		1/3/2019 - Referred to House Ways and Means 1/3/2019 - First Reading 1/3/2019 - Authored By Jeffrey Thompson
	Priority:	Tier 2 - Medium
	State Bill Page:	
HB1022	used instead of certain backgrou	Y CHECKS (THOMPSON J) Provides that an expanded criminal history check may be nd checks and criminal history checks. 1/3/2019 - Referred to House Courts and Criminal Code
	All Bill Status:	1/3/2019 - First Reading 1/3/2019 - Authored By Jeffrey Thompson
	Priority:	Tier 2 - Medium
	State Bill Page:	<u>HB1022</u>
HB1024	transferring maintenance respon	ORTH M) Requires the office of management and budget to: (1) investigate sibilities for safety rest areas from the Indiana department of transportation to the nd (2) report its findings to the legislative council before November 1, 2019.
		1/17/2019 - added as coauthor Representative Moseley
	All Bill Status:	1/3/2019 - Coauthored by Representative Harris 1/3/2019 - Referred to House Roads and Transportation 1/3/2019 - First Reading
		1/3/2019 - Authored By Mike Aylesworth
	Priority:	
	State Bill Page:	<u>HB1024</u>
HB1025	engineer's annual salary. Require to the county highway engineer's county's contribution to the engir annual salary from the preceding	S SALARY (AYLESWORTH M) Increases the state subsidy for a county highway is the county to certify to the auditor of state the amount of the county's contribution annual salary. Provides that a county may not receive such a subsidy unless the neer's annual salary is at least equal to the county's contribution to the engineer's g year. Makes an appropriation. 2/5/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &
	All Bill Status:	Location: 10:30 AM, Rm. 404 1/15/2019 - added as coauthor Representative Abbott D 1/3/2019 - Coauthored by Representative Sullivan 1/3/2019 - Referred to House Ways and Means 1/3/2019 - First Reading 1/3/2019 - Authored By Mike Aylesworth
	Priority:	Tier 1 - High
	State Bill Page:	8
HB1026	(DOR) to provide a food and bey fiscal officers, and commissions a identifying the name and retail a county auditors, treasurers, polit innkeeper's or food and beverage of the names and retail addresse <i>Current Status:</i> <i>All Bill Status:</i>	2/4/2019 - added as coauthor Representative Clere 1/3/2019 - Referred to House Ways and Means 1/3/2019 - First Reading 1/3/2019 - Authored By Thomas Saunders Tier 1 - High
HB1027		EREST (SAUNDERS T) Amends the statute that establishes the criminal offense of vant to provide that a public servant who serves a unit in which a proposed wind

conflict of interest by a public servant to provide that a public servant who serves a unit in which a proposed wind farm development is being considered commits an offense under the statute if either of the following apply: (1) The public servant knowingly: (A) has or will have a pecuniary interest in; or (B) derives or will derive a profit from; a contract or purchase related to the proposed wind farm development. (2) The wind farm developer does, or offers to do, certain specified acts related to the proposed wind farm development and involving the public servant's role as a

public official. Provides that a public servant does not commit an offense under the statute if the public servant makes a written disclosure that describes the nature of the conflict the public servant has with respect to the proposed wind farm development. Requires a wind farm developer that seeks to install or locate one or more wind power devices in a unit to make certain disclosures regarding conflicts of interest involving elected or unelected officials with respect to the proposed project. Provides that a wind farm developer shall make the required disclosures as necessary throughout all phases of the proposed project and continuing for one year after the date on which all wind power devices included in the project are fully operational. Prescribes the form and manner in which the disclosures must be made. Confers authority upon the attorney general to investigate and adjudicate complaints alleging violations of the disclosure requirements. Provides that upon determining that a wind farm developer has violated the requirements, the attorney general may impose a civil penalty of not more than: (1) \$50,000 for the first violation; and (2) \$100,000 for any subsequent violation.

 Current Status:
 1/15/2019 - Reassigned to Committee on Local Government

 All Bill Status:
 1/3/2019 - Referred to House Utilities, Energy and Telecommunications

 1/3/2019 - First Reading
 1/3/2019 - Authored By Thomas Saunders

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1027

HB1028 MENTAL HEALTH CARE OF RELEASED INMATES (SAUNDERS T) Provides that the department of correction shall: (1) assist a committed offender with a mental illness in scheduling a visit with a physician or psychiatrist for evaluation not later than 30 days after the offender's expected release date or discharge date, whichever is applicable; and (2) provide an offender with a sufficient supply of the drug or medication being prescribed for the offender by the offender's mental health treatment provider at the time of the offender's release or discharge for use until the offender can be initially evaluated by a physician or psychiatrist after release or discharge. *Current Status:* 2/4/2019 - added as coauthor Representative Hamilton *All Bill Status:* 1/3/2019 - Referred to House Public Health

All Bill Status: 1/3/2019 - Referred to House Public Health 1/3/2019 - First Reading 1/3/2019 - Authored By Thomas Saunders Priority: Tier 2 - Medium State Bill Page: HB1028

HB1031 CERTIFICATE OF EMPLOYABILITY (HARRIS JR. E) Creates a certificate of employability for persons convicted of misdemeanors and certain felonies. Provides that a court shall issue a certificate of employability to persons convicted of misdemeanors and Class D or Level 6 felonies under certain circumstances, and that a court may issue a certificate of employability to persons convicted of certain more serious felonies. Establishes a procedure to petition for a certificate of employability and requires payment of the civil filing fee to petition for a certificate of employability. Provides that a petition for a certificate of employability may be filed not earlier than: (1) six months after the date of conviction, in the case of a misdemeanor; (2) one year after the date of conviction, in the case of Class D or Level 6 felonies; (3) three years after the date of conviction or one year after the date the sentence is completed, in the case of the most serious felonies. Prohibits the granting of a certificate of employability to sex and violent offenders and persons convicted of specified serious crimes. Provides immunity to employers in negligent hiring cases who hire persons with a certificate of employability under certain circumstances.

Current Status: 1/3/2019 - Referred to House Courts and Criminal Code

All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By Earl Harris Jr Priority: Tier 3 - Low State Bill Page: <u>HB1031</u>

HB1032 POLICE OFFICER AND FIREFIGHTER PENSIONS (HARRIS JR. E) Increases from \$12,000 to \$18,000 the lump sum death benefit for a member of the 1925 police pension fund (1925 fund), the 1937 firefighters' pension fund (1937 fund), the 1953 police pension fund (1953 fund), or the 1977 police officers' and firefighters' pension and disability fund (1977 fund). Increases from \$150,000 to \$225,000 the special death benefit for a member of the 1925 fund, the 1937 fund, the 1953 fund, or the 1977 fund who dies in the line of duty.

Current Status:2/5/2019 - House Veterans Affairs and Public Safety, (Bill Scheduled for Hearing);<br/>Time & Location: 10:30 AM, Rm. 156-DAll Bill Status:1/17/2019 - added as coauthor Representative Thompson<br/>1/15/2019 - added as coauthor Representative Macer<br/>1/3/2019 - Coauthored by Representative Carbaugh<br/>1/3/2019 - Referred to House Veterans Affairs and Public Safety<br/>1/3/2019 - First Reading

1/3/2019 - Authored By Earl Harris Jr Priority: Tier 1 - High

State Bill Page: <u>HB1032</u>

HB1033 LOCAL INCOME TAXES (THOMPSON J) Expires the existing local income tax law on December 31, 2021, and adds a new local income tax law effective in 2022 and thereafter. Does the following under the new local income tax law: (1) Authorizes counties, municipalities, and school corporations to each enact a property tax relief rate of not more than 0.5% in the case of counties and municipalities and not more than 0.25% in the case of school corporations. Provides that in Marion County, municipalities may not enact a property tax relief rate, but the Marion County city-county council may adopt a 1% property tax relief rate. (2) Authorizes counties, municipalities (other than municipalities in Marion County), and school corporations to each enact an expenditure rate. (3) Provides that an expenditure rate may not exceed: (A) 1.25% in the case of counties other than Marion County or 2% in the case of Marion County; (B) 1% in the case of municipalities (other than municipalities in Marion County); and (C) 0.25% in the case of school corporations. (4) Provides that, if an expenditure rate is imposed by a municipality, the municipality shall receive the revenue from the tax, and specifies that the revenue may be used for any legal purpose of the municipality (including providing additional property tax credits). (5) Specifies that a school corporation may not adopt an expenditure rate unless: (A) the expenditure rate is approved by the voters of the school corporation in a local public question; or (B) the revenue from the expenditure rate is used to provide additional property tax credits. Provides that, if a school corporation's expenditure rate is approved by the voters, the revenue may be used for any legal purpose of the school corporation (including providing additional property tax credits). Provides that the maximum period for an expenditure rate approved by the voters of a school corporation is eight years, but that the expenditure rate may be reimposed by the school corporation if approved by the voters. (6) Provides that, if an expenditure rate is imposed by a county other than Marion County, the revenue shall be distributed as certified shares to civil taxing units in the county (other than municipalities and school corporations) on the basis of property tax levies. Specifies that, in counties other than Marion County, the revenue from the county's expenditure rate may be allocated to a public safety answering point or used to provide additional property tax credits before the remaining revenue is distributed as certified shares. (7) Provides that, the 2% maximum expenditure rate in Marion County consists of: (A) an expenditure rate of not more than 1%, to be distributed as certified shares to the county and to excluded cities in the county on the basis of property tax levies; and (B) an expenditure rate of not more than 1%, to be distributed as certified shares to the county and to townships in the county on the basis of property tax levies. (8) Specifies that in Marion County: (A) the revenue from the county's expenditure rate may be allocated to a public communications systems and computer facilities district, a public library, or a public transportation corporation, or for additional property tax credits before the remaining revenue is distributed as certified shares; and (B) revenue distributed as certified shares may be used for any legal purpose of the unit receiving the certified shares. (9) Provides that, after May 31, 2019, a political subdivision may not pledge for the payment of bonds, leases, or other obligations any tax revenue received under the current local income tax law (other than a special purpose rate). (10) Maintains the existing special purpose rates. (11) Provides that, after December 31, 2021, a local income tax rate imposed for transit purposes after approval in a local public question: (A) is a separate special purpose rate; and (B) is not part of the county's expenditure rate or considered in determining whether the county is imposing its maximum expenditure rate. (12) For property taxes due and payable in 2022 and thereafter, requires the department of local government finance to adjust each maximum property tax levy for which a levy freeze amount was applied under the existing local income tax law in 2021. (13) Authorizes a political subdivision to appeal to the department of local government finance for the authority to impose an additional local income tax rate if the political subdivision's expected local income tax distributions will be insufficient to pay obligations for which a pledge of revenue was made under the prior local income tax laws. (14) Specifies that the legislative council shall provide for the preparation and introduction of legislation in the 2020 session of the general assembly to correct cross references and make other changes to the Indiana Code, as necessary, to bring other provisions of the Indiana Code into conformity with this act.

Current Status:1/3/2019 - Referred to House Ways and MeansAll Bill Status:1/3/2019 - First Reading1/3/2019 - Authored By Jeffrey ThompsonPriority:Tier 1 - HighState Bill Page:HB1033

HB1034 POLITICAL SUBDIVISION CONTROLLED PROJECTS AND DEBT (THOMPSON J) Modifies the threshold amounts used for determining whether a political subdivision's project is a controlled project and whether the petition and remonstrance process or the referendum process applies. Bases these threshold amounts on gross assessed value. Provides that for a road, street, or designated bridge project, only the costs paid from property taxes are considered when applying these threshold amounts. Provides that if the estimated increase in a political subdivision's property tax levy for debt service for a proposed controlled project will be offset in whole or in part because of the retirement of existing debt of the political subdivision, the proper officers of the political subdivision may adopt a resolution that includes certain information and statements. Provides that if a political subdivision experiences a decrease in net assessed value it may be stated as an exception to a political subdivision's statement about maintaining its property tax rate to fund a new controlled project because of the retirement of debt. Specifies the ballot language for the referendum on such a proposed controlled project. Provides that the restrictions on supporting a position on a controlled project apply to any political subdivision that has assessed value within the same taxing district as the political subdivision proposing the project.

Current Status: 1/29/2019 - Referred to Senate All Bill Status: 1/28/2019 - Senate sponsors: Senators Holdman and Taylor G 1/28/2019 - Third reading passed; Roll Call 47: yeas 96, nays 1 1/28/2019 - House Bills on Third Reading 1/24/2019 - Second reading ordered engrossed 1/24/2019 - House Bills on Second Reading 1/22/2019 - Committee Report amend do pass, adopted 1/17/2019 - House Committee recommends passage, as amended Yeas: 22; Nays: 1 1/17/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 9:30 AM, Rm. 404 1/9/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 404 1/7/2019 - added as coauthor Representative Clere 1/3/2019 - Referred to House Ways and Means 1/3/2019 - First Reading 1/3/2019 - Authored By Jeffrey Thompson Priority: Tier 1 - High State Bill Page: HB1034

HB1035 DISSEMINATING MATERIAL HARMFUL TO MINORS (PRYOR C) Requires a person convicted of disseminating material harmful to minors to register as a sex offender if the person is a child care worker and distributes the material to a child who is under the person's care or supervision or who attends a school at which the person is employed.

 Current Status:
 1/10/2019 - added as coauthor Representative Campbell

 All Bill Status:
 1/3/2019 - Referred to House Courts and Criminal Code

 1/3/2019 - First Reading
 1/3/2019 - Authored By Cherrish Pryor

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1035

HB1036 SHARED MOBILITY DEVICES (PRYOR C) Requires the vendor of a shared mobility device to: (1) assume liability for damages incurred in connection with the shared mobility device; (2) maintain liability insurance to cover damages; (3) make available to the public a toll free telephone number to reach the vendor; and (4) respond to contacts within 24 hours. Makes a violation of these provisions a class A misdemeanor.

Current Status:1/16/2019 - added as coauthors Representatives Torr and SmaltzAll Bill Status:1/10/2019 - added as coauthor Representative Lehman1/3/2019 - Referred to House Roads and Transportation1/3/2019 - First Reading1/3/2019 - Authored By Cherrish PryorPriority:Tier 1 - HighState Bill Page:HB1036

HB1037 COMPLETE COUNT COMMISSION (PRYOR C) Establishes the complete count commission to develop, recommend, and assist in the administration of a census outreach strategy to encourage full participation in the 2020 federal decennial census.

Current Status:1/3/2019 - Referred to House Elections and ApportionmentAll Bill Status:1/3/2019 - First Reading1/3/2019 - Authored By Cherrish PryorPriority:Tier 2 - MediumState Bill Page:HB1037

 HB1039
 STUDY OF MENTAL HEALTH CONCERNS (BARTLETT J) Urges the legislative council to assign the task of studying certain mental health concerns to an appropriate study committee.

 Current Status:
 1/3/2019 - Referred to House Public Health

All Bill Status: 1/3/2019 - First Reading

1/3/2019 - Authored By John Bartlett *Priority:* Tier 2 - Medium *State Bill Page:* <u>HB1039</u>

HB1040
 FIREARM STORAGE REQUIREMENTS (BARTLETT J) Prohibits a person from keeping or storing a firearm on any premises controlled by the person if one or more of the following conditions apply: (1) The person knows, or reasonably should know, that a child is likely to gain access to the firearm. (2) A permanent resident or temporary occupant of the premises is disqualified, ineligible, or prohibited from possessing a firearm under federal or state law. (3) A permanent resident or temporary occupant of the premises poses a risk of imminent personal injury to the permanent resident or temporary occupant or any other individual. Provides that a failure to secure a firearm that results in injury to, or the death of, another person is a Level 6 felony. Enhances the offense to a Level 5 felony if the person has a prior, unrelated conviction for the offense. Specifies certain defenses. Defines certain terms. Makes conforming amendments.

Current Status: 1/3/2019 - Referred to House Public Policy All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By John Bartlett Priority: Tier 2 - Medium State Bill Page: HB1040

HB1041 PROPERTY INSURANCE COVERAGE FOR A TOTAL LOSS (LEHMAN M) Requires an insurer that issues a policy of insurance that covers first party loss to a primary or secondary dwelling on a replacement cost basis to compensate the named insured for a total loss to the dwelling at the policy limit that applies to the dwelling.

 Current Status:
 1/3/2019 - Coauthored by Representative Carbaugh

 All Bill Status:
 1/3/2019 - Referred to House Insurance

 1/3/2019 - First Reading
 1/3/2019 - Authored By Matt Lehman

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1041

HB1042 TOWNSHIP TRUSTEES AND BOARD MEMBERS (BACON R) Provides that in a county other than Marion County, an individual may not be a candidate for township trustee or a member of the township board if a member of the individual's immediate family (parent, sibling, or spouse) is the township trustee or a member of the township board and whose term of office does not end after that election. Provides that in a county other than Marion County, if an immediate family member of a candidate for election to a township board is elected as the township trustee, the candidate for election to the township board is not elected to the township board (if the township board candidate would otherwise be elected). Provides that in a county other than Marion County, if two or more candidates for election to a township board are immediate family members, only one of the candidates can be elected. Provides that if an individual is an immediate family member of the township trustee of a township, or of a member of the township board of the township board is not eligible to fill a vacancy in the office of township trustee or township board member.

 Current Status:
 1/10/2019 - Reassigned to Committee on Government and Regulatory Reform

 All Bill Status:
 1/3/2019 - Referred to House Local Government

 1/3/2019 - First Reading
 1/3/2019 - Authored By Ronald Bacon

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1042

HB1043 OFF-ROAD HELMET REQUIREMENTS (BACON R) Requires an individual who is properly fastened into and restrained by a child restraint system while riding in an off-road vehicle to wear a helmet that: (1) meets certain specifications; or (2) consists of soft shell headgear.

Current Status:1/3/2019 - Referred to House Roads and TransportationAll Bill Status:1/3/2019 - First Reading1/3/2019 - Authored By Ronald BaconPriority:Tier 2 - MediumState Bill Page:HB1043

HB1044 REGULATION OF CONFINED FEEDING OPERATIONS (BACON R) Amends the law on confined feeding operations (CFOs), which include any confined feeding of at least 300 cattle, 600 swine or sheep, 30,000 fowl, or 500 horses. Prohibits the department of environmental management (department) from granting approval for the construction or expansion of a CFO: (1) if a manure unit located at the CFO would be located less than 500 feet from a residence on

the site of the CFO, less than 1,000 feet from a residence outside the CFO, or less than 1,000 feet from a public or private water supply surface intake structure, or a publicly or privately owned reservoir or lake; or (2) if an exhaust system used to remove air from an enclosed animal containment unit at the CFO expels the air in the direction of a residential area that is located less than 1,000 feet from the enclosed animal containment unit and that was in existence as a residential area before the exhaust system began to be used. Prohibits an alteration of a CFO that was in operation before July 1, 2019, if the CFO, as altered, would violate the manure unit restriction or the exhaust system restriction. Requires the environmental rules board to adopt rules establishing restrictions on air pollution from CFOs. Provides that the rules must restrict hydrogen sulfide, methane, ammonia, and particulate matter from a CFO in the ambient air measured: (1) at the location of the CFO; and (2) in areas that are outside the CFO but near enough to the CFO to be affected by air pollutants from the CFO. Requires the department to enforce these rules.

Current Status:1/14/2019 - added as coauthor Representative SaundersAll Bill Status:1/3/2019 - Referred to House Environmental Affairs1/3/2019 - First Reading1/3/2019 - Authored By Ronald BaconPriority:Tier 2 - MediumState Bill Page:HB1044

HB1045 REGULATION OF MINING (BACON R) Provides that rules adopted by the natural resources commission shall require that all blasting operations involving surface coal mining operations must be monitored with the use of at least three seismic monitors. Provides that a surface coal mining operation may not be located within 1,000 feet of any of the following: (1) An occupied dwelling, unless waived by the owner. (2) A public building. (3) A school. (4) A church. (5) A community or an institutional building. (6) A public park. Specifies that the 1,000 foot requirement shall be measured as follows: (1) From the nearest exterior wall of an occupied dwelling to the surface coal mining operation. (2) From the nearest property boundary to the surface coal mining operation for a public building, school, church, community or institutional building, or public park. Makes a conforming change.

Current Status:1/3/2019 - Referred to House Natural ResourcesAll Bill Status:1/3/2019 - First Reading1/3/2019 - Authored By Ronald BaconPriority:Tier 1 - HighState Bill Page:HB1045

HB1047 EQUAL PAY AND WAGE DISCLOSURE PROTECTION (JACKSON C) Provides that it is an unlawful employment practice to: (1) pay wages that discriminate based on sex for substantially similar work; (2) discharge, discipline, discriminate against, coerce, intimidate, threaten, or interfere with any employee or other person because the employee inquired about, disclosed, compared, or otherwise discussed the employee's wages; (3) require as a condition of employment nondisclosure by an employee of the employee's wages; or (4) require an employee to sign a waiver or other document that purports to deny the employee the right to disclose the employee's wage information. Provides that the civil rights commission has jurisdiction for the investigation and resolution of complaints of these employment actions.

 Current Status:
 1/24/2019 - added as coauthor Representative Smith, V

 All Bill Status:
 1/3/2019 - Referred to House Employment, Labor and Pensions

 1/3/2019 - First Reading
 1/3/2019 - Authored By Carolyn Jackson

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1047

HB1048 FIREARM STORAGE (JACKSON C) Requires a retail dealer to conspicuously display certain language regarding the accessibility of firearms by children at the retail dealer's place of business. Provides that a child care provider or custodial parent, legal guardian, or grandparent who knowingly, intentionally, or recklessly fails to secure a firearm against accessibility by a child commits dangerous storage of a firearm, a Class B infraction. Provides that the offense is a Class A misdemeanor if the child care provider or custodial parent, legal guardian, or grandparent has a prior, unrelated conviction for the offense. Provides that the offense is a Level 6 felony if: (1) the offense results in death or serious bodily injury; or (2) the child care provider or custodial parent, legal guardian, or grandparent has two or more prior, unrelated convictions for the offense. Provides certain exceptions. Provides immunity in certain instances. Provides that a person not in a place specifically set aside for the discharge of a firearm who knowingly or intentionally discharges a loaded firearm without legal justification while in a city or town commits a Level 6 felony.

Current Status:1/24/2019 - added as coauthor Representative Smith, VAll Bill Status:1/14/2019 - added as coauthor Representative Campbell1/3/2019 - Referred to House Public Policy1/3/2019 - First Reading

1/3/2019 - Authored By Carolyn Jackson

Priority: Tier 2 - Medium

State Bill Page: HB1048

SURRENDER OF FIREARMS FOR DOMESTIC VIOLENCE CRIMES (JACKSON C) Provides that a person who: (1) has HB1049 been convicted of a crime of domestic violence; and (2) knowingly or intentionally possesses a firearm; commits possession of a firearm by a domestic batterer, a Class A misdemeanor. Provides certain defenses. Requires a court to issue an order, upon entry of a judgment of conviction for a crime of domestic battery or a crime of domestic violence, that: (1) prohibits ownership or possession of a firearm until the defendant's right to possess a firearm is restored; and (2) requires the defendant to surrender: (A) any firearm owned or possessed by the defendant; and (B) any valid license or permit to carry a handgun (license); to a law enforcement agency or law enforcement officer with jurisdiction over the area where the defendant's offense occurred, where the defendant resides, or where the defendant plans to reside. Requires a court to order an appropriate law enforcement agency or law enforcement officer to seize, within 72 hours, any firearm or license owned or possessed by a defendant convicted of domestic battery or a crime of domestic violence. Provides that a person who knowingly or intentionally fails to surrender: (1) all firearms owned or possessed by the person; or (2) any valid license or permit to carry a handgun possessed by the person; after being convicted of domestic battery or a crime of domestic violence commits unlawful retention of a firearm or license by a domestic batterer, a Class A misdemeanor. Enhances the offense to a Level 6 felony if the person has a prior unrelated conviction for the offense. Provides certain defenses. Specifies how a confiscated firearm or license shall be: (1) returned to the rightful owner; or (2) disposed of; if a defendant's right to possess a firearm is restored. Defines certain terms. Makes conforming amendments.

 Current Status:
 1/24/2019 - added as coauthor Representative Smith, V

 All Bill Status:
 1/3/2019 - Referred to House Courts and Criminal Code

 1/3/2019 - First Reading
 1/3/2019 - Authored By Carolyn Jackson

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1049

HB1050 RACIAL PROFILING AND PRETEXTUAL STOPS (PRYOR C) Prohibits a law enforcement agency or a law enforcement officer from engaging in racial profiling or conducting pretextual stops. Requires a law enforcement agency to adopt a detailed policy that defines the elements of racial profiling and pretextual stops, and requires a law enforcement agency to collect certain data relating to stops made by law enforcement officers. Requires cultural diversity awareness training and training on unlawful racial profiling and pretextual stops for law enforcement officers. Specifies that a law enforcement agency shall transmit to the attorney general information concerning racial profiling complaints, investigations, and any action taken, as well as data collected relating to stops made by the law enforcement agency. Requires the attorney general to: (1) submit an annual report to the legislative council based on the information; (2) submit the data to a third party for statistical analysis; and (3) publish the results of the analysis on the attorney general's Internet web site. Establishes the racial profiling review commission to review complaints of unlawful racial profiling and unlawful pretextual stops. Permits a person to bring a civil action based on unlawful racial profiling and unlawful pretextual stops. Permits a bay enforcement agency to use certain federal funds to purchase vehicle cameras and body cameras, and establishes training standards and standards for use. Makes a technical correction.

Current Status:1/24/2019 - added as coauthors Representatives Jackson and Smith, VAll Bill Status:1/3/2019 - Referred to House Veterans Affairs and Public Safety<br/>1/3/2019 - First Reading<br/>1/3/2019 - Authored By Cherrish PryorPriority:Tier 1 - HighState Bill Page:HB1050

HB1051 STUDY OF RECKLESS HOMICIDE (THOMPSON J) Urges the legislative council to assign the task of studying the topic of reckless homicide to an appropriate study committee.

 Current Status:
 2/5/2019 - Senate sponsors: Senators Young M and Tallian

 All Bill Status:
 2/5/2019 - Third reading passed; Roll Call 96: yeas 95, nays 0

 2/5/2019 - House Bills on Third Reading
 2/4/2019 - Second reading ordered engrossed

 2/4/2019 - House Bills on Second Reading
 1/31/2019 - Committee Report amend do pass, adopted

 1/30/2019 - House Committee recommends passage, as amended Yeas: 12; Nays:
 0

 1/30/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm, 156-D

1/16/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D
 1/3/2019 - Referred to House Courts and Criminal Code
 1/3/2019 - First Reading
 1/3/2019 - Authored By Jeffrey Thompson

Priority: Tier 3 - Low

State Bill Page: <u>HB1051</u>

HB1052 LOCAL INCOME TAX (THOMPSON J) Specifies that a county fiscal body may adopt an ordinance to fund a correctional or rehabilitation facility with local income tax (LIT) revenue only if a local income tax council is not the adopting body or the local income tax council has failed to dedicate at least 0.2% of the expenditure tax rate to this funding. Requires an additional expenditure rate to be adopted by a county fiscal body for funding a public safety access point or a correctional or rehabilitation facility unless all civil taxing units receiving a distribution approve a reallocation under the existing expenditure rate. Limits the use of LIT revenue to constructing or making improvements to a correctional or rehabilitation facility. Beginning in 2021, redistributes the first 0.25% of the expenditure rate in counties that had adopted the former county option income tax (COIT) to match the allocations in counties that had adopted the former county adjusted gross income tax (CAGIT). Changes the allocation of LIT revenue that is based on property taxes to be based on maximum permissible property tax levies instead of actual levies. Makes technical corrections.

Current Status:2/11/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &<br/>Location: 11:00 AM, Rm. 404All Bill Status:1/3/2019 - Referred to House Ways and Means<br/>1/3/2019 - First Reading<br/>1/3/2019 - Authored By Jeffrey ThompsonPriority:Tier 1 - HighState Bill Page:HB1052

HB1054 PROFESSIONAL EMPLOYER ORGANIZATIONS (TORR J) Provides that for purposes of unemployment compensation, a professional employer organization (PEO) that elects to use the PEO level reporting method is liable for all contributions, interest, penalties, and surcharges for the duration of a professional employer agreement or until the effective date of an election by the PEO to change to the client level reporting method. Provides that a client of a PEO is not considered to be a successor employer as a result of entering into a professional employer agreement with a PEO.

Current Status: 1/16/2019 - added as coauthor Representative Moseley All Bill Status: 1/14/2019 - Referred to Senate 1/14/2019 - added as coauthors Representatives Miller and Deal 1/14/2019 - Senate sponsors: Senators Boots and Niezgodski 1/14/2019 - Third reading passed; Roll Call 7: yeas 99, nays 0 1/14/2019 - House Bills on Third Reading 1/10/2019 - Second reading ordered engrossed 1/10/2019 - House Bills on Second Reading 1/8/2019 - House Committee recommends passage DO PASS Yeas: 11; Nays: 0 1/8/2019 - Committee Report do pass, adopted 1/8/2019 - House Employment, Labor and Pensions, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, 156-A 1/3/2019 - Referred to House Employment, Labor and Pensions 1/3/2019 - First Reading 1/3/2019 - Authored By Jerry Torr Priority: Tier 2 - Medium State Bill Page: HB1054

HB1055 JUDGMENT LIENS (TORR J) Provides that additional identifying information must be included when recording a judgment lien. Provides that a judgment lien is extinguished when certain items are recorded with the office of the county recorder in the county where the judgment lien was recorded.

Current Status:1/7/2019 - House Judiciary, (Bill Scheduled for Hearing); Time & Location: 10:30<br/>AM, Rm. 156-DAll Bill Status:1/3/2019 - Referred to House Judiciary<br/>1/3/2019 - First Reading<br/>1/3/2019 - Authored By Jerry TorrPriority:Tier 2 - MediumState Bill Page:HB1055

HB1056 PROPERTY TAX DEDUCTION APPEALS (MANNING E) Changes the process concerning a taxpayer's appeal of an error related to the approval, denial, or omission of a deduction concerning real property or a mobile home. Requires the county assessor to notify the county auditor when an appeal regarding the approval, denial, or omission of a deduction concerning real property or a mobile home is filed with the county assessor. Provides that the county auditor is the party representing the county before the county property tax assessment board of appeals and any appeal of the board's decision in an appeal related to the approval, denial, or omission of a deduction concerning real property or a mobile home. Authorizes the county auditor to use the ineligible homestead fund to pay the costs of defending an appeal related to the approval, denial, or omission of a deduction concerning real property or a mobile home.

Current Status: 1/24/2019 - Senate sponsors: Senators Busch and Buck All Bill Status: 1/24/2019 - Third reading passed; Roll Call 32: yeas 99, nays 0 1/24/2019 - added as coauthors Representatives Lehman, Engleman, Pryor 1/24/2019 - House Bills on Third Reading 1/22/2019 - Second reading ordered engrossed 1/22/2019 - House Bills on Second Reading 1/17/2019 - House Committee recommends passage, as amended Yeas: 10; Nays: 0 1/17/2019 - Committee Report amend do pass, adopted 1/17/2019 - House Local Government, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-B 1/3/2019 - Referred to House Local Government 1/3/2019 - First Reading 1/3/2019 - Authored By Ethan Manning Priority: Tier 2 - Medium State Bill Page: HB1056

HB1058 DISTRIBUTION OF REGISTRATION FEES (MCNAMARA W) Establishes the law enforcement training academy account (account) consisting of money deposited from various registration or license plate fees (various fees) imposed by the bureau of motor vehicles. Requires that the money in the account be expended for: (1) capital projects related to the building and grounds for a law enforcement academy; (2) technology equipment and services; (3) curriculum development; and (4) training equipment and supplies necessary to operate a law enforcement academy. Requires money from the account to be appropriated to: (1) the law enforcement training board for the law enforcement academy; (2) the northwest Indiana law enforcement academy; and (3) the southwest Indiana law enforcement academy. Provides for amounts from various fees to be distributed to the account and the state police building account. Provides for \$0.10 of the various fees to be deposited into the account after December 31, 2019. Provides that the current amount of \$0.25 of the various fees deposited into the state police building account will be increased by \$0.10 after December 31, 2019, by an additional \$0.05 after December 31, 2029, and by an additional \$0.05 after December 31, 2039. Makes an appropriation.

 Current Status:
 1/3/2019 - Referred to House Ways and Means

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By Wendy McNamara

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1058

HB1059 SURVIVOR BENEFITS (CARBAUGH M) Provides that a surviving spouse or a surviving dependent of a member of the public employees' retirement fund (PERF) or the Indiana state teachers' retirement fund (TRF) who dies after June 30, 2018, and before the member retires from PERF or TRF is entitled to a survivor benefit, regardless of whether the member dies in service in a position covered by PERF or TRF or out of service, if: (1) the member has at least 10 years of creditable service; and (2) the surviving spouse or surviving dependent otherwise qualifies for the benefit. Makes conforming changes. (The introduced version of this bill was prepared by the interim study committee on pension management oversight.)

Current Status:	1/24/2019 - Senate sponsors: Senators Boots and Busch
All Bill Status:	1/24/2019 - Third reading passed; Roll Call 33: yeas 98, nays 0
	1/24/2019 - House Bills on Third Reading
	1/22/2019 - Second reading ordered engrossed
	1/22/2019 - House Bills on Second Reading
	1/17/2019 - added as coauthors Representatives Burton and Moseley
	1/17/2019 - Committee Report do pass, adopted
	1/16/2019 - House Committee recommends passage Yeas: 22; Nays: 0
	1/16/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &
	Location: 1:30 PM, Rm. 404

1/15/2019 - added as coauthor Representative Harris 1/8/2019 - House Committee recommends passage, as amended DO PASS AMEND Yeas: 10; Nays: 0 1/8/2019 - Committee Report amend do pass, adopted 1/8/2019 - Referred to the Committee on Ways and Means pursuant to House Rule 127 1/8/2019 - House Employment, Labor and Pensions, (Bill Scheduled for Hearing): Time & Location: 8:30 AM, 156-A 1/3/2019 - Referred to House Employment, Labor and Pensions 1/3/2019 - First Reading 1/3/2019 - Authored By Martin Carbaugh Priority: Tier 2 - Medium State Bill Page: HB1059 HB1061 ATTORNEY'S FEES (LEONARD D) Requires a court to award attorney's fees to the prevailing party in all civil actions. Current Status: 1/3/2019 - Referred to House Judiciary

*urrent Status:* 1/3/2019 - Referred to House Judiciary *All Bill Status:* 1/3/2019 - First Reading 1/3/2019 - Authored By Daniel Leonard *Priority:* Tier 3 - Low

State Bill Page: HB1061

HB1062 UNEMPLOYMENT MATTERS (LEONARD D) Makes various changes to unemployment compensation law concerning confidentiality, the method of sending notices to claimants and employers, the removal of the cap on expenditures from the special employment and training services fund, employing units subject to the Federal Unemployment Tax Act, and appeals regarding seasonal determinations. Updates and eliminates outdated language. Makes technical corrections.

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	Current Status:	2/5/2019 - Referred to Senate
	All Bill Status:	2/4/2019 - Senate sponsor: Senator Boots
		2/4/2019 - Third reading passed; Roll Call 85: yeas 63, nays 21
		2/4/2019 - House Bills on Third Reading
		1/31/2019 - Amendment #3 (Beck) failed; Roll Call 67: yeas 31, nays 64
		1/31/2019 - Amendment #1 (Beck) failed; Roll Call 66: yeas 34, nays 62
		1/31/2019 - Amendment #2 (Beck) failed; Roll Call 65: yeas 35, nays 60
		1/31/2019 - Second reading ordered engrossed
		1/31/2019 - Amendment #3 (Beck) failed;
		1/31/2019 - Amendment #1 (Beck) failed;
		1/31/2019 - Amendment #2 (Beck) failed;
		1/31/2019 - House Bills on Second Reading
		1/29/2019 - Committee Report amend do pass, adopted
		1/29/2019 - House Committee recommends passage, as amended Yeas: 8; Nays: 4
		1/29/2019 - House Employment, Labor and Pensions, (Bill Scheduled for Hearing);
		Time & Location: 8:30 AM, Rm. 156-A
		1/15/2019 - House Employment, Labor and Pensions, (Bill Scheduled for Hearing);
		Time & Location: 8:30 AM, Rm. 156-A
		1/3/2019 - Referred to House Employment, Labor and Pensions
		1/3/2019 - First Reading
		1/3/2019 - Authored By Daniel Leonard
	Priority:	Tier 3 - Low
	State Bill Page:	<u>HB1062</u>

HB1063 SCHOOL SAFETY EQUIPMENT (FRYE R) Adds definition of a "bleeding control kit". Provides that, subject to an appropriation by the general assembly, each school corporation and charter school shall develop and implement a Stop the Bleed program (program). Provides that the department of education in collaboration with the department of homeland security shall develop and provide training for the use of bleeding control kits. Provides that, in all matters relating to the program, school corporation or charter school personnel are immune from civil liability for any act done or omitted in the use of a bleeding control kit unless the action constitutes gross negligence or willful or wanton misconduct. Requires a school's safety plan to include the location of bleeding control kits.

Current Status: 1/24/2019 - Senate sponsors: Senators Crider, Raatz and Koch

All Bill Status: 1/24/2019 - Third reading passed; Roll Call 34: yeas 99, nays 0

1/24/2019 - House Bills on Third Reading

1/22/2019 - Second reading ordered engrossed

1/22/2019 - House Bills on Second Reading1/16/2019 - Committee Report amend do pass, adopted1/15/2019 - added as coauthors Representatives Judy and Macer1/15/2019 - House Committee recommends passage, as amended Yeas: 13; Nays:01/15/2019 - House Veterans Affairs and Public Safety, (Bill Scheduled for Hearing);Time & Location: 10:30 AM, Rm. 156-D1/3/2019 - Coauthored by Representative Barrett1/3/2019 - Referred to House Veterans Affairs and Public Safety1/3/2019 - First Reading1/3/2019 - First Reading1/3/2019 - Authored By Randall FryePriority:Tier 2 - MediumState Bill Page:HB1063

scholarship program. Provides that a public safety officer may be eligible for a scholarship for educational costs of completing a certificate program or associate degree program at Ivy Tech Community College. Establishes the Ivy Tech public safety scholarship fund. *Current Status:* 1/29/2019 - Senate sponsors: Senators Crider, Perfect and Koch

HB1064

current Status.	1727/2017 - Schate Sponsols: Schators chuch, i chect and Roch
All Bill Status:	1/29/2019 - Third reading passed; Roll Call 56: yeas 84, nays 14
	1/29/2019 - House Bills on Third Reading
	1/28/2019 - added as coauthors Representatives May and Macer
	1/28/2019 - Second reading amended, ordered engrossed
	1/28/2019 - Amendment #2 (Frye R) prevailed; voice vote
	1/28/2019 - House Bills on Second Reading
	1/24/2019 - Committee Report amend do pass, adopted
	1/22/2019 - Senate Committee recommends passage, as amended Yeas: 12; Nays:
	0
	1/22/2019 - House Veterans Affairs and Public Safety, (Bill Scheduled for Hearing);
	Time & Location: 10:30 AM, Rm. 156-D
	1/7/2019 - added as coauthor Representative Lindauer
	1/3/2019 - Referred to House Veterans Affairs and Public Safety
	1/3/2019 - First Reading
	1/3/2019 - Authored By Randall Frye
Priority:	Tier 1 - High
State Bill Page:	HB1064

HB1065 REGIONAL HOLDING FACILITY (FRYE R) Specifies that a county sheriff may contract with the department of correction (department) to transfer a confined jail offender from a county jail to a regional holding facility established and operated by the department if the county jail is overcrowded. Provides that reimbursements paid by the state to the county for the costs of incarcerating a confined jail offender shall be used to pay for a confined jail offender housed in either a regional holding facility or a county jail. Provides that the Indiana criminal justice institute shall identify any federal, state, or local grants that can be used to assist in the funding and operation of regional holding facilities.

Current Status:	2/11/2019 - House Bills on Third Reading
All Bill Status:	2/7/2019 - Second reading ordered engrossed
	2/7/2019 - House Bills on Second Reading
	2/4/2019 - Committee Report do pass, adopted
	1/31/2019 - House Committee recommends passage Yeas: 22; Nays: 1
	1/31/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &
	Location: 10:00 AM, Rm. 404
	1/17/2019 - Committee Report amend do pass, adopted
	1/17/2019 - Referred to the Committee on Ways and Means pursuant to House Rule
	127
	1/16/2019 - House Committee recommends passage, as amended Yeas: 7; Nays: 3
	1/16/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time &
	Location: 10:30 AM, Rm. 156-D
	1/10/2019 - added as coauthors Representatives McNamara and DeLaney
	1/7/2019 - added as coauthor Representative Steuerwald
	1/3/2019 - Referred to House Courts and Criminal Code
	1/3/2019 - First Reading
	1/3/2019 - Authored By Randall Frye

Priority:Tier 3 - LowState Bill Page:HB1065

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HB1066	\$500,000 is appropriated from the each year. Requires money appro- to understand and improve the p Requires the department of home Health (NIPSH) for the NIPSH to performed research studies to the	EALTH STUDIES (FRYE R) Establishes the public safety research fund. Provides that e state general fund and disbursed to the public safety research fund on July 1 of opriated to the public safety research fund to be used for research studies designed hysical health, safety, and psychological well-being of public safety personnel. eland security to enter into a contract with the National Institute for Public Safety conduct the research studies. Requires the NIPSH to provide a report of ongoing or e executive director of the department of homeland security before December 31 of not used for research studies reverts to the state general fund at the end of each
	Current Status:	1/3/2019 - Referred to House Ways and Means
	All Bill Status:	1/3/2019 - First Reading 1/3/2019 - Authored By Randall Frye
	Priority:	Tier 2 - Medium
	State Bill Page:	<u>HB1066</u>
HB1067	the expenses and capital outlay a for the fire and public safety train offered to public safety officers b <i>Current Status:</i>	<ul> <li>R) Provides that money in the fire and building services fund may be used to defray associated with the creation, development, and maintenance of: (1) a central campus ning academy (academy); and (2) educational programs and training opportunities y the academy, including increasing these programs and opportunities.</li> <li>1/3/2019 - Referred to House Ways and Means</li> <li>1/3/2019 - First Reading</li> </ul>
		1/3/2019 - Authored By Randall Frye
	Priority:	Tier 2 - Medium
	State Bill Page:	<u>HB1067</u>
HB1069	medical information program (pro- information to emergency medica voluntary, and allows program pa- participating in the program to af driver side window. Requires a: ( (card); to be stored in the glove of compartment of an automobile d contraband; or (2) search any loo searching for an envelope or card participating automobile's glove of by a law enforcement officer; if t time of the search, or a law enfor Specifies that information contain participants. (2) Evaluate program a provider. (3) Attempt contact w participant's current medication, medical treatment. (5) Share the proper medical treatment. Provid damages, including punitive dam card or related to the storage of damages, related to a provider's	DICAL INFORMATION PROGRAM (MANNING E) Establishes the yellow dot emergency ogram). Specifies that the purpose of the program is to provide certain medical al services providers (providers). Provides that participation in the program is articipants to end participation in the program at any time. Requires motorists fix a yellow dot decal to the lower right interior corner of a participating automobile's (1) yellow dot program envelope (envelope); and (2) yellow dot information card compartment of a participating automobile. Requires a provider to search the glove isplaying a yellow dot decal. Provides that a provider may not: (1) search for cation other than the glove compartment of a participating automobile; when d. Provides that contraband found during a provider's authorized search of a compartment may be: (1) reported to a law enforcement officer; or (2) confiscated he provider was not acting under the direction of the law enforcement officer at the recement officer was not conducting a criminal investigation at the time of the search. ted on a card may be used to do any of the following: (1) Positively identify program n participants for medical conditions that may impede or prevent communication with dith a program participant's emergency contact persons. (4) Evaluate a program preexisting medical conditions, and recent surgeries when administering emergency information displayed on a card with another provider for the purpose of ensuring es that: (1) the bureau of motor vehicles; and (2) providers; are not liable for ages, caused by any act, error, or omission related to the information displayed on a a card. Provides that a provider is not liable for any damages, including punitive inability to establish contact with a program participant's emergency contact persons. 2/12/2019 - House Veterans Affairs and Public Safety, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156 - D 1/16/2019 - added as coauthor Representative Frye 1/14/2019 - added as coauthor Representative Frye 1/3/2019 - Referr

Priority: Tier 2 - Medium

State Bill Page: <u>HB1069</u>

HB1070

FILM AND MEDIA PRODUCTION REBATE (FRIZZELL D) Authorizes the Indiana economic development corporation (IEDC) to approve and issue a film and media production expenditure rebate (rebate) to a qualified applicant that proposes to make a qualified production expenditure of at least \$500,000 in Indiana. Requires the IEDC to enter into an agreement with a qualified applicant for the rebate, and specifies the terms that must be in the agreement. Establishes the criteria for approving a rebate and the procedures for claiming a rebate. Provides that the IEDC may not issue a rebate to a qualified applicant after December 31, 2025.

 Current Status:
 2/11/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 11:00 AM, Rm. 404

 All Bill Status:
 1/3/2019 - Coauthored by Representatives Karickhoff, Mahan and Hatfield 1/3/2019 - Referred to House Ways and Means 1/3/2019 - First Reading 1/3/2019 - First Reading 1/3/2019 - Authored By David Frizzell

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1070

HB1072 SEIZURE PREPAREDNESS (FRIZZELL D) Provides that, not later than July 1, 2019, each school corporation, charter school, or nonpublic school with at least one employee shall designate at least one employee at each school operated by the school corporation, charter school, or nonpublic school to administer or assist with the self-administration of a seizure rescue medication or medication that is prescribed to treat seizure disorder symptoms to students who have a seizure action plan (plan). Provides that a parent of a student diagnosed with a seizure disorder by the student's physician may collaborate with school personnel to establish a plan for the student. Provides that, as part of the plan, the student's parent may authorize the school's designated employee to administer a seizure rescue medication or medication to treat seizure disorder symptoms. Provides that each public school shall annually provide an age appropriate seizure education program to all students of the school relating to seizures and seizure disorders. Provides that, in addition to professional development or collegial planning activities required of a teacher under state law, each teacher employed by a school corporation, charter school, or nonpublic school with at least one employee shall, at a minimum, annually complete one hour of self-study review of seizure disorder materials prescribed by the department.

Current Status:1/3/2019 - Referred to House EducationAll Bill Status:1/3/2019 - First Reading1/3/2019 - Authored By David FrizzellPriority:Tier 3 - LowState Bill Page:HB1072

HB1073 PREGNANCY AND CHILDBIRTH DISCRIMINATION (ENGLEMAN K) Prohibits an employer from discriminating against a pregnant job applicant or employee. Requires an employer to provide reasonable employment accommodations for a pregnant employee. Requires the civil rights commission to investigate complaints and attempt to resolve complaints.

 Current Status:
 1/14/2019 - added as coauthor Representative Fleming

 All Bill Status:
 1/3/2019 - Coauthored by Representatives Negele and Shackleford

 1/3/2019 - Referred to House Employment, Labor and Pensions
 1/3/2019 - First Reading

 1/3/2019 - Authored By Karen Engleman
 1/3/2019 - Authored By Karen Engleman

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1073

HB1074 TAX SALE REDEMPTIONS (ENGLEMAN K) Provides that if real property sold at a tax sale is redeemed, the interest rate on the following components of the redemption amount is increased from 5% per annum to the statutory rate per annum for judgments on money (8% per annum under current law): (1) The amount by which the sales price exceeds the minimum bid. (2) The amount of the taxes and special assessments paid by the purchaser.

> Current Status: 1/3/2019 - Referred to House Ways and Means All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By Karen Engleman Priority: Tier 2 - Medium State Bill Page: HB1074

HB1075CHILD VICTIM OF HUMAN OR SEXUAL TRAFFICKING (ENGLEMAN K) Eliminates the requirement that the child admit<br/>or deny being a victim of human or sexual trafficking during an initial hearing on a child in need of services petition.<br/>
<br/>
Current Status: 1/10/2019 - added as coauthor Representative Hamilton

All Bill Status: 1/3/2019 - Referred to House Family, Children and Human Affairs

1/3/2019 - First Reading 1/3/2019 - Authored By Karen Engleman Priority: Tier 3 - Low

State Bill Page: <u>HB1075</u>

HB1076 SALES TAX HOLIDAY (MOSELEY C) Provides a sales and use tax exemption beginning on July 15 through August 15 of each year (sales tax holiday) for the following items sold to a parent or guardian of a public school student: (1) Clothing, if the sales price of the item does not exceed \$100. (2) A school supply or school instructional material, if the sales price of the item does not exceed \$15. Incorporates the definitions of these items as set forth in the Streamlined Sales and Use Tax Agreement. Limits the exemption for clothing to \$250 per student. Limits the exemption for school supplies and school instructional material to \$100 per student. Sets forth tax consequences that apply if a person purchases clothing, a school supply, or school instructional material during the sales tax holiday to which the tax exemption is applied, but that should have been subject to tax because the person is not a parent or guardian of a public school student, or because the person exceeded the limits for the exemption: (1) The person is solely liable for the applicable sales and use tax. (2) The person shall be subject to a penalty equal to the purchase price of the item multiplied by 25% (in addition to the applicable sales and use tax). (3) The retail merchant is relieved of all obligations to collect, pay, or remit the applicable state gross retail tax on the item.

Current Status:1/3/2019 - Referred to House Ways and MeansAll Bill Status:1/3/2019 - First Reading1/3/2019 - Authored By Charles MoseleyPriority:Tier 3 - LowState Bill Page:HB1076

HB1078 COMMITMENT OF LEVEL 6 OFFENDERS TO DOC (STEUERWALD G) Provides that a court may commit a person convicted of a Level 6 felony to the department of correction (DOC) if the person: (1) is a violent offender; or (2) has two prior unrelated felony convictions.

Current Status: 1/16/2019 - Referred to Senate All Bill Status: 1/15/2019 - Cosponsors: Senators Young M, Freeman and Houchin 1/15/2019 - Third reading passed; Roll Call 10: yeas 96, nays 0 1/15/2019 - House Bills on Third Reading 1/14/2019 - Second reading ordered engrossed 1/14/2019 - added as coauthors Representatives Mahan and Goodin 1/14/2019 - House Bills on Second Reading 1/10/2019 - Committee Report do pass, adopted 1/9/2019 - House Committee recommends passage DO PASS Yeas: 13; Nays: 0 1/9/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D 1/7/2019 - added as coauthor Representative McNamara 1/3/2019 - Referred to House Courts and Criminal Code 1/3/2019 - First Reading 1/3/2019 - Authored By Gregory Steuerwald Priority: Tier 3 - Low State Bill Page: HB1078

HB1079 SCHOOL BUS SAFETY (MANNING E) Provides that a person who operates a vehicle and recklessly passes a school bus stopped on a roadway when the arm signal device is extended commits a Class A misdemeanor (rather than a Class B misdemeanor under current law). Provides that the offense is a Level 6 felony (rather than a Class A misdemeanor under current law) if it causes bodily injury. Provides that a person who knowingly or intentionally meets or overtakes from any direction a school bus stopped on a roadway when the arm signal device is extended or proceeds before the arm signal device is no longer extended commits a Class B misdemeanor (rather than a Class A infraction under current law).

Current Status:1/14/2019 - added as coauthor Representative ChyungAll Bill Status:1/3/2019 - Referred to House Courts and Criminal Code1/3/2019 - First Reading1/3/2019 - Authored By Ethan ManningPriority:Tier 1 - HighState Bill Page:HB1079

HB1080 COMMUNITY CORRECTIONS AND CREDIT TIME (STEUERWALD G) Provides that the department of correction may adopt emergency rules concerning the deprivation of earned good time credit for a person who is placed in a community corrections program. Makes a technical correction.

Current Status: 1/29/2019 - added as coauthors Representatives Ziemke and Pierce All Bill Status: 1/29/2019 - Senate sponsors: Senators Young M, Head and Houchin 1/29/2019 - Third reading passed; Roll Call 54: yeas 95, nays 2 1/29/2019 - House Bills on Third Reading 1/28/2019 - Second reading ordered engrossed 1/28/2019 - House Bills on Second Reading 1/24/2019 - Committee Report amend do pass, adopted 1/23/2019 - House Committee recommends passage, as amended Yeas: 13; Nays: 0 1/23/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D 1/9/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D 1/7/2019 - added as coauthor Representative McNamara 1/3/2019 - Referred to House Courts and Criminal Code 1/3/2019 - First Reading 1/3/2019 - Authored By Gregory Steuerwald Priority: Tier 2 - Medium State Bill Page: HB1080

HB1081 MINIMUM WAGE (MACER K) Increases the minimum wage paid to certain employees in Indiana as follows: (1) After August 31, 2019, from \$7.25 an hour to \$8.20 an hour. (2) After December 31, 2019, from \$8.20 an hour to \$9.15 an hour. (3) After December 31, 2020, from \$9.15 an hour to \$10.10 an hour. (4) After December 31, 2021, from \$10.10 an hour to \$11.05 an hour. (5) After December 31, 2022, from \$11.05 an hour to \$12 an hour. Provides that after December 31, 2023, and each subsequent December 31, the hourly minimum wage increases at the same percentage as any increase in the Consumer Price Index for the preceding calendar year. Increases the minimum wage that an employer is required to pay a tipped employee and to use in computing the tip credit allowed the employer as follows: (1) After August 31, 2019, from \$2.13 an hour to \$4 an hour. (2) After December 31, 2021, from \$4 an hour to \$6 an hour. (3) After December 31, 2020, from \$6 an hour to \$8 an hour. (4) After December 31, 2021, from \$8 an hour to \$10 an hour. (5) After December 31, 2022, from \$10 an hour to \$12 an hour. Makes technical corrections and corresponding changes. Removes outdated language.

 Current Status:
 1/24/2019 - Referred to House Employment, Labor and Pensions

 All Bill Status:
 1/24/2019 - First Reading

 1/24/2019 - Coauthored by Representative Campbell

 1/24/2019 - Authored By Karlee Macer

 State Bill Page:

 HB1081

HB1082 CIVIL RIGHTS ENFORCEMENT (MACER K) Expands the definition of "employer", for purposes of civil rights enforcement, to include any person employing one or more persons within the state. (Current law defines "employer" to include any person employing six or more persons within the state.) Expands the remedies available to a complainant if the civil rights commission (commission) finds that a person engaged in an unlawful discriminatory practice. Requires the commission to issue a right to sue letter if requested by the complainant, in lieu of an investigation and hearing. Permits a civil rights action to be tried by a jury. Removes the requirement that both parties must consent before a civil rights claim is heard as a civil cause of action.

 Current Status:
 1/3/2019 - Referred to House Employment, Labor and Pensions

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By Karlee Macer

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1082

 HB1083
 TAX EXEMPTION FOR MILITARY RETIREMENT BENEFITS (MACER K) Exempts all military retirement benefits from state and local income taxation.

 Current Status:
 1/3/2019 - Referred to House Ways and Means

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By Karlee Macer
 1/3/2019 - Authored By Karlee Macer

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1083

HB1085 DEVICE IMPLANTATION AS A CONDITION OF EMPLOYMENT (MORRISON A) Prohibits an employer from requiring a candidate for employment or an employee to have a device implanted or otherwise incorporated into the candidate's or employee's body as a condition of employment, as a condition of employment in a particular position, or as a

condition of receiving additional compensation or benefits. *Current Status:* 1/15/2019 - added as coauthors Representatives Judy and Morris *All Bill Status:* 1/3/2019 - Referred to House Employment, Labor and Pensions 1/3/2019 - First Reading 1/3/2019 - Authored By Alan Morrison *Priority:* Tier 2 - Medium *State Bill Page:* <u>HB1085</u>

HB1086 LOCAL LICENSING AND PERMITTING (PRESSEL J) Provides that if a political subdivision requires a person to post a surety bond as a condition that the political subdivision issue a license or permit to the person, a surety bond posted by the person is considered sufficient if the following are satisfied: (1) The bond is written by a surety company authorized to transact business in Indiana. (2) The obligation on the bond is for an amount that is at least the amount required by the political subdivision for the issuance of the particular license or permit. (3) The obligee or obligees named on the bond are any of the following: (A) The political subdivision that requires the bond. (B) Specifically named political subdivisions in the county that include the name of the political subdivision that requires the bond. (C) All political subdivisions of the same kind as the political subdivision that requires the bond located in the county. (4) The conditions of the bond otherwise comply with the requirements of the ordinance that imposes the bond condition. Provides that a person required to post a bond satisfies the posting requirement if the person files a copy of the bond with the political subdivision or appropriate agency of the political subdivision that requires the bond. Provides that a political subdivision may not require that the person record the license bond.

Current Status: 1/24/2019 - Referred to Senate All Bill Status: 1/22/2019 - Third reading passed; Roll Call 21: yeas 98, nays 0 1/22/2019 - Senate sponsor: Senator Garten 1/22/2019 - House Bills on Third Reading 1/17/2019 - Second reading ordered engrossed 1/17/2019 - added as coauthors Representatives Miller, Engleman, Boy 1/17/2019 - House Bills on Second Reading 1/14/2019 - Committee Report do pass, adopted 1/10/2019 - House Committee recommends passage DO PASS Yeas: 13; Nays: 0; 1/10/2019 - House Local Government, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm, 156-B 1/3/2019 - Referred to House Local Government 1/3/2019 - First Reading 1/3/2019 - Authored By Jim Pressel Priority: Tier 1 - High State Bill Page: HB1086

HB1087 PAYMENT OF COURT FEES (PRESSEL J) Allows a court to reduce some or all of the court costs owed by a person who performs community service or uncompensated volunteer work by: (1) determining the number of hours of community service or volunteer work performed by the person; (2) multiplying the number of hours worked by the Indiana minimum wage; and (3) deducting that figure from the amount owed.

Current Status:	1/17/2019 - Senate sponsor: Senator Bohacek
All Bill Status:	1/17/2019 - Third reading passed; Roll Call 15: yeas 90, nays 0
	1/17/2019 - House Bills on Third Reading
	1/15/2019 - Second reading ordered engrossed
	1/15/2019 - House Bills on Second Reading
	1/14/2019 - House Bills on Second Reading
	1/10/2019 - Committee Report amend do pass, adopted
	1/9/2019 - House Committee recommends passage, as amended DO PASS AMEND
	Yeas: 12; Nays: 0
	1/9/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time &
	Location: 10:30 AM, Rm. 156-D
	1/3/2019 - Coauthored by Representatives McNamara, Heaton and Hatfield
	1/3/2019 - Referred to House Courts and Criminal Code
	1/3/2019 - First Reading
	1/3/2019 - Authored By Jim Pressel
Priority:	Tier 1 - High
State Bill Page:	<u>HB1087</u>

HB1088

SALES TAX EXEMPTION FOR DATA WAREHOUSE EQUIPMENT (PRESSEL J) Provides a state sales and use tax

exemption (exemption) for the purchase of certain enterprise information technology equipment and the sale of electricity used to operate the enterprise information technology equipment. Provides that, to be eligible for the exemption, a business must invest in the aggregate at least \$10,000,000 in enterprise information technology equipment that will be located at one or more data centers in Indiana. Requires the Indiana economic development corporation (IEDC) to take applications for the exemption and certify an entity as a business eligible for the exemption. Provides that the IEDC may not certify eligible businesses after June 30, 2029. Provides that a business once certified by the IEDC may use the exemption for purchases of enterprise information technology equipment after June 30, 2029. Sunsets the sales and use tax exemption for the sale of electricity used to operate the enterprise information technology equipment on June 30, 2029.

Current Status:1/16/2019 - added as coauthor Representative WrightAll Bill Status:1/3/2019 - Coauthored by Representative Heaton1/3/2019 - Referred to House Ways and Means1/3/2019 - First Reading1/3/2019 - Authored By Jim PresselPriority:Tier 2 - MediumState Bill Page:HB1088

HB1090 RAILROAD CROSSINGS (JACKSON C) Requires a railroad corporation to inform the local law enforcement authority of a blocked railroad-highway grade crossing in certain instances.

Current Status:1/17/2019 - added as coauthor Representative SaundersAll Bill Status:1/16/2019 - added as coauthor Representative Aylesworth1/3/2019 - Referred to House Roads and Transportation1/3/2019 - First Reading1/3/2019 - Authored By Carolyn JacksonPriority:Tier 1 - HighState Bill Page:HB1090

HB1092 ELIMINATION OF LOWER SPEED LIMIT FOR TRUCKS (AYLESWORTH M) Provides that the maximum speed limit for a vehicle having a declared gross weight greater than 26,000 pounds operated on a highway that is: (1) on the national system of interstate and defense highways located outside an urbanized area with a population of at least 50,000; or (2) the responsibility of the Indiana finance authority; is 70 miles per hour. (Current law provides that the maximum speed limit for those vehicles (other than a bus) is 65 miles per hour.)

 Current Status:
 1/3/2019 - Referred to House Roads and Transportation

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By Mike Aylesworth

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1092

HB1093 BIAS CRIMES (STEUERWALD G) Makes it an aggravating circumstance (for purposes of imposing a criminal sentence) that a crime was committed with bias and with the intent to harm or intimidate: (1) an individual; (2) a group of individuals; (3) the property of an individual; or (4) the property of a group of individuals; because of the individual's or the group's real or perceived characteristic, trait, belief, practice, association, or other attribute the court chooses to consider.

Current Status:1/17/2019 - added as coauthor Representative GoodinAll Bill Status:1/3/2019 - Coauthored by Representatives McNamara and Hatfield1/3/2019 - Referred to House Courts and Criminal Code1/3/2019 - First Reading1/3/2019 - Authored By Gregory SteuerwaldPriority:State Bill Page:HB1093

HB1094 AMBULANCE SERVICE PROGRAM MEMBERSHIP (LINDAUER S) Increases from one year to five years the maximum period permitted for membership in an ambulance service program for the program to be exempt from regulation as an insurance product.

Current Status:1/17/2019 - Senate sponsor: Senator ZayAll Bill Status:1/17/2019 - Third reading passed; Roll Call 16: yeas 88, nays 11/17/2019 - added as coauthor Representative Carbaugh1/17/2019 - added as coauthors Representatives Ellington and Austin1/17/2019 - House Bills on Third Reading1/15/2019 - Second reading amended, ordered engrossed

1/15/2019 - Amendment #1 (Austin) prevailed; voice vote
1/15/2019 - House Bills on Second Reading
1/14/2019 - House Bills on Second Reading
1/10/2019 - Committee Report do pass, adopted
1/9/2019 - House Committee recommends passage DO PASS Yeas: 12; Nays: 0
1/9/2019 - House Insurance, (Bill Scheduled for Hearing); Time & Location: 8:30
AM, Rm. 156-A
1/3/2019 - Referred to House Insurance
1/3/2019 - First Reading
1/3/2019 - Authored By Shane Lindauer
Priority: Tier 2 - Medium
State Bill Page: HB1094

HB1097 ADVANCED PRACTICE REGISTERED NURSES (BACON R) Provides that an advanced practice registered nurse with prescriptive authority and who has operated under a practice agreement with a practitioner for at least one year may operate without a practice agreement if certain conditions are met. Amends the hospital governing board requirements for the manner in which an advanced practice registered nurse who operates in the hospital will interact with other practitioners. Makes a conforming change.

*Current Status:* 1/14/2019 - added as coauthors Representatives Lindauer and Austin

- All Bill Status: 1/10/2019 added as coauthor Representative Kirchhofer
- 1/9/2019 House Public Health, (Bill Scheduled for Hearing); Time & Location:
   3:30 PM, House Chamber
   1/3/2019 Referred to House Public Health
   1/3/2019 First Reading
   1/3/2019 Authored By Ronald Bacon
   Priority: Tier 3 Low
   State Bill Page: HB1097
- HB1099 SCHOOL BUS INSPECTION AND EQUIPMENT REQUIREMENTS (CHERRY R) Provides that the state police department may not condition issuance of a certificate of inspection to a school bus or special purpose bus on removal of equipment installed by the bus's manufacturer in compliance with another state's law.

Current Status: 1/7/2019 - Referred to House Education All Bill Status: 1/7/2019 - First Reading 1/7/2019 - Authored By Robert Cherry Priority: Tier 3 - Low State Bill Page: HB1099

HB1101 UNIFORM FOOD AND BEVERAGE TAX (CHERRY R) Provides that a county fiscal body may impose a uniform food and beverage tax if the county is not required or authorized to impose a food and beverage tax under any other law (other than the stadium and convention funding food and beverage tax). Specifies that the tax rate may not exceed 1% and must be imposed in increments of 0.25%. Provides that revenue from the tax may be used by the county, after appropriation by the county fiscal body, only for: (1) capital improvements that promote economic development in the county, including fairgrounds, convention centers, or conference centers; (2) certain costs that are necessary or useful for such a capital improvement; and (3) paying the principal and interest of any bonds issued or lease rental payments for a lease entered into for these purposes. Specifies that the tax revenue may not be used to pay any operating expenses. Authorizes the county fiscal body to pledge the tax revenue to pay bonds issued, loans obtained, and lease payments or other obligations incurred by or on behalf of the county for purposes authorized under the uniform food and beverage tax law. Specifies that a uniform food and beverage tax imposed in a county remains in effect until the earlier of: (1) the date on which the county fiscal body rescinds the food and beverage tax; or (2) the last day of the month beginning immediately after the tenth anniversary of the date on which the food and beverage tax was first imposed in the county.

Current Status:1/7/2019 - Coauthored by Representative ThompsonAll Bill Status:1/7/2019 - Referred to House Ways and Means1/7/2019 - First Reading1/7/2019 - Authored By Robert CherryPriority:Tier 1 - HighState Bill Page:HB1101

HB1102 LOCAL INCOME TAX RATE (CHERRY R) Increases the maximum portion of the local income tax expenditure rate that a county fiscal body may allocate for correctional and rehabilitation facilities from 0.2% to 0.4%. Extends the maximum time period for the allocation from 20 to 22 years.

Current Status: 1/7/2019 - Coauthored by Representative Thompson All Bill Status: 1/7/2019 - Referred to House Ways and Means 1/7/2019 - First Reading 1/7/2019 - Authored By Robert Cherry Priority: Tier 1 - High State Bill Page: HB1102 PLAN COMMISSION EXECUTIVE DIRECTOR (CHERRY R) Provides that: (1) the county executive may appoint the HB1103 executive director of an area plan commission; and (2) if the county executive does not appoint the executive director within 45 days of a vacancy in the position, the area plan commission may appoint the executive director. (Under current law, the area plan commission appoints the executive director.) Current Status: 1/7/2019 - Coauthored by Representative Thompson All Bill Status: 1/7/2019 - Referred to House Local Government 1/7/2019 - First Reading 1/7/2019 - Authored By Robert Cherry Priority: Tier 1 - High State Bill Page: HB1103 DISABLED VETERAN PARKING PLACARD (MACER K) Provides that a person who is qualified to receive a disabled HB1104 Hoosier veteran plate and has been issued a permanent parking placard may not be charged a fee for parking in a metered space or assessed a penalty for parking in a metered space for longer than the time permitted. Current Status: 1/7/2019 - Referred to House Roads and Transportation All Bill Status: 1/7/2019 - First Reading 1/7/2019 - Authored By Karlee Macer Priority: Tier 1 - High State Bill Page: HB1104 HB1105 FAILURE TO IDENTIFY (MANNING E) Provides that a person who knowingly or intentionally refuses to identify himself or herself to a law enforcement officer who has reasonable suspicion to believe that the person has committed, is committing, or is about to commit a crime commits failure to identify, a Class C misdemeanor. Current Status: 1/7/2019 - Referred to House Courts and Criminal Code All Bill Status: 1/7/2019 - First Reading 1/7/2019 - Authored By Ethan Manning Priority: Tier 2 - Medium State Bill Page: HB1105 FUEL TAXES ON COMPRESSED NATURAL GAS (FRYE R) Provides a quarterly refund of the special fuel tax paid on HB1106 the difference between the amount of special fuel purchased by a compressed natural gas product fuel station and the amount of compressed natural gas product produced and sold by the compressed natural gas product fuel station. Permits a retroactive refund claim to be made for special fuel taxes paid from July 1, 2018, through June 30, 2019. Makes corresponding changes to other refund provisions and the special fuel tax collection allowance. Current Status: 1/7/2019 - Referred to House Ways and Means All Bill Status: 1/7/2019 - First Reading 1/7/2019 - Authored By Randall Frye Priority: Tier 2 - Medium State Bill Page: HB1106 HB1107 ELIMINATION OF GUN-FREE ZONES (LUCAS J) Repeals statutes prohibiting the carrying or possession of firearms on: (1) school property; and (2) a school bus. Provides that the state of Indiana may not regulate: (1) firearms, ammunition, and firearm accessories; (2) the ownership, possession, carrying, transportation, registration, transfer,

and storage of firearms, ammunition, and firearm accessories; and (3) commerce in and taxation of firearms, firearm ammunition, and firearm accessories. Provides certain exceptions. Provides that any provision of an ordinance, measure, enactment, rule, or policy enacted by the state pertaining to firearms regulation is void. Provides that a person not otherwise prohibited from carrying or possessing a firearm under federal or state law may carry or possess a firearm, without restriction, on property affiliated with the following state agencies: (1) The Indiana department of natural resources. (2) The Indiana state fair commission. (3) The Indiana department of administration. (4) The Indiana horse racing commission. (5) The Indiana department of workforce development. (6) The Indiana gaming commission. Defines certain terms. Makes conforming amendments. *Current Status:* 1/24/2019 - Referred to House Public Policy

All Bill Status: 1/24/2019 - Referred to House Public Pol All Bill Status: 1/24/2019 - First Reading 1/24/2019 - Authored By Jim Lucas *Priority:* Tier 2 - Medium *State Bill Page:* <u>HB1107</u>

HB1108 FALSE ACCUSATION OF A CRIME (LUCAS J) Provides that a person who knowingly or intentionally: (1) makes a report to law enforcement; and (2) falsely accuses another person of committing a crime; commits false accusation of a crime.

Current Status:1/14/2019 - added as coauthor Representative StutzmanAll Bill Status:1/7/2019 - Referred to House Courts and Criminal Code1/7/2019 - First Reading1/7/2019 - Authored By Jim LucasPriority:Tier 3 - LowState Bill Page:HB1108

HB1110 STRICT LIABILITY FOR DOG BITES (BARTELS S) Holds a dog owner or custodian strictly liable for a dog bite or injury when: (1) a dog bites or injures a person without provocation; and (2) the person is bitten or injured while in a location the person is legally authorized to occupy.

Current Status: 1/7/2019 - Referred to House Judiciary All Bill Status: 1/7/2019 - First Reading 1/7/2019 - Authored By Steve Bartels Priority: Tier 1 - High State Bill Page: HB1110

HB1111 STATE PAYMENTS IN LIEU OF PROPERTY TAXES (BARTELS S) Requires the state to make payments in lieu of property taxes (PILOTs) for qualified parcels in counties in which at least 15% of all land in the county is: (1) in the aggregate, owned or leased by the state of Indiana or the federal government; and (2) subject to an exemption from property taxes. Defines "qualified parcel" as a parcel that is: (1) owned or leased by the state of Indiana; (2) subject to an exemption from property taxes; and (3) located in a county to which this act applies. Provides that a county containing qualified parcels is entitled to receive PILOTs from the state. Provides that for purposes of calculating a PILOT, each acre of the qualified parcel is considered to have an assessed value of 1/2 of the statewide agricultural land base rate value. Provides that money received from the PILOTs must be used by the taxing units for one or more of the following purposes: (1) Public safety. (2) Capital improvements. (3) Purchase or lease of equipment. Annually appropriates from the state general fund the amount necessary to pay the required PILOTs.

 Current Status:
 1/7/2019 - Referred to House Ways and Means

 All Bill Status:
 1/7/2019 - First Reading

 1/7/2019 - Authored By Steve Bartels

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1111

HB1112 VOCATIONAL EDUCATION (BARTELS S) Establishes the additive manufacturing pilot grant program to: (1) make grants to school corporations to facilitate eligible student instruction in the use of additive manufacturing equipment; and (2) provide eligible students with an industry recognized certificate or credential in operating additive manufacturing equipment. Provides that a school corporation may apply for a grant from the additive manufacturing pilot fund (fund) to purchase additive manufacturing equipment. Establishes criteria that a school corporation must meet to receive a grant from the fund. Provides that the maximum amount of a grant awarded from the fund is \$150,000.

Current Status:1/7/2019 - Referred to House EducationAll Bill Status:1/7/2019 - First Reading1/7/2019 - Authored By Steve BartelsPriority:Tier 2 - MediumState Bill Page:HB1112

HB1113 TELECOIL (MILLER D) Requires the fire prevention and buildings safety commission to adopt rules requiring that a person performing new construction or any major alteration of an existing public address system in a Class 1 structure located in a first or second class city after June 30, 2020, must consider the installation of an audio frequency induction loop systems (AFIL). Requires that the person performing new construction or any major alteration of an existing facility's public address system must solicit at least one bid for the installation of an AFIL. Requires audiologists, individuals who hold a hearing aid dealer certificate of registration, and individuals who fit or dispense hearing aids while under the supervision and direction of an individual who holds a hearing aid dealer certificate of registration to provide information about telecoil and AFILs when fitting and dispensing hearing aids.

Current Status: 2/5/2019 - added as coauthor Representative Campbell All Bill Status: 2/5/2019 - Senate sponsor: Senator Rogers 2/5/2019 - Third reading passed; Roll Call 98: yeas 94, nays 0 2/5/2019 - House Bills on Third Reading 2/4/2019 - Second reading ordered engrossed 2/4/2019 - House Bills on Second Reading 1/31/2019 - Committee Report amend do pass, adopted 1/30/2019 - House Committee recommends passage, as amended Yeas: 10; Nays: 0 1/30/2019 - House Commerce, Small Business and Economic Development, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-C 1/29/2019 - added as coauthor Representative Morris 1/16/2019 - added as coauthor Representative Shackleford 1/7/2019 - Referred to House Commerce, Small Business and Economic Development 1/7/2019 - First Reading 1/7/2019 - Authored By Doug Miller Priority: Tier 1 - High State Bill Page: HB1113

HB1114 INTERFERENCE WITH LAW ENFORCEMENT (MILLER D) Provides that a person commits interfering with law enforcement, a Class B misdemeanor, if the person: (1) obstructs or interferes with a law enforcement officer carrying out the officer's official duties; (2) resists, obstructs, or interferes with the service of process; or (3) enters a crime scene or similar location that is marked off with barrier tape or other markers. Increases the penalty if the person uses a vehicle, draws or uses a deadly weapon, or causes injury or death to another person. Provides that resisting or interfering with law enforcement is enhanced to a Level 6 felony if the person uses a vehicle to commit the offense. (Under current law, the felony enhancement applies only if the person flees from law enforcement using a vehicle.)

Current Status:	2/11/2019 - House Bills on Second Reading
All Bill Status:	2/7/2019 - House Bills on Second Reading
	2/5/2019 - added as coauthor Representative Bartels
	2/5/2019 - House Bills on Second Reading
	2/4/2019 - House Bills on Second Reading
	1/31/2019 - Committee Report do pass, adopted
	1/30/2019 - House Committee recommends passage Yeas: 10; Nays: 0
	1/30/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time &
	Location: 10:30 AM, Rm. 156-D
	1/29/2019 - added as coauthor Representative McNamara
	1/7/2019 - Referred to House Courts and Criminal Code
	1/7/2019 - First Reading
	1/7/2019 - Authored By Doug Miller
Priority:	Tier 2 - Medium
State Bill Page:	<u>HB1114</u>

HB1115 TOURISM DEVELOPMENT (KARICKHOFF M) Expires the office of tourism development (office) on July 1, 2020. Modifies the office's duties and administrative structure and transfers the duties to the Indiana destination development corporation (corporation) after June 30, 2020. Establishes the corporation as a public body corporate and politic and an instrumentality of the state. Provides that the corporation is governed by a board composed of the following individuals: (1) The governor or governor's designee. (2) The president of the Indiana economic development corporation or president's designee. (3) Five members of the private sector tourism industry, appointed by the governor. Sets forth the corporation's powers and duties. Makes corresponding changes.

Current Status:	2/11/2019 - House Bills on Third Reading
All Bill Status:	2/7/2019 - Second reading ordered engrossed
	2/7/2019 - House Bills on Second Reading
	2/4/2019 - Committee Report amend do pass, adopted
	1/31/2019 - House Committee recommends passage, as amended Yeas: 23; Nays:
	0
	1/31/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &
	Location: 10:00 AM, Rm. 404
	1/24/2019 - Referred to the Committee on Ways and Means pursuant to House Rule
	127
	1/24/2019 - Committee Report amend do pass, adopted

1/23/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: Ο 1/23/2019 - House Government and Regulatory Reform, (Bill Scheduled for Hearing); Time & Location: 3:30 PM, Rm. 156-D 1/7/2019 - Coauthored by Representatives Clere, Bartels and Moed 1/7/2019 - Referred to House Government and Regulatory Reform 1/7/2019 - First Reading 1/7/2019 - Authored By Michael Karickhoff Priority: Tier 2 - Medium

State Bill Page: HB1115

VARIOUS LOCAL GOVERNMENT MATTERS (KARICKHOFF M) Allows the governing body of a state or local HB1116 government agency to discuss in an executive session strategy regarding a real estate transaction by the governing body. Allows the fiscal officer of a political subdivision to appropriate funds received from any private entity or individual for the purpose of repairing or replacing damaged property. (Current law allows only appropriation of funds from an insurance company.) Eliminates political party affiliation requirements for members of a utility service board, storm water management board, or board of aviation commissioners. Provides that if a board of aviation commissioners has four members, the executive of the county, city, town, or other municipal corporation or district that operates the airport serves as an ex officio member of the board for purposes of breaking a tie vote. Allows a political subdivision to receive electronic bids for public work projects that exceed a certain amount, if the bid solicitation states the procedure for transmitting the electronic bid and the means of transmission protects the bid contents. Requires a political subdivision that receives electronic bids to provide electronic access to the notice of the bid solicitation through the computer gateway administered by the state office of technology in addition to newspaper publication. Requires the head of the department of law of a second or third class city to reside within Indiana (instead of within the county). Provides that a hazardous tract of land containing a building that is not an unsafe building constitutes an unsafe premises and is subject to the unsafe building law. Eliminates the requirement that a negotiable note for a public work project or eligible efficiency project be repaid by a political subdivision on January 1 and July 1 of each year of the note's term.

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Current Status:	1/29/2019 - Senate sponsors: Senators Ruckelshaus and Niezgodski
All Bill Status:	1/29/2019 - added as coauthors Representatives Pryor and Mahan
	1/29/2019 - Third reading passed; Roll Call 57: yeas 98, nays 0
	1/29/2019 - House Bills on Third Reading
	1/28/2019 - Second reading ordered engrossed
	1/28/2019 - House Bills on Second Reading
	1/24/2019 - Committee Report amend do pass, adopted
	1/23/2019 - House Committee recommends passage, as amended Yeas: 12; Nays:
	0
	1/23/2019 - House Government and Regulatory Reform, (Bill Scheduled for
	Hearing); Time & Location: 3:30 PM, Rm. 156-D
	1/16/2019 - House Government and Regulatory Reform, (Bill Scheduled for
	Hearing); Time & Location: 3:30 PM, Rm. 156-D
	1/10/2019 - Reassigned to Committee on Government and Regulatory Reform
	1/7/2019 - Coauthored by Representative
	1/7/2019 - Referred to House Local Government
	1/7/2019 - First Reading
	1/7/2019 - Authored By Michael Karickhoff
Priority:	Tier 1 - High
State Bill Page:	HB1116

State Bill Page: HB1116

## HB1118 HOWARD COUNTY MAGISTRATE (KARICKHOFF M) Allows the judges of the Howard circuit and superior courts to jointly appoint a magistrate to serve the Howard County courts. Current Statuce 2/11/2010 House Bills on Second Deading

Current Status:	2/11/2019 - House Bills on Second Reading
All Bill Status:	2/7/2019 - Committee Report do pass, adopted
	2/6/2019 - House Committee recommends passage Yeas: 23; Nays: 0
	2/6/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &
	Location: 1:30 PM, Rm. 404
	1/10/2019 - Committee Report do pass, adopted
	1/10/2019 - Referred to the Committee on Ways and Means pursuant to House Rule
	127
	1/9/2019 - House Committee recommends passage DO PASS Yeas: 11; Nays: 0
	1/9/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time &
	Location: 10:30 AM, Rm. 156-D

1/7/2019 - Coauthored by Representative VanNatter
 1/7/2019 - Referred to House Courts and Criminal Code
 1/7/2019 - First Reading
 1/7/2019 - Authored By Michael Karickhoff
 Priority: Tier 2 - Medium

State Bill Page: HB1118

HB1119 PEER TO PEER CAR RENTALS (KARICKHOFF M) Specifies that a car facilitation company is a company facilitating the noncommercial use of a privately owned passenger motor vehicle by a person other than the vehicle's registered owner. Provides that a car facilitation company is treated the same as a car rental company under the trade regulation statutes and for purposes of the state gross retail and use tax, the state auto rental excise tax, and the Marion County and Vanderburgh County car rental excise taxes. Specifies requirements related to a car facilitation transaction and vehicle safety recalls. Makes conforming amendments.

Current Status: 1/7/2019 - Referred to House Roads and Transportation

All Bill Status: 1/7/2019 - First Reading

1/7/2019 - Authored By Michael Karickhoff

Priority: Tier 2 - Medium

State Bill Page: <u>HB1119</u>

HB1120 COUNTY OPTION PROPERTY TAX REPLACEMENT FEE (KARICKHOFF M) Permits a county council or a local income tax adopting body to establish an annual property tax replacement fee on any parcel receiving assessed value deductions or property tax credits that reduce the annual property tax liability on the parcel to less than the fee amount set by the county. Provides that the fee must be at least \$100 but not more than \$400. Specifies that the property taxes paid on the parcel are a credit against the fee. Changes the county option amount from \$25 to \$100 for requiring the payment of property taxes and the property tax replacement fee, if any, in the May installment. Eliminates the \$5 minimum property tax statement processing fee if a county adopts the property tax replacement fee.

 Current Status:
 1/7/2019 - Coauthored by Representatives Leonard and DeLaney

 All Bill Status:
 1/7/2019 - Referred to House Ways and Means

 1/7/2019 - First Reading
 1/7/2019 - Authored By Michael Karickhoff

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1120

HB1121 AREA AGENCIES ON AGING (KARICKHOFF M) Requires the division of aging to: (1) remove Howard County from the Area 5 agency on aging coverage area; (2) add Howard County to the Area 6 agency on aging coverage area; and (3) transfer all remaining funds for the reimbursement of services to be performed by the Area 5 agency on aging for Howard County from the Area 5 agency on aging to the Area 6 agency on aging.

 Current Status:
 1/7/2019 - Referred to House Family, Children and Human Affairs

 All Bill Status:
 1/7/2019 - First Reading

 1/7/2019 - Authored By Michael Karickhoff

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1121

HB1122 SIGNAGE ON PRIVATE PROPERTY USED FOR VOTING (KARICKHOFF M) Provides that the county executive shall require that the owner, lessee, or manager or any other individual or entity that controls a nonpublic building used as a polling place to permit a candidate or an individual designated as a candidate's representative to place signs on the property of the nonpublic building beginning 29 days before election day. Authorizes the owner, lessee, or manager or any other individual or entity that controls a nonpublic building to remove signs placed on the property not earlier than two days after election day.

 Current Status:
 2/7/2019 - House Elections and Apportionment, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-C

 All Bill Status:
 1/7/2019 - Referred to House Elections and Apportionment 1/7/2019 - First Reading 1/7/2019 - First Reading 1/7/2019 - Authored By Michael Karickhoff

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1122

HB1125 CUMULATIVE CAPITAL IMPROVEMENT FUND (ELLINGTON J) Permits a local government unit to establish a cumulative capital improvement fund to provide money to purchase, lease, or pay all or part of the cost of electronic monitoring equipment used by a community corrections program. Current Status:2/7/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &<br/>Location: 10:00 AM, Rm. 404All Bill Status:1/29/2019 - added as coauthors Representatives Hostettler and Engleman<br/>1/24/2019 - Referred to the Committee on Ways and Means pursuant to House Rule<br/>127<br/>1/24/2019 - Committee Report do pass, adopted<br/>1/24/2019 - House Committee recommends passage Yeas: 13; Nays: 0<br/>1/24/2019 - House Local Government, (Bill Scheduled for Hearing); Time &<br/>Location: 8:30 AM, Rm. 156-B<br/>1/7/2019 - Referred to House Local Government<br/>1/7/2019 - First Reading<br/>1/7/2019 - Authored By Jeff EllingtonPriority:Tier 1 - HighState Bill Page:HB1125

HB1126 LOCAL TAX MATTERS (ELLINGTON J) Provides that the local income tax council is the county adopting body for purposes of the local income tax only if: (1) the county income tax council (under the prior law) adopted either the county option income tax or the county economic development income tax; and (2) the population of the county is more than 140,000. Specifies that in all other cases, the county adopting body is the county council. Provides that Highland Township in Greene County may increase its maximum township property tax levy for 2020 and thereafter. Provides that Taylor Township in Greene County may increase its maximum township property tax levy and its maximum fire protection and emergency services property tax levy for 2020 and thereafter.

Current Status: 1/7/2019 - Referred to House Ways and Means

All Bill Status: 1/7/2019 - First Reading

1/7/2019 - Authored By Jeff Ellington

Priority: Tier 1 - High

State Bill Page: HB1126

HB1128 CONSTRUCTION PERMITS (MILLER D) Provides that a local unit may not require, as a condition precedent to granting, issuing, or approving certain permits for any Class 1 or Class 2 structures, completion of work upon which the performance bond or other surety was obtained prior to recording the secondary plat. Provides that a local unit may not require, as a condition precedent to granting, issuing, or approving a certificate of occupancy for any Class 1 or Class 2 structure, the completion of work upon which the performance bond or other surety was obtained prior to recording the secondary plat, unless required under certain state building laws or another law to meet a local unit's basic needs for public health and safety. Requires a local governmental agency to issue certain permits to a person not later than 12 business days after the person has filed a completed application and meets all required conditions, in certain instances.

Current Status:	2/5/2019 - added as coauthor Representative Hostettler
All Bill Status:	2/5/2019 - Senate sponsor: Senator Doriot
	2/5/2019 - added as coauthor Representative Hatfield
	2/5/2019 - Third reading passed; Roll Call 99: yeas 87, nays 7
	2/5/2019 - House Bills on Third Reading
	2/4/2019 - Second reading ordered engrossed
	2/4/2019 - House Bills on Second Reading
	1/31/2019 - Committee Report amend do pass, adopted
	1/31/2019 - House Committee recommends passage, as amended Yeas: 11; Nays:
	0
	1/31/2019 - House Local Government, (Bill Scheduled for Hearing); Time &
	Location: 8:30 AM, Rm. 156-B
	1/17/2019 - House Local Government, (Bill Scheduled for Hearing); Time &
	Location: 8:30 AM, Rm. 156-B
	1/15/2019 - added as coauthor Representative Moed
	1/7/2019 - Referred to House Local Government
	1/7/2019 - First Reading
	1/7/2019 - Authored By Doug Miller
Priority:	Tier 1 - High
State Bill Page:	<u>HB1128</u>

HB1129

TRAINING REQUIREMENTS FOR ARMED EDUCATORS (JUDY C) Provides that, after December 31, 2019, a person must be certified by an association or other entity approved by the school safety board (board) in order to be authorized by a school board to legally possess a firearm in or on school property. Provides that the board shall certify certain associations or other entities to approve providers that provide certified firearm proficiency courses to certify persons who may legally possess a firearm in or on school property. Provides that an approved association or other entity may issue a credential or certification to a person who has successfully completed a certified firearm proficiency course and meets certain annual training requirements.

Current Status:1/7/2019 - Referred to House EducationAll Bill Status:1/7/2019 - First Reading<br/>1/7/2019 - Authored By Chris JudyPriority:Tier 2 - MediumState Bill Page:HB1129

HB1130 OUT-OF-STATE DRUG PRESCRIPTIONS (JUDY C) Provides that if a patient legally obtains a drug containing marijuana, hash oil, hashish, or salvia in a state, territory, or possession of the United States other than Indiana through a prescription from a licensed physician acting in the course of the physician's professional medical practice and dispensed by a licensed pharmacist or other licensed dispenser, the patient may possess marijuana, hash oil, hashish, or salvia subject to certain requirements and limitations.

*Current Status:* 1/7/2019 - Referred to House Public Health

- All Bill Status: 1/7/2019 First Reading 1/7/2019 - Authored By Chris Judy Priority: Tier 1 - High State Bill Page: <u>HB1130</u>
- HB1135 1977 FUND RETIREMENT AND SURVIVING SPOUSE BENEFITS (BURTON W) Increases the basic monthly pension benefit payable to a member of the 1977 police officers' and firefighters' pension and disability fund (1977 fund) who retires after June 30, 2019, with 20 years of service from 50% to 52% of the monthly salary of a first class patrolman or firefighter in the year the member ended active service. Increases from 60% to 70% of the member's monthly benefit the monthly benefit paid to a surviving spouse of a 1977 fund member who dies after June 30, 2019, other than in the line of duty. (The introduced version of this bill was prepared by the interim study committee on pension management oversight.)

Current Status:	1/28/2019 - added as author Representative VanNatter
All Bill Status:	1/28/2019 - removed as author Representative Burton
	1/7/2019 - Coauthored by Representatives Carbaugh, Moseley and Harris
	1/7/2019 - Referred to House Employment, Labor and Pensions
	1/7/2019 - First Reading
	1/7/2019 - Authored By Woody Burton
Priority:	Tier 1 - High
State Bill Page:	<u>HB1135</u>

- HB1138 ARBITRATION FOR HOMEOWNERS ASSOCIATION DISPUTES (BURTON W) Requires that certain disputes involving homeowners associations, if not resolved through an informal grievance process, be resolved through binding arbitration. Repeals provisions that permit a claimant to initiate a legal proceeding to seek redress or resolution of a claim involving a homeowners association.
  - *Current Status:* 2/4/2019 House Judiciary, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D
    - All Bill Status: 1/7/2019 Referred to House Judiciary
      - 1/7/2019 First Reading
      - 1/7/2019 Authored By Woody Burton

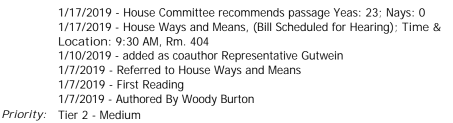
Priority: Tier 2 - Medium

State Bill Page: HB1138

HB1139 PENSION THIRTEENTH CHECKS (BURTON W) Provides for thirteenth checks in 2019 and 2020 for certain members of the: (1) Indiana state teachers' retirement fund; (2) public employees' retirement fund; (3) state excise police, gaming agent, gaming control officer, and conservation enforcement officers' retirement plan; (4) state police pre-1987 benefit system; and (5) state police 1987 benefit system.

## Current Status: 1/29/2019 - Referred to Senate

- All Bill Status: 1/28/2019 Senate sponsors: Senators Boots and Niezgodski 1/28/2019 - Third reading passed; Roll Call 48: yeas 98, nays 0 1/28/2019 - House Bills on Third Reading 1/24/2019 - added as coauthors Representatives Hamilton and Barrett
  - 1/24/2019 Second reading ordered engrossed
  - 1/24/2019 House Bills on Second Reading
  - 1/22/2019 Committee Report do pass, adopted



State Bill Page: HB1139

HB1140 TRANSITIONS OF NEWLY ELECTED OFFICIALS (PRYOR C) Requires the department of local government finance (department) and the state board of accounts (board) to work with local government associations to develop a checklist that describes, for each elected local office, the information relating to that local office that is important and useful for a successor to that local office to have access to before the successor assumes office. Requires an incumbent of a local elected office to provide to the successor, not later than 14 days after the successor's election is certified, access to the information described by the department and the board. Provides that not later than 14 days after the successor requests access to information relating to the local office, other than information described in the checklist developed by the department and the board, the incumbent shall provide the successor access to that information unless federal or Indiana law otherwise prohibits the successor's access to the information before the successor is required or requested to have access, the successor has a cause of action to mandate the incumbent to provide the information. Makes a change to a provision regarding the transfer of records used in the preparation of an annual report by a township executive (executive) whose term expires to require that the new executive provide the former executive access to the records necessary in the preparation of the former executive's annual report.

*Current Status:* 1/29/2019 - added as coauthor Representative Chyung

All Bill Status:	1/29/2019 - Senate sponsor: Senator Head 1/29/2019 - Third reading passed; Roll Call 59: yeas 97, nays 0
	1/29/2019 - added as coauthors Representatives Engleman and Saunders
	1/29/2019 - House Bills on Third Reading
	1/28/2019 - Second reading ordered engrossed
	1/28/2019 - House Bills on Second Reading
	1/24/2019 - Committee Report amend do pass, adopted
	1/24/2019 - House Committee recommends passage, as amended Yeas: 12; Nays:
	0
	1/24/2019 - House Local Government, (Bill Scheduled for Hearing); Time &
	Location: 8:30 AM, Rm. 156-B
	1/7/2019 - Referred to House Local Government
	1/7/2019 - First Reading
	1/7/2019 - Authored By Cherrish Pryor
Priority:	Tier 1 - High
State Bill Page:	<u>HB1140</u>

HB1141 TRAFFIC AMNESTY PROGRAM (SHACKLEFORD R) Establishes a temporary traffic amnesty program to permit certain persons owing unpaid traffic fines, or who may be required to pay a fee for reinstatement of driving privileges, to obtain a reduction in the amount owed or amount payable. Specifies that a person seeking a reduction in fees owed is not required to pay a court filing fee but, if amnesty is granted and the court establishes a payment plan, the person is required to pay a \$50 installment fee. Provides that as part of the traffic amnesty program a person must: (1) pay the driving privileges reinstatement fee to the bureau of motor vehicles (bureau); (2) provide proof of financial responsibility to the court; and (3) not be ineligible to have the person's driving privileges reinstated. Provides that the court must transmit a copy of its order to the bureau in a manner prescribed by the bureau. Specifies that a petition for traffic amnesty is not an admission of guilt, and requires a court to include in its order granting amnesty that the order is not a conviction, finding of guilt, or finding of liability. Makes a technical correction.

## Current Status: 2/11/2019 - House Bills on Second Reading

	8
All Bill Status:	2/7/2019 - Committee Report amend do pass, adopted
	2/6/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 0
	2/6/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time &
	Location: 10:30 AM, Rm. 156-D
	1/15/2019 - added as coauthor Representative Young J
	1/15/2019 - added as coauthors Representatives Negele and Hatcher
	1/7/2019 - Referred to House Courts and Criminal Code
	1/7/2019 - First Reading
	1/7/2019 - Authored By Robin Shackleford
	5

*Priority:* Tier 1 - High *State Bill Page:* HB1141

HEALTHY FOOD FINANCE (SHACKLEFORD R) Establishes the healthy food financing fund (fund) and healthy food HB1143 financing program (program) under the administration of the Indiana housing and community development authority (IHCDA). Provides that the purpose of the fund is to provide financing in the form of loans or grants for projects that increase the availability of fresh and nutritious food in underserved communities. Defines an "underserved community" as a census tract determined to be an area with low supermarket access: (1) by the United States Department of Agriculture; or (2) as identified through a methodology used by another healthy food initiative. Provides that the IHCDA may contract with one or more nonprofit organizations or community development financial institutions to administer the program through a public-private partnership. Provides that an applicant for a grant or a loan must demonstrate the capacity to successfully implement the project and the ability to repay the loan. Provides that an applicant for a grant or a loan must agree to satisfy certain conditions. Requires the IHCDA to monitor projects receiving financing and submit a report annually to the legislative council that includes the number and types of jobs created, and the health initiatives associated with the program. Continuously appropriates money in the fund. Makes an appropriation to the fund. Current Status: 1/15/2019 - added as coauthors Representatives Clere and Summers All Bill Status: 1/14/2019 - added as coauthor Representative Davisson 1/7/2019 - Referred to House Ways and Means 1/7/2019 - First Reading 1/7/2019 - Authored By Robin Shackleford Priority: Tier 2 - Medium State Bill Page: HB1143 HB1145 LIVING WAGE (DELANEY E) Replaces all references to the state minimum wage with "living wage". After June 30, 2019, increases the living wage paid to certain employees from \$7.25 per hour to \$15 per hour. Current Status: 1/7/2019 - Referred to House Employment, Labor and Pensions All Bill Status: 1/7/2019 - First Reading 1/7/2019 - Authored By Edward DeLaney Priority: Tier 3 - Low State Bill Page: HB1145 HB1146 REPORTING OF DOMESTIC VIOLENCE CONVICTIONS TO NICS (DELANEY E) Requires a court to provide certain

information to the office of judicial administration for transmission to the National Instant Criminal Background Check System (NICS) data base upon entering a judgment of conviction for domestic battery.

- Current Status:
   1/7/2019 Referred to House Courts and Criminal Code

   All Bill Status:
   1/7/2019 First Reading

   1/7/2019 Authored By Edward DeLaney

   Priority:
   Tier 2 Medium

   State Bill Page:
   HB1146
- HB1148 NICS REPORTING UNDER THE JAKE LAIRD LAW (DELANEY E) Requires notifying the federal National Instant Criminal Background Check System (NICS) if a court has determined that a person is dangerous in a firearms retention hearing conducted under the Jake Laird law, and requires NICS notification if the court determines in a subsequent hearing that the person is no longer dangerous.

Current Status: 1/7/2019 - Referred to House Courts and Criminal Code

All Bill Status: 1/7/2019 - First Reading

1/7/2019 - Authored By Edward DeLaney

- Priority: Tier 1 High
- State Bill Page: HB1148
- HB1149 SAFE STORAGE OF FIREARMS (DELANEY E) Prohibits a person from keeping or storing a firearm on any premises controlled by the person if one or more of the following conditions apply: (1) The person knows, or reasonably should know, that a child is likely to gain access to the firearm. (2) A permanent resident or temporary occupant of the premises is disqualified, ineligible, or prohibited from possessing a firearm under federal or state law. (3) A permanent resident or temporary occupant of the premises poses a risk of imminent personal injury to himself or herself or any other individual. Provides that a failure to secure a firearm that results in injury to, or the death of, another person is a Level 6 felony. Enhances the offense to a Level 5 felony if the person has a prior, unrelated conviction for the offense. Specifies certain defenses. Defines certain terms. Makes conforming amendments. *Current Status:* 1/7/2019 Referred to House Public Policy

All Bill Status: 1/7/2019 - First Reading 1/7/2019 - Authored By Edward DeLaney Priority: Tier 2 - Medium State Bill Page: HB1149 USE OF HEADLIGHTS IN BAD WEATHER (HEINE D) Specifies that unfavorable atmospheric conditions requiring the HB1151 use of vehicle headlights include rain, snow, and fog. Current Status: 1/7/2019 - Referred to House Roads and Transportation All Bill Status: 1/7/2019 - First Reading 1/7/2019 - Authored By Dave Heine Priority: Tier 1 - High State Bill Page: HB1151 STUDENT HUNGER AND HOMELESSNESS (HARRIS JR. E) Establishes the student hunger and homelessness study HB1152 committee (committee) for the purposes of: (1) studying the prevalence of homelessness, housing insecurity, and food insecurity among students at Indiana colleges and universities during the 2019 academic year; and (2) providing suggestions for eliminating those issues. Provides that the study must determine, as accurately as practicable, the number of Indiana college and university students who are homeless, housing insecure, or food insecure. Provides that the committee consists of: (1) an employee of the family and social services administration; (2) an employee of the department of child services; (3) an employee of the department of education; (4) an employee of the commission for higher education; (5) an employee of the Indiana housing and community development authority; (6) a member of the commission on improving the status of children in Indiana; and (7) an employee of each state educational institution. Provides that the committee may solicit assistance from private groups, colleges, and universities in performing the study. Requires the committee to report the results of the study to the governor and the legislative council not later than July 31, 2020.

Current Status:1/15/2019 - added as coauthor Representative McNamaraAll Bill Status:1/15/2019 - added as coauthor Representative DeVon1/14/2019 - added as coauthor Representative Candelaria Reardon1/7/2019 - Referred to House Education1/7/2019 - First Reading1/7/2019 - Authored By Earl Harris JrPriority:Tier 2 - MediumState Bill Page:HB1152

HB1153 AGE 65 AND OLDER PROPERTY TAX DEDUCTION (HARRIS JR. E) Provides for a property tax deduction for individuals at least 65 years of age on real property, mobile homes not assessed as real property, and manufactured homes not assessed as real property in an amount equal to one-half of the assessed value of the real property, mobile home, or manufactured home. (Current law provides for a deduction equal to the lesser of one-half of the assessed value or \$12,480.)

Current Status:1/7/2019 - Referred to House Ways and MeansAll Bill Status:1/7/2019 - First Reading1/7/2019 - Authored By Earl Harris JrPriority:Tier 1 - HighState Bill Page:HB1153

HB1154 INDIANA STATE CENSUS COUNT COMMITTEE (HARRIS JR. E) Establishes the Indiana state census count committee to develop, recommend, and assist in the administration of a census outreach strategy to encourage full participation in the 2020 federal decennial census. Appropriates \$13,000,000 from the state general fund beginning July 1, 2019, and ending June 30, 2020, to provide funding for the committee's activities.

Current Status:1/7/2019 - Referred to House Elections and ApportionmentAll Bill Status:1/7/2019 - First Reading1/7/2019 - Authored By Earl Harris JrPriority:Tier 3 - LowState Bill Page:HB1154

 HB1155
 CLARK COUNTY CIRCUIT COURT (GOODIN T) Adds two judges to the Clark circuit court.

 Current Status:
 2/11/2019 - House Bills on Third Reading

 All Bill Status:
 2/7/2019 - Second reading ordered engrossed

 2/7/2019 - House Bills on Second Reading

 2/4/2019 - Committee Report do pass, adopted

1/31/2019 - House Committee recommends passage Yeas: 19; Nays: 0 1/31/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 404 1/16/2019 - Committee Report do pass, adopted 1/16/2019 - Referred to the Committee on Ways and Means pursuant to House Rule 127 1/16/2019 - House Committee recommends passage Yeas: 10: Navs: 0 1/16/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D 1/14/2019 - added as coauthors Representatives Davisson and Engleman 1/7/2019 - Referred to House Courts and Criminal Code 1/7/2019 - First Reading 1/7/2019 - Authored By Terry Goodin Priority: Tier 2 - Medium State Bill Page: HB1155

BED BUG ABATEMENT (PORTER G) Repeals statutes concerning state and local programs for pest and vector

HB1156 abatement. Allows: (1) the executive board of the state department of health to adopt rules; and (2) the board of a municipal corporation and the health and hospital corporation to adopt ordinances and rules; concerning the control of pests and vectors. Provides that the owner, lessee, superintendent, or manager of an establishment subject to the lodging establishment laws may not furnish beds or bedding infested with pests or vectors. Requires that a lodging establishment room that has an infested bed or infested bedding must be thoroughly fumigated, disinfected, and renovated until the pests and vectors are entirely exterminated. Makes conforming amendments.

> Current Status: 1/7/2019 - Referred to House Public Health All Bill Status: 1/7/2019 - First Reading 1/7/2019 - Authored By Gregory Porter Priority: Tier 1 - High State Bill Page: HB1156

PIPING MATERIALS FOR PUBLIC WORKS PROJECTS (MILLER D) Defines "acceptable piping material" as piping HB1157 material that: (1) meets certain recognized standards; and (2) meets the performance specifications for the public works contract. Provides, for purposes of the law on public works projects of state agencies and political subdivisions, including design-build public works projects, that the specifications or design criteria package must allow bidding in open competition for acquisition of acceptable piping materials for use in the public works project. Provides, however, that a public works project's engineer is not limited in selecting any acceptable piping materials that meet the requirements of the public works project.

> Current Status: 1/7/2019 - Referred to House Government and Regulatory Reform All Bill Status: 1/7/2019 - First Reading 1/7/2019 - Authored By Doug Miller Priority: Tier 1 - High State Bill Page: HB1157

HB1158 FAIR AND OPEN COMPETITION FOR PUBLIC WORKS PROJECTS (MILLER D) Provides that a public agency may not do any of the following: (1) Require a potential bidder on a public works project to provide any information that the potential bidder considers confidential or proprietary as a requirement for the public agency finding the bidder to be a responsive or responsible bidder. (2) By rule, ordinance, or any other action relating to contracts for public works projects for which competitive bids are required impose any requirement that directly or indirectly restricts potential bidders to any predetermined class of bidders defined by experience on similar projects, size of company, union membership, or any other criteria. (3) Take certain actions based on a bidder's, offeror's, or contractor's entering into, refusing to enter into, adhering to, or refusing to adhere to an agreement with a labor organization. Current Status: 1/29/2019 - added as coauthor Representative Torr

All Bill Status: 1/14/2019 - added as coauthor Representative VanNatter 1/7/2019 - Referred to House Employment, Labor and Pensions 1/7/2019 - First Reading 1/7/2019 - Authored By Doug Miller Priority: Tier 1 - High State Bill Page: HB1158

HB1159 BIAS MOTIVATED CRIMES (PORTER G) Provides that a bias motivated crime is a crime in which the person who commits the crime knowingly or intentionally selects: (1) the individual against whom the crime was committed; or (2) any property damaged or otherwise affected by the crime; in whole or in part because of the actual or perceived

race, color, religion, ethnicity, national origin, sexual orientation, gender, gender identity or expression, or disability of the individual or a group of individuals, whether or not the person's belief or perception was correct. Amends the law that requires law enforcement agencies to collect and report information concerning bias motivated crimes. Makes it an aggravating circumstance that may be considered by a judge when the judge imposes a sentence for a crime if the crime is a bias motivated crime.

 Current Status:
 1/7/2019 - Coauthored by Representative Clere

 All Bill Status:
 1/7/2019 - Referred to House Courts and Criminal Code

 1/7/2019 - First Reading
 1/7/2019 - Authored By Gregory Porter

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1159

HB1161 RESTRICTED USE OF FIREWORKS (KLINKER S) Provides that it is a Class C infraction to ignite, discharge, or use consumer fireworks except during certain hours on the five days preceding July 4, July 4, and the five days following July 4. (Current law provides that it is a Class C infraction to ignite, discharge, or use consumer fireworks after 11 p.m. or before 9 a.m. or during certain hours on certain identified holidays.) Makes technical corrections.

Current Status: 1/7/2019 - Referred to House Public Policy All Bill Status: 1/7/2019 - First Reading 1/7/2019 - Authored By Sheila Klinker Priority: Tier 1 - High State Bill Page: HB1161

HB1163 HEALTHY INDIANA PLAN (KLINKER S) Removes the requirement from the healthy Indiana plan (HIP) that if an individual who has an annual income of more than 100% of the federal poverty income level has not made payment to HIP within 60 days, the individual shall be terminated from HIP and may not reenroll in HIP for at least six months. (The reduced benefit and copayment requirements that apply to individuals who have an annual income that is at or below 100% of the federal income poverty level would also apply to individuals with an annual income above 100% of the federal poverty income level.) Makes a conforming change.

 Current Status:
 1/8/2019 - Coauthored by Representative Campbell

 All Bill Status:
 1/8/2019 - Referred to House Public Health

 1/8/2019 - First Reading
 1/8/2019 - Authored By Sheila Klinker

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1163

HB1164 SURRENDER OF FIREARMS FOR DOMESTIC VIOLENCE CRIMES (BAUER B) Provides that a person who: (1) has been convicted of a crime of domestic violence; and (2) knowingly or intentionally possesses a firearm; commits possession of a firearm by a domestic batterer, a Class A misdemeanor. Provides certain defenses. Requires a court to issue an order, upon entry of a judgment of conviction for a crime of domestic battery or a crime of domestic violence, that: (1) prohibits ownership or possession of a firearm until the defendant's right to possess a firearm is restored; and (2) requires the defendant to surrender: (A) any firearm owned or possessed by the defendant; and (B) any valid license or permit to carry a handgun (license); to a law enforcement agency or law enforcement officer with jurisdiction over the area where the defendant's offense occurred, where the defendant resides, or where the defendant plans to reside. Requires a court to order an appropriate law enforcement agency or law enforcement officer to seize, within 72 hours, any firearm or license owned or possessed by a defendant convicted of domestic battery or a crime of domestic violence. Provides that a person who knowingly or intentionally fails to surrender: (1) all firearms owned or possessed by the person; or (2) any valid license or permit to carry a handgun possessed by the person; after being convicted of domestic battery or a crime of domestic violence commits unlawful retention of a firearm or license by a domestic batterer, a Class A misdemeanor. Enhances the offense to a Level 6 felony if the person has a prior unrelated conviction for the offense. Provides certain defenses. Specifies how a confiscated firearm or license shall be: (1) returned to the rightful owner; or (2) disposed of; if a defendant's right to possess a firearm is restored. Defines certain terms. Makes conforming amendments.

 Current Status:
 1/8/2019 - Referred to House Courts and Criminal Code

 All Bill Status:
 1/8/2019 - First Reading

 1/8/2019 - Authored By B Patrick Bauer

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1164

HB1165 FARMLAND PRESERVATION (BAUER B) Requires the Indiana state department of agriculture (department) to establish a program to assist individuals in creating agricultural conservation easements for agricultural land. Requires the department to assist individuals and local governments in obtaining agricultural conservation easements through federal programs. Creates the agricultural conservation easement fund to purchase permanent agricultural conservation easements. Provides that an agricultural conservation easement that meets the conservation easement requirements shall be assessed and taxed on a basis that reflects the easement. Provides that the state or a unit of local government may not acquire an interest in any real property through eminent domain if the real property is subject to an agricultural conservation easement, unless permission has been granted by the director of the department. Specifies that an agricultural conservation easement does not affect the ability of a public utility or a municipally owned utility to acquire property or property rights to be used in connection with the provision of utility services to the public. Prohibits a county, municipality, or township from adopting an ordinance that prohibits a person from beekeeping, raising chickens, or composting on property that the person owns, rents, or leases.

Current Status:2/7/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 0All Bill Status:2/7/2019 - House Agriculture and Rural Development, (Bill Scheduled for Hearing);<br/>Time & Location: 8:30 AM, Rm. 156-A2/5/2019 - added as coauthor Representative Clere<br/>1/29/2019 - added as coauthors Representatives Lehe and Goodin<br/>1/24/2019 - House Agriculture and Rural Development, (Bill Scheduled for Hearing);<br/>Time & Location: 8:30 AM, Rm. 156-A1/24/2019 - House Agriculture and Rural Development, (Bill Scheduled for Hearing);<br/>Time & Location: 8:30 AM, Rm. 156-A1/8/2019 - Referred to House Agriculture and Rural Development<br/>1/8/2019 - First Reading<br/>1/8/2019 - Authored By B Patrick BauerPriority:Tier 2 - Medium

State Bill Page: <u>HB1165</u>

- HB1166 REDEVELOPMENT COMMISSION MEMBERSHIP (COOK A) After December 31, 2019, increases by one member, the membership of a municipal or county redevelopment commission (commission). Requires a municipal or county executive to appoint one member to the redevelopment commission who is a school board member. Provides that if there is more than one school corporation within redevelopment commission territory, the member must be: (1) a member of the school board of the school corporation having the largest average daily membership (ADM); or (2) a member of the school board of another school corporation within the commission's territory who is recommended by the school board described in (1). Effective January 1, 2020, eliminates the appointment of and term of office of a nonvoting adviser to the commission. Provides that the executive of the municipality for a municipal redevelopment commission, or the president of the county executive for a county redevelopment commission, serves as an ex officio member of the commission to cast the deciding vote to break a tie.
  - Current Status: 2/7/2019 Referred to the Committee on Ways and Means pursuant to House Rule 127 All Bill Status: 2/7/2019 - Committee Report amend do pass, adopted 2/6/2019 - House Committee recommends passage, as amended Yeas: 11; Nays: 0 2/6/2019 - House Government and Regulatory Reform, (Bill Scheduled for Hearing); Time & Location: 3:30 PM, Rm. 156-D 1/30/2019 - House Government and Regulatory Reform, (Bill Scheduled for Hearing); Time & Location: 3:30 PM, Rm. 156-D 1/24/2019 - added as coauthor Representative Clere 1/23/2019 - House Government and Regulatory Reform, (Bill Scheduled for Hearing); Time & Location: 3:30 PM, Rm. 156-D 1/10/2019 - Reassigned to Committee on Government and Regulatory Reform 1/8/2019 - Coauthored by Representative Mahan 1/8/2019 - Referred to House Local Government 1/8/2019 - First Reading 1/8/2019 - Authored By Anthony Cook Priority: Tier 1 - High State Bill Page: HB1166
- HB1167 CHILDREN IN NEED OF SERVICES (MAHAN K) Requires a court to: (1) provide that a foster parent or other caretaker with whom the child has been placed for temporary care has standing; and (2) allow a foster parent or other caretaker with whom the child has been placed for temporary care to present evidence to the court and make recommendations; at a detention hearing. Requires a court to: (1) provide that a foster parent or other caretaker with whom the child has been placed for temporary care has standing to appeal a decision by the court; and (2) allow a foster parent or other caretaker with whom the child has been placed for temporary care has standing to appeal a decision by the court; and (2) allow a foster parent or other caretaker with whom the child has been placed for temporary care has standing to appeal a decision by the court; and (2) allow a foster parent or other caretaker with whom the child has been placed for temporary care to be heard, present evidence, and make recommendations to the court; at a dispositional hearing. Requires a court to grant a petition to intervene filed in a child in need of services proceeding by a foster parent, long term foster parent, or a person who has been a foster parent of the child who is the subject of the proceeding if the petitioner has also filed: (1) a petition to adopt; or (2) a petition to terminate the parent-child relationship; concerning the child who is the subject of the child in need of services proceeding. Provides that if: (1) a child has been removed from a parent and has been under

the supervision of the department of child services (department) for 15 of the most recent 22 months; and (2) a petition to terminate the parent-child relationship has not been filed; the court shall order the department to file a petition to terminate the parent-child relationship within 15 days of the order. Provides that failure to obey the court order is punishable as contempt of court.

Current Status:1/8/2019 - Referred to House Family, Children and Human AffairsAll Bill Status:1/8/2019 - First Reading1/8/2019 - Authored By Kevin MahanPriority:Tier 1 - HighState Bill Page:HB1167

HB1169 CHILD CARE BACKGROUND CHECKS (MAHAN K) Requires certain individuals who may be present on the premises of a child care facility during operating hours to meet requirements for national criminal history background checks. Specifies that results of the required background checks may be used as grounds for denial or revocation of a child care license, registration, or eligibility for a child care and development fund voucher payment. (Current law applies background check requirements to individuals who have direct contact with children.)

Current Status:1/17/2019 - added as coauthor Representative MacerAll Bill Status:1/8/2019 - Referred to House Family, Children and Human Affairs<br/>1/8/2019 - First Reading<br/>1/8/2019 - Authored By Kevin MahanPriority:Tier 2 - MediumState Bill Page:HB1169

HB1170 PUBLIC SAFETY OFFICER CONTRACT NEGOTIATIONS (MAHAN K) Creates the following minimum requirements for a written agreement (agreement) entered into after June 30, 2019, between a county, city, town, or township and an employee organization for fire department or police department employees: (1) Requires the parties to submit to nonbinding mediation if they fail to agree to a new agreement within one year after the existing agreement expires.
 (2) Requires the agreement to continue without any change in its terms and conditions until the earlier of the following: (A) The parties fail to reach an agreement after mediating the dispute, at which time the written agreement no longer binds the parties. (B) The date the parties execute a new written agreement.

Current Status: 1/24/2019 - Referred to Senate

All Bill Status:	1/22/2019 - Third reading passed; Roll Call 22: yeas 98, nays 0
	1/22/2019 - Senate sponsors: Senators Buck and Boots
	1/22/2019 - House Bills on Third Reading
	1/17/2019 - added as coauthors Representatives VanNatter, Prescott, Hatfield
	1/17/2019 - Second reading ordered engrossed
	1/17/2019 - House Bills on Second Reading
	1/15/2019 - Committee Report do pass, adopted
	1/15/2019 - House Committee recommends passage 12; Nays: 0
	1/15/2019 - House Employment, Labor and Pensions, (Bill Scheduled for Hearing);
	Time & Location: 8:30 AM, Rm. 156-A
	1/8/2019 - Referred to House Employment, Labor and Pensions
	1/8/2019 - First Reading
	1/8/2019 - Authored By Kevin Mahan
Priority:	Tier 1 - High
State Bill Page:	<u>HB1170</u>

HB1171 APPRENTICE PLUMBERS (MORRIS R) Allows a registered apprentice plumber to work under a licensed plumbing contractor or journeyman plumber for one year so long as the registered apprentice plumber has applied for acceptance into an apprenticeship program and is awaiting acceptance or has been placed on the program's waiting list.

Current Status:	2/5/2019 - Referred to Senate
All Bill Status:	2/4/2019 - Senate sponsors: Senators Brown L and Busch
	2/4/2019 - Third reading passed; Roll Call 87: yeas 82, nays 0
	2/4/2019 - added as coauthor Representative Judy
	2/4/2019 - removed as coauthor Representative Heaton
	2/4/2019 - House Bills on Third Reading
	1/31/2019 - Second reading ordered engrossed
	1/31/2019 - House Bills on Second Reading
	1/29/2019 - Committee Report amend do pass, adopted
	1/29/2019 - House Committee recommends passage, as amended Yeas: 11; Nays:
	0

1/29/2019 - House Employment, Labor and Pensions, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-A 1/8/2019 - Coauthored by Representatives Karickhoff, Heaton and Carbaugh 1/8/2019 - Referred to House Employment, Labor and Pensions 1/8/2019 - First Reading 1/8/2019 - Authored By Robert Morris Priority: Tier 3 - Low State Bill Page: HB1171 HB1173 TIPPECANOE COUNTY SUPERIOR COURT (NEGELE S) Adds a superior court in Tippecanoe County. Current Status: 2/11/2019 - House Bills on Third Reading All Bill Status: 2/7/2019 - Second reading ordered engrossed 2/7/2019 - House Bills on Second Reading 2/4/2019 - Committee Report do pass, adopted 1/31/2019 - House Committee recommends passage Yeas: 23; Nays: 0 1/31/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 404 1/16/2019 - Committee Report do pass, adopted 1/16/2019 - Referred to the Committee on Ways and Means pursuant to House Rule 127 1/16/2019 - House Committee recommends passage Yeas: 11; Nays: 0 1/16/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D 1/8/2019 - Coauthored by Representatives Brown T, Klinker and Lehe 1/8/2019 - Referred to House Courts and Criminal Code 1/8/2019 - First Reading 1/8/2019 - Authored By Sharon Negele Priority: Tier 3 - Low State Bill Page: HB1173

HB1174 DELIVERY VEHICLES (MAYFIELD P) Requires approaching drivers to: (1) proceed with due caution and yield the right -of-way; or (2) proceed with due caution and reduced vehicle speed; when approaching a stationary commercial delivery vehicle, personal vehicle with a delivery sign, or United States Postal Service vehicle displaying flashing amber lights or that is parked. Provides that a person who does not: (1) yield the right-of-way; or (2) proceed with due caution and reduced vehicle speed; when approaching a commercial delivery vehicle, personal vehicle with a delivery sign, or United States Postal Service vehicle displaying flashing amber lights or that is parked commits a Class B infraction. Makes a technical correction. Requires a person who uses a personal vehicle to make commercial deliveries to use a sign to indicate that the vehicle is making deliveries.

 Current Status:
 1/8/2019 - Referred to House Roads and Transportation

 All Bill Status:
 1/8/2019 - First Reading

 1/8/2019 - Authored By Peggy Mayfield

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1174

HB1175 SUPERVISION BY BEHAVIORAL HEALTH PROFESSIONALS (ZIEMKE C) Requires that the office of Medicaid policy and planning include a licensed clinical social worker, a licensed mental health counselor, a licensed clinical addiction counselor, and a licensed marriage and family therapist who meet certain qualifications as eligible providers for the supervision of a plan of treatment for a patient's outpatient mental health or substance abuse treatment services.

Current Status:2/11/2019 - House Bills on Second ReadingAll Bill Status:2/7/2019 - Committee Report do pass, adopted2/6/2019 - House Committee recommends passage Yeas:23; Nays:02/6/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &Location:1:30 PM, Rm.4042/5/2019 - removed as coauthor Representative Manning1/28/2019 - added as coauthor Representative Manning1/24/2019 - Referred to the Committee on Ways and Means pursuant to House Rule1271/24/2019 - Committee Report amend do pass, adopted1/23/2019 - House Committee recommends passage, as amended Yeas:01/23/2019 - House Public Health, (Bill Scheduled for Hearing); Time & Location:

3:30 PM, House Chamber 1/8/2019 - Referred to House Public Health 1/8/2019 - First Reading 1/8/2019 - Authored By Cindy Ziemke *Priority:* Tier 1 - High *State Bill Page:* HB1175

HB1177 TOWNSHIP GOVERNMENT ISSUES (ZIEMKE C) Requires a township to prepare a capital improvement plan for the ensuing three years if the balance in certain capital improvement funds in the preceding year exceeds 150% of the township's annual budget estimate. Prohibits the township from collecting property taxes for certain capital improvement funds in the ensuing year unless the township has adopted a capital improvement plan. Requires the legislative council to assign to the appropriate interim study committee the study of: (1) the level of preparedness of volunteer fire departments; and (2) whether volunteer fire departments have the necessary resources to perform their duties. Allows a township to make a one time transfer of an excess balance or part of an excess balance between township funds. Provides that the transfer may not be completed until after the township adopts a capital improvement plan, if the township is required to adopt a capital improvement plan. Requires the transfers must be completed not later than December 31, 2020. Provides that if an eligible municipality petitions an adjacent township to accept the transfer of the territory of the eligible municipality that is within the transferor township, the legislative body of the adjacent township must accept transfer of the territory of an eligible municipality within two years (instead of one year) after the legislative body receives the petition. Repeals a provision that prohibits the transfer of territory from taking effect in the year before a federal decennial census is conducted.

Current Status: 2/7/2019 - House Committee recommends passage Yeas: 22; Nays: 1

All Bill Status: 2/7/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 404

1/31/2019 - Referred to the Committee on Ways and Means pursuant to House Rule1271/31/2019 - Committee Report amend do pass, adopted

1/30/2019 - House Committee recommends passage, as amended Yeas: 9; Nays: 3

1/30/2019 - House Government and Regulatory Reform, (Bill Scheduled for

Hearing); Time & Location: 3:30 PM, Rm. 156-D

1/28/2019 - added as coauthor Representative Bacon

1/16/2019 - House Government and Regulatory Reform, (Bill Scheduled for Hearing); Time & Location: 3:30 PM, Rm. 156-D

1/10/2019 - Reassigned to Committee on Government and Regulatory Reform

1/8/2019 - Coauthored by Representative Mahan

1/8/2019 - Referred to House Local Government

1/8/2019 - First Reading

1/8/2019 - Authored By Cindy Ziemke

Priority: Tier 1 - High

State Bill Page: HB1177

HB1178 TOWNSHIP CEMETERY OWNERSHIP AND MAINTENANCE (ZIEMKE C) Transfers from townships to counties the current provisions concerning cemetery establishment, ownership, and maintenance. Requires townships to transfer to the county in which the township is located cemetery related property and responsibilities before January 1, 2020.

Current Status: 1/10/2019 - Reassigned to Committee on Government and Regulatory Reform

- All Bill Status: 1/8/2019 Coauthored by Representative Mahan
  - 1/8/2019 Referred to House Local Government
  - 1/8/2019 First Reading

1/8/2019 - Authored By Cindy Ziemke

Priority: Tier 1 - High

State Bill Page: HB1178

HB1182 WORKER'S COMPENSATION (LEHMAN M) Provides that, for worker's compensation purposes, an employee who leaves work to serve as a volunteer firefighter or member of a volunteer emergency medical services association (volunteer member) is considered an employee of the firefighting unit while in the performance of duties as a volunteer firefighter or volunteer member. Increases the maximum amount of burial expenses that an employer must pay under the worker's compensation act for the burial expenses of a covered employee who dies from an injury by an accident arising out of the employee's employment from \$7,500 to \$12,500. Increases the maximum amount of burial expenses of an employee who dies from an occupational disease arising out of the employee's employment from \$7,500 to \$12,500.

Current Status: 2/11/2019 - House Bills on Third Reading

All Bill Status:2/7/2019 - Second reading ordered engrossed<br/>2/7/2019 - House Bills on Second Reading<br/>2/5/2019 - Committee Report amend do pass, adopted<br/>2/5/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 0<br/>2/5/2019 - House Employment, Labor and Pensions, (Bill Scheduled for Hearing);<br/>Time & Location: 8:30 AM, Rm. 156-A<br/>1/15/2019 - House Employment, Labor and Pensions, (Bill Scheduled for Hearing);<br/>Time & Location: 8:30 AM, Rm. 156-A<br/>1/8/2019 - Coauthored by Representative Soliday<br/>1/8/2019 - Coauthored by Representative Soliday<br/>1/8/2019 - First Reading<br/>1/8/2019 - Authored By Matt LehmanPriority:Tier 1 - High<br/>HB1182

HB1183 TOWING SERVICES (LEHMAN M) Amends the statute concerning the release of an abandoned motor vehicle that has been towed to a storage yard or towing facility as follows: (1) Provides inspection rights for owners and lienholders. (2) Requires a towing service or storage yard to: (A) provide an itemized receipt upon payment; and (B) meet certain requirements as to: (i) hours of operation; and (ii) receiving and returning telephone calls. Includes lienholders in the statutory definition of "owner". Makes the following changes to the statute concerning a public agency's or towing service's duty to notify the owner that an abandoned vehicle has been removed to a storage yard or towing service: (1) Provides that the required notice shall also be provided to the insurer of the vehicle, if: (A) the insurer is known; and (B) the vehicle is covered by an active insurance policy. (2) Specifies additional information that must be included in the notice. (3) Specifies a public agency's or towing service's duties with respect to vehicles owned by a corporation or another business entity. Creates a new article in the Indiana Code to establish certain requirements for towing companies that engage in, or offer to engage in, the business of providing towing service in Indiana, including provisions concerning the following: (1) Emergency towing. (2) Private property towing. (3) Estimates and invoices for towing services. (4) Releasing towed motor vehicles. (5) Prohibited acts by towing companies and storage facilities. Provides that a person who violates these new provisions commits a deceptive act that is: (1) actionable under; and (2) subject to the penalties and remedies set forth in; the statute governing deceptive consumer sales. Provides that the attorney general: (1) shall receive, and may investigate, complaints alleging violations of the new provisions; and (2) after finding that a violation has occurred, may take appropriate action under the statute governing deceptive consumer sales. Authorizes the attorney general to adopt rules to implement the new provisions.

Current Status: 2/6/2019 - House Roads and Transportation, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-B

All Bill Status: 1/23/2019 - House Roads and Transportation, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-B 1/8/2019 - Coauthored by Representatives Mahan and Austin 1/8/2019 - Referred to House Roads and Transportation 1/8/2019 - First Reading 1/8/2019 - Authored By Matt Lehman Priority: Tier 1 - High State Bill Page: HB1183

HB1185 BUNKHOUSE SAFETY REQUIREMENTS (NEGELE S) Prohibits the fire prevention and building safety commission or another state agency from adopting rules requiring the installation of an automatic fire sprinkler system in a bunkhouse. Prohibits a political subdivision from adopting an ordinance or other regulation requiring the installation of an automatic fire sprinkler system in a bunkhouse. Defines "bunkhouse".

> Current Status:
>  2/12/2019 - House Veterans Affairs and Public Safety, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156 - D
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>  All Bill Status:
>  1/14/2019 - added as coauthor Representative Pressel
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>  1/8/2019 - Coauthored by Representative VanNatter
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>  1/8/2019 - Referred to House Veterans Affairs and Public Safety
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>
>  1/8/2019 - First Reading
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>  1/8/2019 - Authored By Sharon Negele
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>  Priority:
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>  Tier 1 - High

State Bill Page: HB1185

HB1186 CRIMES INVOLVING SYNTHETIC DRUGS (NEGELE S) Makes possessing or dealing in a substance that is a controlled substance analog an offense of the same level as possession of or dealing in the controlled substance of which the substance is an analog. Defines "substance represented to be a controlled substance" and establishes certain factors the trier of fact may consider to determine if a substance meets the definition. Repeals crimes concerning synthetic

drug lookalike substances. Provides that convictions for synthetic drug offenses will, in certain cases, no longer be treated the same as marijuana offenses. Makes conforming amendments.

Current Status:1/29/2019 - Senate sponsor: Senator BohacekAll Bill Status:1/29/2019 - Third reading passed; Roll Call 60: yeas 82, nays 141/29/2019 - House Bills on Third Reading1/28/2019 - Second reading ordered engrossed1/28/2019 - House Bills on Second Reading1/24/2019 - Committee Report do pass, adopted1/23/2019 - House Committee Report do pass, adopted1/23/2019 - House Committee recommends passage Yeas: 11; Nays: 21/23/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time &Location: 10:30 AM, Rm. 156-D1/8/2019 - Referred to House Courts and Criminal Code1/8/2019 - First Reading1/8/2019 - First Reading1/8/2019 - Authored By Sharon NegelePriority:Tier 3 - LowState Bill Page:HB1186

HB1187 TECHNICAL CORRECTIONS (STEUERWALD G) Resolves technical conflicts and addresses technical problems in the Indiana Code. Provides that the technical corrections bill may be referred to as the "technical corrections bill of the 2019 general assembly". Specifies that the title may be used in the lead-in line of each SECTION of another bill to identify the provisions added, amended, or repealed by the technical corrections bill that are also amended or repealed in another bill being considered during the 2019 legislative session. Provides the publisher of the Indiana Code with guidance concerning resolution of amend/repeal conflicts between the technical corrections bill and other bills passed during the 2019 legislative session. Specifies that if there is a conflict between a provision in the technical corrections bill and a provision being repealed in another bill, the other bill's repealer is law. (The introduced version of this bill was prepared by the code revision commission.)

Current Status:	1/24/2019 - Referred to Senate
All Bill Status:	1/22/2019 - Third reading passed; Roll Call 23: yeas 99, nays 0
	1/22/2019 - Cosponsor: Senator Taylor G
	1/22/2019 - Senate sponsors: Senators Young M, Bray and Breaux
	1/22/2019 - House Bills on Third Reading
	1/17/2019 - Second reading ordered engrossed
	1/17/2019 - House Bills on Second Reading
	1/14/2019 - Committee Report do pass, adopted
	1/14/2019 - House Committee recommends passage Yeas: 13; Nays: 0
	1/14/2019 - House Judiciary, (Bill Scheduled for Hearing); Time & Location: 10:30
	AM, Rm. 156-D
	1/8/2019 - Referred to House Judiciary
	1/8/2019 - First Reading
	1/8/2019 - Authored By Gregory Steuerwald
Priority:	Tier 3 - Low
State Bill Page:	HB1187

HB1188 ATTORNEY GENERAL POWERS (BARTLETT J) Specifies that the attorney general may conduct an independent investigation concerning human trafficking. Defines "multiple county offense" and authorizes the attorney general to: (1) access and maintain certain information relating to a multiple county offense; (2) investigate a multiple county offense; (3) assist in an investigation and prosecution of a multiple county offense; and (4) request the assistance of a law enforcement agency in conducting an investigation. Adds the attorney general, a deputy attorney general, and an attorney general investigator to the definition of "law enforcement officer". Authorizes a law enforcement agency to assist the attorney general. Specifies that the attorney general does not have the power to prosecute a person, unless requested to do so by the prosecuting attorney, or to arrest a person.

 Current Status:
 1/8/2019 - Referred to House Government and Regulatory Reform

 All Bill Status:
 1/8/2019 - First Reading

 1/8/2019 - Authored By John Bartlett

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1188

HB1189

9 CRIMINAL JUSTICE STUDY COMMITTEE (BARTLETT J) Establishes the criminal justice study committee.

Current Status: 1/8/2019 - Referred to House Courts and Criminal Code

All Bill Status: 1/8/2019 - First Reading

1/8/2019 - Authored By John Bartlett

*Priority:* Tier 3 - Low *State Bill Page:* HB1189

HB1190 GROUP HOMES FOR INDIVIDUALS WITH DISABILITIES (CARBAUGH M) Provides that a dwelling for: (1) not more than four individuals who reside independently of their families and who have a mental illness or developmental disability; and (2) a caregiver and the caregiver's family; is a Class 2 structure.

 Current Status:
 1/8/2019 - Referred to House Veterans Affairs and Public Safety

 All Bill Status:
 1/8/2019 - First Reading

 1/8/2019 - Authored By Martin Carbaugh

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1190

HB1192 THEFT BY PUBLIC SERVANTS (LAUER R) Specifies that in the case of a public servant who criminally exerts unauthorized control over public funds of the public servant's employer, the employer may be reimbursed from the public servant's public pension fund contributions and benefits. Provides that assets of the judges' retirement system and the prosecuting attorneys retirement fund are exempt from levy, sale, garnishment, attachment, or other legal process. (Current law provides similar exemptions for certain funds administered by the Indiana public retirement system.)

Current Status:2/11/2019 - House Bills on Second ReadingAll Bill Status:2/7/2019 - Committee Report amend do pass, adopted2/6/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 02/6/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time &Location:10:30 AM, Rm. 156-D2/5/2019 - added as coauthor Representative Dvorak2/5/2019 - Rule 105.1 suspended2/5/2019 - added as coauthors Representatives Ellington, Deal, Stutzman1/8/2019 - Referred to House Courts and Criminal Code1/8/2019 - First Reading1/8/2019 - Authored By Ryan LauerPriority:Tier 1 - High

State Bill Page: HB1192

HB1193 TIPPECANOE COUNTY FOOD AND BEVERAGE TAX (KLINKER S) Authorizes Tippecanoe County to adopt an ordinance to impose a food and beverage tax. Provides that the county food and beverage tax may not exceed 2%. Specifies that food and beverage tax revenue must be used by the Wabash River Enhancement Corporation for the following purposes: (1) The acquisition of land. (2) The removal of underground storage tanks. (3) The restoration of the land from which underground storage tanks are removed.

Current Status:1/10/2019 - Referred to House Ways and MeansAll Bill Status:1/10/2019 - First Reading1/10/2019 - Authored By Sheila KlinkerPriority:Tier 2 - MediumState Bill Page:HB1193

HB1194 TAX CREDITS (LEHMAN M) Establishes the regional development tax credit (credit). Allows a taxpayer to apply to the Indiana economic development corporation (IEDC) for the credit. Provides that a taxpayer is entitled to a credit against state tax liability if: (1) the taxpayer makes a qualified investment for the redevelopment or rehabilitation of real property that is vacant or underused; and (2) the qualified investment is approved by the IEDC. Specifies the factors that the IEDC shall consider in evaluating applications for a proposed qualified investment. Specifies that the credit is subject to an agreement entered into by the IEDC and the taxpayer. Provides that the amount of the credit is equal to: (1) the qualified investment made by the taxpayer and approved by the IEDC in the agreement; multiplied by (2) the applicable credit percentage determined by the IEDC. Specifies the maximum applicable credit percentages that apply to qualified investments. Prohibits the carryback or refund of any unused credit. Allows a taxpayer to carry forward any unused credit amounts and to assign any part of a credit to which the taxpayer is entitled. Authorizes the IEDC to negotiate with a taxpayer and include in the credit agreement a return on investment provision requiring the taxpayer to repay all or part of a credit awarded to the taxpayer if one or more conditions specified in the agreement are satisfied. Provides that a taxpayer is not entitled to receive any of the following (with certain exceptions): (1) An industrial recovery tax credit for a gualified investment made after December 31, 2019. (2) A community revitalization enhancement district tax credit for a qualified investment made after December 31, 2019.

Current Status: 1/10/2019 - Coauthored by Representatives Leonard and GiaQuinta

All Bill Status: 1/10/2019 - Referred to House Ways and Means

1/10/2019 - First Reading

1/10/2019 - Authored By Matt Lehman *Priority:* Tier 1 - High *State Bill Page:* <u>HB1194</u>

HB1195 BAN ON SALE OF LOUD FIREWORKS (JACKSON C) Specifies that a retailer or wholesaler of consumer fireworks may not sell a consumer firework or certain other devices if the firework or device will produce a noise level that exceeds 120 decibels.

Current Status:1/24/2019 - added as coauthor Representative Smith, VAll Bill Status:1/10/2019 - Referred to House Public Policy<br/>1/10/2019 - First Reading<br/>1/10/2019 - Authored By Carolyn JacksonPriority:Tier 1 - HighState Bill Page:HB1195

HB1198 DEPARTMENT OF CHILD SERVICES MATTERS (FRIZZELL D) Defines "child", for purposes of provisions regarding the filing of a petition to terminate a parent-child relationship involving a delinquent child or a child in need of services, as an individual who is: (1) less than 18 years of age; and (2) a delinquent child or a child in need of services. Updates the list of nonwaivable offenses under juvenile law in accordance with requirements for reimbursement under related federal programs. Adds department of child services employees to the list of individuals who may request that a county, municipality, or township restrict access to the individual's home address on a public property data base operated by the county, municipality, or township.

Current Status:1/10/2019 - Referred to House Family, Children and Human AffairsAll Bill Status:1/10/2019 - First Reading1/10/2019 - Authored By David FrizzellPriority:Tier 1 - HighState Bill Page:HB1198

HB1201 STATE BOARD OF ACCOUNTS (GUTWEIN D) Defines "pertinent information" for purposes of statutes concerning the state board of accounts. Makes changes to the procedure that governs how an examination report is to be filed with the audit committee. Provides that the state board of accounts must prepare and submit the following in an electronic format before the fifteenth day of each month: (1) Pertinent information from each examination of an audited entity in the previous month to the agency reports portal. (2) A letter that contains a list of each examination report issued for the previous month to the agency reports portal. (3) A link to each report on the state board of accounts Internet web site that is included in the pertinent information and letter of each examination report conducted in the previous month. Repeals the Indiana technology fund and requires the budget agency to transfer any unencumbered money in the fund to the state general fund.

Current Status:1/10/2019 - Referred to House Government and Regulatory ReformAll Bill Status:1/10/2019 - First ReadingPriority:Tier 1 - Authored By Doug GutweinPriority:Tier 1 - HighState Bill Page:HB1201

HB1202 RIGHT TO WORK (BOY P) Repeals the chapter prohibiting an employer from requiring: (1) labor organization membership; (2) payment of dues or fees to a labor organization; or (3) payment to a charity or other third party an amount equivalent to fees required by a labor organization; as a condition of employment.

 Current Status:
 1/10/2019 - Referred to House Employment, Labor and Pensions

 All Bill Status:
 1/10/2019 - First Reading

 1/10/2019 - Authored By Pat Boy
 1/10/2019 - Authored By Pat Boy

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1202

HB1203 BIAS MOTIVATED CRIMES (BOY P) Establishes a sentencing procedure that requires a court, when sentencing an individual who has committed a crime that is motivated by a bias against another individual's actual or perceived age, ancestry, color, creed, disability, ethnicity, familial status, gender identity, military service, national origin, race, religion, sex, or sexual orientation to impose an additional fixed term of imprisonment not to exceed five years, if the offense is a felony, or three years, if the offense is a misdemeanor. Requires law enforcement agencies to report bias motivated crimes to the Federal Bureau of Investigation.

Current Status: 1/10/2019 - Referred to House Courts and Criminal Code

All Bill Status: 1/10/2019 - First Reading

1/10/2019 - Authored By Pat Boy

*Priority:* Tier 1 - High *State Bill Page:* HB1203

HB1204 SCHOOL START TIMES (BOY P) Beginning with the 2020-2021 school year, prohibits public schools and accredited nonpublic schools from doing the following: (1) Beginning a student instructional day before 8 a.m. (2) Beginning a student instructional day for students in grade 6 through grade 12 before the time established by a governing body (or its equivalent) to begin a student instructional day for students in grade 1 through grade 5.

Current Status:1/10/2019 - Referred to House EducationAll Bill Status:1/10/2019 - First ReadingPriority:Tier 2 - MediumState Bill Page:HB1204

HB1205 TEACHER SALARIES (BOY P) Removes a provision that provides that a combination of certain factors may account for not more than 33.33% of the calculation used to determine an increase or increment in teacher salaries. Increases the basic tuition support appropriation. Provides that a school corporation must provide each classroom teacher a salary increase of between 2% and 5% to receive a basic tuition support distribution that includes the additional appropriation.

> Current Status: 1/10/2019 - Referred to House Education All Bill Status: 1/10/2019 - First Reading 1/10/2019 - Authored By Pat Boy Priority: Tier 3 - Low State Bill Page: HB1205

HB1207 DI SABLED HOOSIER VETERAN PARKING PLACARD (JUDY C) Provides for a disabled Hoosier veteran parking placard for eligible individuals.

Current Status:	1/29/2019 - added as coauthor Representative Klinker
All Bill Status:	1/10/2019 - Referred to House Roads and Transportation
	1/10/2019 - First Reading
	1/10/2019 - Authored By Chris Judy
Priority:	Tier 3 - Low
State Bill Page:	<u>HB1207</u>

HB1208 PROHIBITED NAME CHANGE (CLERE E) Provides that a person convicted of certain crimes may not petition for a name change.

Current Status:	1/29/2019 - Senate sponsors: Senators Grooms and Houchin
All Bill Status:	1/29/2019 - Third reading passed; Roll Call 61: yeas 96, nays 0
	1/29/2019 - House Bills on Third Reading
	1/28/2019 - Second reading ordered engrossed
	1/28/2019 - House Bills on Second Reading
	1/24/2019 - Committee Report do pass, adopted
	1/23/2019 - House Committee recommends passage Yeas: 12; Nays: 0
	1/23/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time &
	Location: 10:30 AM, Rm. 156-D
	1/10/2019 - Coauthored by Representatives McNamara, Hatcher and Engleman
	1/10/2019 - Referred to House Courts and Criminal Code
	1/10/2019 - First Reading
	1/10/2019 - Authored By Edward Clere
Priority:	Tier 3 - Low
State Bill Page:	<u>HB1208</u>

HB1210 FEDERAL ASSISTANCE AND FEDERAL GRANT ADMINISTRATION (STUTZMAN C) Provides that after June 30, 2019, a state agency may not apply for or renew federal assistance or a federal grant (assistance or grant) unless: (1) the state agency analyzes the effect of the assistance or grant on state and local governments and private sector entities; (2) the Indiana office of state based initiatives (office) makes a recommendation based upon the agency's analysis regarding whether to pursue the assistance or grant; (3) the governor approves the assistance or grant. Provides that if the assistance or grant requires any expenditure of state funds, for fiscal years after June 30, 2021, the general assembly must make a specific appropriation of the funds in the state budget. Requires the office in cooperation with the state budget agency to present certain budgetary information on assistance and grants to the interim study committee on fiscal policy and the state budget committee before November 1 of each even-numbered year. Requires the interim study committee on fiscal policy and the state budget committee to review the federal grant information presented by the office. Requires the office in cooperation with the state budget agency to provide information regarding assistance and grants expiring in fiscal years 2020 and 2021 to the interim study committee on fiscal policy and the state budget committee.

Current Status:1/16/2019 - added as coauthor Representative GutweinAll Bill Status:1/10/2019 - added as coauthor Representative Zent1/10/2019 - Referred to House Government and Regulatory Reform1/10/2019 - First Reading1/10/2019 - Authored By Christy StutzmanPriority:Tier 1 - HighState Bill Page:HB1210

HB1212 NOTICE OF SHERIFF'S SALE OF FORECLOSED PROPERTY (MCNAMARA W) Amends the statute concerning the procedures for a sheriff's sale of real property subject to a mortgage foreclosure judgment to provide that before selling the property, the sheriff must advertise the sale by arranging for the posting of a notice of the sale on the Internet web site maintained by: (1) each county in which the real estate is located; or (2) the office of the sheriff; at the discretion of the sheriff. (Current law requires the sheriff to advertise the sale by publication in a newspaper of general circulation in each county in which the property is located.) Specifies that existing law governing an error or omission in a legal notice published in a newspaper also applies to a sheriff's sale notice posted on an Internet web site. Provides that if: (1) a county in which the real estate is located does not maintain an Internet web site; and (2) the office of the sheriff does not maintain an Internet web site; the sheriff shall advertise the sale by publication in the county. Provides that in a case in which: (1) the sheriff must publish a sheriff's sale notice in a newspaper; and (2) the sheriff is unable to procure such publication; the sheriff shall execute a written statement explaining why publication was not possible. (Current law does not specify that the sheriff's statement must be in writing.) Provides that the sheriff shall: (1) maintain a record, in a printed or an electronic format, of the written statement for a period of not less than three years from the date of execution of the statement; and (2) make the statement available to the public upon request. Provides that a sheriff who posts a sheriff's sale notice on a county's or the sheriff's Internet web site shall: (1) maintain a record, in a printed or an electronic format, of the posted notice of sale for a period of not less than three years from the date on which the notice is removed from the Internet web site after the occurrence of an event specified under the bill; and (2) make the record available to the public upon request. Makes conforming amendments.

	1/29/2019 - Senate sponsor: Senator Zay 1/29/2019 - Third reading passed; Roll Call 62: yeas 62, nays 34
	1/29/2019 - added as coauthor Representative Forestal
	1/29/2019 - House Bills on Third Reading
	1/28/2019 - Second reading ordered engrossed
	1/28/2019 - House Bills on Second Reading
	1/24/2019 - Committee Report amend do pass, adopted
	1/22/2019 - House Committee recommends passage, as amended Yeas: 7; Nays: 3
	1/22/2019 - House Financial Institutions, (Bill Scheduled for Hearing); Time &
	Location: 10:30 AM, Rm. 156-C
	1/15/2019 - added as coauthor Representative Pressel
	1/10/2019 - Coauthored by Representative Mahan
	1/10/2019 - Referred to House Financial Institutions
	1/10/2019 - First Reading
Driority	1/10/2019 - Authored By Wendy McNamara
-	Tier 1 - High
State Bill Page:	<u>HB1212</u>

HB1214 CONSTRUCTION MANAGERS AS CONSTRUCTORS (TORR J) Provides that for purposes of the construction manager as constructor statute, the term "public agency" includes a public library.

Current Status: 1/10/2019 - Referred to House Local Government All Bill Status: 1/10/2019 - First Reading 1/10/2019 - Authored By Jerry Torr Priority: Tier 2 - Medium State Bill Page: HB1214

HB1215 SMALL SCHOOL GRANTS (MANNING E) Reestablishes a small school grant for school corporations having a current ADM (average daily membership) of less than 2,400. Appropriates from the state general fund an amount sufficient to make the grants for the 2019-2021 biennium.

Current Status: 1/10/2019 - Referred to House Ways and Means

All Bill Status: 1/10/2019 - First Reading 1/10/2019 - Authored By Ethan Manning Priority: Tier 3 - Low State Bill Page: HB1215 FIRST STEPS PROGRAM (CLERE E) Provides that, for purposes of determining a family's income under the first steps HB1216 program, a family is presumed to have an income that is not more than 250% of the federal income poverty level if the family is receiving benefits under Medicaid, the Supplemental Nutrition Assistance Program (SNAP), or the Temporary Assistance for Needy Families (TANF) program. Makes an appropriation to the first steps program. Current Status: 2/5/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 404 All Bill Status: 1/15/2019 - added as coauthors Representatives Karickhoff, Behning, Hamilton 1/10/2019 - Referred to House Ways and Means 1/10/2019 - First Reading 1/10/2019 - Authored By Edward Clere Priority: Tier 3 - Low State Bill Page: HB1216 HB1220 MEDICAL PAYMENT COVERAGE (SCHAIBLEY D) Specifies that medical payment coverage is supplemental to coverage under a health plan. Current Status: 1/14/2019 - added as coauthor Representative Young J All Bill Status: 1/10/2019 - Referred to House Insurance 1/10/2019 - First Reading 1/10/2019 - Authored By Donna Schaibley Priority: Tier 2 - Medium State Bill Page: HB1220 HB1221 FUNDING OF YOUTH ASSISTANCE PROGRAMS (GOODRICH C) Provides that the Indiana supreme court may establish a two-year pilot program to assist juvenile court judges in five Indiana counties in providing voluntary preventative programs for at-risk children. Appropriates to the Indiana supreme court \$1,500,000 in the state fiscal year beginning July 1, 2019, and \$1,500,000 in the state fiscal year beginning July 1, 2020, for purposes of the pilot program. Requires the office of judicial administration to report to the legislative council regarding: (1) the effects of the pilot program in the counties in which the pilot program is implemented; and (2) the feasibility of implementing similar programs in additional counties. Current Status: 1/10/2019 - Referred to House Ways and Means All Bill Status: 1/10/2019 - First Reading 1/10/2019 - Authored By Chuck Goodrich Priority: Tier 2 - Medium State Bill Page: HB1221 PUBLIC SAFETY OFFICER DEATH BENEFITS (GOODRICH C) Increases, from \$150,000 to \$250,000, the special death HB1222 benefit for certain public safety officers, members of the 1925 police pension fund, the 1937 firefighters' pension fund, the 1953 police pension fund, and the 1977 police officers' and firefighters' pension and disability fund who die in the line of duty after June 30, 2019. Current Status: 2/5/2019 - added as coauthors Representatives VanNatter and Moseley All Bill Status: 2/5/2019 - Referred to the Committee on Ways and Means pursuant to House Rule 127 2/5/2019 - Committee Report amend do pass, adopted 2/5/2019 - House Committee recommends passage, as amended Yeas: 12: Navs: 0 2/5/2019 - House Employment, Labor and Pensions, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-A 1/10/2019 - Referred to House Employment, Labor and Pensions 1/10/2019 - First Reading 1/10/2019 - Authored By Chuck Goodrich Priority: Tier 1 - High State Bill Page: HB1222

HB1223 ADMINISTRATIVE LAW JUDGES (STEUERWALD G) Establishes the office of administrative proceedings (office) within the state personnel department to hear certain administrative proceedings that result in a finding of fact determining the legal rights, duties, or privileges of a party after an opportunity for an evidentiary hearing. Specifies

the administrative proceedings over which the office has jurisdiction. Provides that the office shall have a director who is responsible for administering the office, hiring administrative law judges, and assigning administrative law judges to administrative proceedings. Provides that formal judicial reviews of final agency actions or certain other administrative actions taken by the office are conducted by a circuit court or superior court with appropriate jurisdiction. Makes conforming amendments.

 Current Status:
 2/11/2019 - House Judiciary, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156 - D

 All Bill Status:
 1/10/2019 - Coauthored by Representatives Bosma, Borders and DeLaney

 1/10/2019 - Referred to House Judiciary
 1/10/2019 - First Reading

 1/10/2019 - Authored By Gregory Steuerwald
 Priority:

 Tier 2 - Medium
 Tier 2 - Medium

State Bill Page: <u>HB1223</u>

HB1224 SCHOOL INTERGENERATIONAL SAFETY PILOT PROJECT (GOODRICH C) Establishes the school intergenerational safety pilot project (project) to foster positive youth development through intergenerational relationships between individuals who are at least 55 years of age and students and to improve school safety. Provides that the project expires July 1, 2021. Provides that a school corporation selected by the department of education (department) is eligible to receive a grant from the Indiana safe schools fund to administer the project and improve school safety.

 Current Status:
 2/7/2019 - House Committee recommends passage, as amended Yeas: 22; Nays: 0

 All Bill Status:
 2/7/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 404

 1/29/2019 - added as coauthors Representatives Cook, Manning, DeLaney

 1/24/2019 - Referred to the Committee on Ways and Means pursuant to House Rule

 127

 1/24/2019 - Committee Report amend do pass, adopted

 1/23/2019 - House Committee recommends passage, as amended Yeas: 12; Nays:

 0

 1/23/2019 - House Education, (Bill Scheduled for Hearing); Time & Location: 9:00

 AM, House Chamber

 1/10/2019 - Referred to House Education

 1/10/2019 - First Reading

 1/10/2019 - Authored By Chuck Goodrich

 Priority:

 Tier 2 - Medium

 State Bill Page:

HB1225 SAFE SCHOOLS (STEUERWALD G) Provides that school corporations, charter schools, and accredited nonpublic school schools with the sheriff for the county in which the school corporation, charter school, or accredited nonpublic school is located, may apply for a grant from the Indiana secured school fund to provide for the initial set up costs for an active event warning system. Requires guidelines published by the department of homeland security to include information about implementing: (1) universal electronic access to school property for law enforcement in all schools within each county; and (2) access to closed circuit cameras from a central location to be used in an emergency situation.

Current Status: 2/5/2019 - Senate sponsors: Senators Head, Charbonneau and Tallian All Bill Status: 2/5/2019 - Third reading passed; Roll Call 103: yeas 95, nays 0 2/5/2019 - House Bills on Third Reading 2/4/2019 - Amendment #1 (Pfaff) failed; Roll Call 83: yeas 32, nays 64 2/4/2019 - Second reading ordered engrossed 2/4/2019 - Amendment #1 (Pfaff) failed; 2/4/2019 - Amendment #2 (Porter) motion withdrawn voice vote 2/4/2019 - House Bills on Second Reading 1/31/2019 - added as coauthor Representative Gutwein 1/31/2019 - Committee Report amend do pass, adopted 1/29/2019 - House Committee recommends passage, as amended Yeas: 13; Nays: 0 1/29/2019 - House Veterans Affairs and Public Safety, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D 1/10/2019 - Coauthored by Representatives McNamara and Moseley 1/10/2019 - Referred to House Veterans Affairs and Public Safety 1/10/2019 - First Reading 1/10/2019 - Authored By Gregory Steuerwald Priority: Tier 1 - High

State Bill Page: <u>HB1225</u>

HB1226 TAX MATTERS (CHYUNG C) Provides refundable credits against the individual income tax in the following amounts: (1) \$200 for individuals filing a single return. (2) \$400 for married couples filing joint returns. Provides that the credits apply to taxable years beginning after December 31, 2021. Imposes an Indiana estate tax on a decedent's Indiana taxable estate if the value of the decedent's gross estate is at least \$2,000,000. Provides that the Indiana estate tax applies to the estate of a decedent who dies after December 31, 2019. Provides that the tax equals 20% of the decedent's Indiana taxable estate. Provides that otherwise tax exempt bonds are subject to the Indiana estate tax.

Current Status:1/10/2019 - Referred to House Ways and MeansAll Bill Status:1/10/2019 - First Reading1/10/2019 - Authored By Chris ChyungPriority:Tier 1 - HighState Bill Page:HB1226

HB1227 ESTABLISHING A NEW TOWNSHIP (CHYUNG C) Provides that if a municipality's petition for transfer of its territory from its current township to an adjacent township is rejected or not accepted by an adjacent township, the municipality may establish a new township consisting of the territory within the municipality. Requires the municipality to prepare a comprehensive plan and fiscal impact analysis regarding the new township. Requires the department of local government finance to review and comment on the fiscal impact analysis. Requires the new township to be governed by the municipality's executive (a mayor for a city, the president of the town council for a town) exercising the duties of a township trustee and the municipality's legislative and fiscal body exercising the duties of a township board. Repeals a provision that provides that the transfer of territory of a municipality to an adjacent township may not take effect in the year preceding a decennial census.

 Current Status:
 1/16/2019 - added as coauthor Representative Candelaria Reardon

 All Bill Status:
 1/10/2019 - Referred to House Government and Regulatory Reform

 1/10/2019 - First Reading
 1/10/2019 - Authored By Chris Chyung

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1227

HB1230 REPEAL OF STATUTES PREEMPTING LOCAL ACTION (CHYUNG C) Repeals statutes that prohibit a unit of local government from doing the following: (1) Mandating employee benefits, scheduling, or leave policy that exceed federal or state requirements. (2) Regulating firearms, ammunition, and firearm accessories. (3) Requiring a landlord to participate in a housing program. (4) Regulating the manufacture or use of bags, bottles, and other single use containers. (5) Regulating the leasing or sale of real property.

 Current Status:
 1/10/2019 - Referred to House Government and Regulatory Reform

 All Bill Status:
 1/10/2019 - First Reading

 1/10/2019 - Authored By Chris Chyung

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1230

HB1234 HOUSING TAX CREDITS (PRESSEL J) Provides an affordable and workforce housing state tax credit against state tax liability to a taxpayer for each taxable year in the state tax credit period of a qualified project in an aggregate amount that does not exceed the product of a percentage between 40% and 100% and the amount of the taxpayer's aggregate federal tax credit for the qualified project. Provides that an eligible applicant must apply to the Indiana housing and community development authority for an award of affordable and workforce housing state tax credits. Provides that a holder of an affordable and workforce housing state tax credit may transfer, sell, or assign all or part of the holder's right to claim the state tax credit for a taxable year.

 Current Status:
 1/28/2019 - added as coauthor Representative Macer

 All Bill Status:
 1/10/2019 - Referred to House Ways and Means

 1/10/2019 - First Reading
 1/10/2019 - Authored By Jim Pressel

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1234

HB1235 JUDICIAL OFFICERS AND PUBLIC SAFETY OFFICIALS (COOK A) Provides that a person commits battery on a public safety official if the offense is committed due to the person's status or former status as a public safety official. (Under current law, a person commits the offense only if the official is acting in the person's official duty.) Exempts a person who retires from judicial office after at least 20 years of service or because of a disability from the payment of the fee for a license to carry a handgun. Permits a former judicial officer to possess and use a handgun in the same locations as a judicial officer, and requires the supreme court to annually issue an identification card to a former judicial officer. *Current Status:* 1/15/2019 - added as coauthor Representative Lehman *All Bill Status:* 1/10/2019 - Coauthored by Representative Torr 1/10/2019 - Referred to House Courts and Criminal Code 1/10/2019 - First Reading 1/10/2019 - Authored By Anthony Cook *Priority:* Tier 1 - High *State Bill Page:* HB1235

HB1236 ELECTRIC BICYCLES (SOLIDAY E) Defines the term "electric bicycle" as a bicycle equipped with: (1) operable pedals; and (2) an electric motor with a power output not greater than 750 watts. Provides that an electric bicycle is not a motor vehicle. Provides that the operator of an electric bicycle is: (1) subject to all of the duties; and (2) entitled to all of the rights and privileges; of a bicycle operator. Provides that an electric bicycle shall be regulated as a bicycle. Provides certain exceptions. Exempts the operator of an electric bicycle from motor vehicle statutes concerning: (1) driver's licenses; and (2) financial responsibility. Exempts electric bicycles from motor vehicle statutes concerning: (1) certificates of title; (2) registration; and (3) off-road vehicles. Requires manufacturers and distributors of electric bicycles to affix and prominently display a label with the following information on each electric bicycle: (1) The class level of the electric bicycle. (2) The top assisted speed of the electric bicycle. (3) The total power output of the electric bicycle's electric motor. Requires all electric bicycles to comply with certain requirements adopted by the United States Consumer Product Safety Commission. Requires all electric bicycles to be equipped with an electric motor that disengages or ceases to function when the operator: (1) stops pedaling; or (2) applies brakes. Specifies where electric bicycles may be operated. Allows a local authority or state agency with jurisdiction over a trail, bicycle path, or multipurpose path to regulate the use of electric bicycles on a trail, bicycle path, or multipurpose path subject to the local authority's or state agency's jurisdiction. Prohibits a person less than 15 years of age from operating certain electric bicycles. Allows a person less than 15 years of age to ride as a passenger on certain electric bicycles. Requires a properly fitted and fastened helmet capable of meeting certain safety standards to be worn by certain individuals when operating or riding on certain electric bicycles. Requires the operator of a motor vehicle to provide at least 3 feet of clearance when passing or overtaking an electric bicycle in certain instances. Defines certain terms. Makes conforming amendments.

Current Status:	2/5/2019 - Senate sponsor: Senator Crider
All Bill Status:	2/5/2019 - Third reading passed; Roll Call 104: yeas 95, nays 0
	2/5/2019 - added as coauthor Representative Candelaria Reardon
	2/5/2019 - House Bills on Third Reading
	2/4/2019 - Second reading ordered engrossed
	2/4/2019 - House Bills on Second Reading
	1/31/2019 - Committee Report amend do pass, adopted
	1/30/2019 - House Committee recommends passage, as amended Yeas: 12; Nays:
	0
	1/30/2019 - House Roads and Transportation, (Bill Scheduled for Hearing); Time &
	Location: 8:30 AM, 156-B
	1/24/2019 - added as coauthor Representative Macer
	1/10/2019 - Referred to House Roads and Transportation
	1/10/2019 - First Reading
	1/10/2019 - Authored By Edmond Soliday
Priority:	Tier 1 - High
State Bill Page:	<u>HB1236</u>

HB1240 PROPERTY TAX RELIEF (PRYOR C) Permits counties, cities, and towns (including Marion County) to establish a neighborhood enhancement property tax relief program (program) to provide an assessed value deduction for longtime owner-occupants of homesteads having an assessed value of less than \$125,000 in designated areas. Specifies various conditions for the program. Allows a local unit to include additional requirements for the program. Provides a penalty for wrongly receiving the deduction that is the same as the penalty for wrongly receiving the homestead standard deduction.

Current Status:	1/17/2019 - added as coauthors Representatives Porter and Shackleford
All Bill Status:	1/10/2019 - Referred to House Ways and Means
	1/10/2019 - First Reading
	1/10/2019 - Authored By Cherrish Pryor
Priority:	Tier 1 - High
State Bill Page:	<u>HB1240</u>

HB1241

EVIDENCE OF FINANCIAL RESPONSIBILITY (PRYOR C) Requires the bureau of motor vehicles (bureau) to request

evidence of financial responsibility from the insurance company of each person identified in an accident report (report) as an operator of a motor vehicle (operator) following an accident. Allows each person identified in a report as an operator to voluntarily provide evidence of financial responsibility to the bureau. Specifies that the bureau's obligation to request evidence of financial responsibility from the insurance company of each operator is not: (1) contingent upon; or (2) excused by; a person's decision to voluntarily provide the bureau with evidence of financial responsibility. Requires any bureau issued notice to an operator concerning: (1) a request for evidence of financial responsibility; or (2) notice of a possible license suspension; following a motor vehicle accident to be sent via certified mail. Provides that the bureau is immune from civil liability and all associated damages, including punitive damages, when the bureau makes a good faith effort to timely obtain evidence of financial responsibility from an operator's insurance company. Makes conforming amendments.

 Current Status:
 1/10/2019 - Referred to House Roads and Transportation

 All Bill Status:
 1/10/2019 - First Reading

 1/10/2019 - Authored By Cherrish Pryor

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1241

HB1243 VANDERBURGH COUNTY INNKEEPER'S TAX (SULLIVAN H) Renames the convention center operating fund established under the Vanderburgh County innkeeper's statute to the convention center operating, capital improvement, and financial incentive fund (fund). Provides that expenditures from the fund for a convention center in Vanderburgh County may only be used for operating expenses, capital improvements, and financial incentives to attract new businesses. Changes the date on which innkeeper's tax revenue deposited in the fund decreases from the amount equal to revenue generated by a 2% innkeeper's tax rate to the amount equal to revenue generated by a 1% innkeeper's tax rate.

> Current Status: 1/10/2019 - Referred to House Ways and Means All Bill Status: 1/10/2019 - First Reading 1/10/2019 - Authored By Holli Sullivan Priority: Tier 3 - Low State Bill Page: HB1243

HB1244 WORKFORCE DIPLOMA REIMBURSEMENT PROGRAM (SULLIVAN H) Establishes the: (1) workforce diploma reimbursement program (program); and (2) workforce diploma reimbursement program fund (fund). Provides that the governor's workforce cabinet (cabinet), in coordination with the department of workforce development (department), shall administer the program. Provides that the purpose of the fund is to provide payments to eligible program providers that assist adults who are more than 22 years of age in: (1) developing employability and career technical skills; and (2) obtaining high school diplomas. Provides that: (1) the cabinet shall approve eligible program providers to participate in the program; and (2) the department shall publish a list of approved eligible program providers on the department's Internet web site. Requires the cabinet to include in the report the cabinet submits concerning workforce related programs the cabinet's review, analysis, and evaluation of the program, including the cabinet's and department's activities related to the development of the program. Requires the department to transfer annually to the fund an amount equal to \$2,500,000 of the money appropriated by the general assembly for adult education.

Current Status:2/11/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &<br/>Location: 11:00 AM, Rm. 404All Bill Status:1/10/2019 - Referred to House Ways and Means<br/>1/10/2019 - First Reading<br/>1/10/2019 - Authored By Holli SullivanPriority:Tier 2 - MediumState Bill Page:HB1244

HB1250 SCHOOL SAFETY (DAVISSON S) Specifies that grants from the Indiana secured school fund may be used to provide services designed to support the social, emotional, mental health, and addiction needs of students, including the hiring of social workers, mental health counselors, addiction counselors, and other appropriate personnel.

 Current Status:
 1/24/2019 - added as coauthor Representative Macer

 All Bill Status:
 1/15/2019 - added as coauthor Representative Sullivan

 1/10/2019 - Coauthored by Representative Ellington
 1/10/2019 - Referred to House Veterans Affairs and Public Safety

 1/10/2019 - First Reading
 1/10/2019 - Authored By Steven Davisson

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1250

HB1251 MENTAL HEALTH MATTERS (DAVISSON S) Requires the office of the secretary of family and social services (office) to apply for a state plan amendment that would require Medicaid reimbursement for eligible Medicaid rehabilitation option services provided in a school setting to a Medicaid recipient. Requires the office to review the Medicaid rehabilitation option services provided under Medicaid, determine whether additional services are appropriate, and submit the office's findings to the legislative services agency. Requires a school corporation to contract with a community mental health center to provide Medicaid rehabilitation option services to the school corporation's students and families. Requires the division of mental health and addiction to establish and administer an evidence based program that partners with schools to provide social services to children, parents, caregivers, teachers, and the community. Sets forth requirements of the program and a contracting entity. Requires the office of Medicaid policy and planning to study and report to the legislative services agency the impact of increasing the eligibility income limitations for the children's health insurance program and specifies requirements of the study. Sets forth requirements of the mental health first aid training program report.

Current Status:1/15/2019 - added as coauthor Representative SullivanAll Bill Status:1/10/2019 - Coauthored by Representatives Cook and Clere1/10/2019 - Referred to House Public Health1/10/2019 - First Reading1/10/2019 - First Reading1/10/2019 - Authored By Steven DavissonPriority:Tier 2 - MediumState Bill Page:HB1251

HB1253 HANDGUN TRAINING FOR TEACHERS (LUCAS J) Creates a specialized firearms safety, education, and training curriculum (curriculum) for teachers. Specifies curriculum requirements. Authorizes funds from the Indiana safe schools fund to be used for curriculum related expenses. Provides that a person responsible for a justified use of force on school property is immune from civil liability and damages, including punitive damages, for any act or omission related to the person's justified use of force in certain instances. Provides that no entity or person, by reason of an agency relationship with a person responsible for a justified use of force on school property, may be held liable for damages, including punitive damages, for any act or omission related to the person's justified admages, for any act or omission related to the person's justified admages, for any act or omission related to the person's justified use of force on school property. Provides that the immunity concerning a justified use of force on school property prohibits the filing of any claim or action by the: (1) estate; (2) personal representative; (3) spouse; or (4) family member; of any person alleging injury or damages related to a justified use of force on school property. Repeals all provisions prohibiting the carrying or possession of a firearm on a: (1) school bus; or (2) property; that is owned or operated by a school. Defines certain terms. Makes conforming amendments.

Current Status: 2/11/2019 - House Education, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, House Chamber All Bill Status: 1/10/2019 - Referred to House Education 1/10/2019 - First Reading 1/10/2019 - Authored By Jim Lucas Priority: Tier 1 - High

State Bill Page: HB1253

HB1258 DEPARTMENT OF HOMELAND SECURITY (FRYE R) Provides that the fire prevention and building safety commission will adopt rules for regulated boiler and pressure vessels. (Current law provides that the boiler and pressure vessel rules board adopts rules for regulated boiler and pressure vessels.) Provides that: (1) the division of fire and building safety (division) shall conduct a program to audit inspection agencies and inspections conducted by inspection agencies; and (2) a boiler and pressure vessel inspector shall inspect and issue regulated boiler and pressure vessel operating permits to qualified applicants. (Current law provides that the division shall conduct a program of periodic inspections of regulated boiler and pressure vessels.) Sets forth insurance requirements needed to obtain a regulated boiler or pressure vessel operating permit. Allows a member of a fire department to reside within a county that is noncontiguous to the county where the fire department is located but is not more than 50 miles from the closest boundary of the city, town, or township where the fire department is located. Includes an emergency management worker and a division fire investigator in the definition of "public safety officer" to qualify the person for the special death benefit for a public safety officer who dies in the line of duty.

Current Status:	2/5/2019 - Referred to Senate
All Bill Status:	2/4/2019 - Senate sponsor: Senator Crider
	2/4/2019 - Third reading passed; Roll Call 89: yeas 72, nays 18
	2/4/2019 - added as coauthors Representatives Leonard, Zent, Macer
	2/4/2019 - House Bills on Third Reading
	1/31/2019 - Second reading ordered engrossed
	1/31/2019 - House Bills on Second Reading
	1/29/2019 - Committee Report do pass, adopted
	1/29/2019 - House Committee recommends passage Yeas: 11; Nays: 2
	1/29/2019 - House Veterans Affairs and Public Safety, (Bill Scheduled for Hearing);

Time & Location: 10:30 AM, Rm. 156-D 1/10/2019 - Referred to House Veterans Affairs and Public Safety 1/10/2019 - First Reading 1/10/2019 - Authored By Randall Frye *Priority:* Tier 1 - High *State Bill Page:* HB1258

HB1260 LOCAL REFERENDA FOR WIND POWER DEVICES (SAUNDERS T) Provides that after June 30, 2019, a unit may not authorize, or establish requirements for, the installation or siting of wind power devices in the unit unless the voters of the unit have approved the installation or siting of wind power devices in the unit through a local public question. Provides that a regulation that: (1) is adopted or amended by a unit after June 30, 2019; and (2) authorizes, or establishes requirements for, the installation or siting of wind power devices in the unit; does not take effect unless this condition is met. Sets forth procedures for conducting a local public question concerning the installation or siting of wind power devices in a unit.

Current Status:1/10/2019 - Referred to House Utilities, Energy and TelecommunicationsAll Bill Status:1/10/2019 - First Reading<br/>1/10/2019 - Authored By Thomas SaundersPriority:Tier 1 - HighState Bill Page:HB1260

HB1261 SEPTIC INSPECTIONS BEFORE TRANSFER OF PROPERTY (AYLESWORTH M) Provides that if a dwelling is connected to a residential onsite sewage system: (1) the residential onsite sewage system must be inspected by a qualified inspector; and (2) if the dwelling is also connected to a water well, the water from the well must be tested; before a property interest in the dwelling may be conveyed. Provides that, if one or both of these requirements apply, a closing is not complete unless the person to whom the property interest is being transferred is given documentation of the inspection and (if applicable) the well water testing. Authorizes the state department of health to adopt rules under which persons may qualify to conduct the residential onsite sewage system inspections and the testing of well water. *Current Status:* 1/10/2019 - Referred to House Environmental Affairs

All Bill Status: 1/10/2019 - First Reading 1/10/2019 - Authored By Mike Aylesworth Priority: Tier 2 - Medium State Bill Page: <u>HB1261</u>

HB1262 VEHICLE OPERATION (AYLESWORTH M) Provides that a vehicle may not be driven or moved on a highway unless the vehicle is: (1) constructed; (2) covered; or (3) loaded; in a manner that prevents any of the vehicle's refuse or load, other than water, from dripping, sifting, leaking, dropping, blowing, spilling, or otherwise escaping from the vehicle. Requires areas of a vehicle containing aggregate material to be free from holes, cracks, or openings through which any of the vehicle's refuse or load may escape. Specifies that restrictions regarding a vehicle's aggregate material or load apply regardless of the degree to which the vehicle is loaded. Excepts a vehicle containing agricultural commodities from the restrictions concerning a vehicle's refuse or load.

Current Status:1/24/2019 - added as coauthor Representative FlemingAll Bill Status:1/15/2019 - added as coauthor Representative Miller1/10/2019 - Referred to House Roads and Transportation1/10/2019 - First Reading1/10/2019 - Authored By Mike AylesworthPriority:State Bill Page:HB1262

HB1263 WORKFORCE HOUSING DEVELOPMENT (PRESSEL J) Establishes the workforce housing development revolving loan fund (fund) to provide funding for loans to counties, cities, or towns for workforce housing development projects. Appropriates \$1,000,000 to the fund for the 2019-2020 state fiscal year. Provides that the Indiana housing and community development authority shall administer the fund. Specifies the purposes for which money loaned from the fund must be used. Permits redevelopment commissions in counties other than Marion County to establish a program for workforce housing development and a tax increment funding allocation area for that program. Defines "workforce housing" for purposes of both the fund and the program as housing that consists of single family dwelling units that have a sales price of not more than \$250,000.

Current Status: 1/10/2019 - Referred to House Ways and Means All Bill Status: 1/10/2019 - First Reading 1/10/2019 - Authored By Jim Pressel Priority: Tier 1 - High HB1265 STUDY OF LOW HEAD DAMS AND RIPARIAN RIGHTS (MANNING E) Urges the legislative council to assign to an appropriate interim study committee the task of studying: (1) low head dams; and (2) riparian rights; during the 2019 interim.

Current Status:	1/10/2019 - Referred to House Natural Resources
All Bill Status:	1/10/2019 - First Reading
	1/10/2019 - Authored By Ethan Manning
Priority:	Tier 2 - Medium
State Bill Page:	<u>HB1265</u>

HB1266 SEDIMENT AND EROSION CONTROL IN CONSTRUCTION (MILLER D) Prohibits an MS4 community (a county, city, or town that administers a program under which construction plans including erosion and sediment control measures are submitted for approval) from requiring erosion and sediment control measures that are more stringent than the erosion and sediment control measures required by the administrative rule of the environmental rules board concerning storm water runoff associated with construction activity. Provides that a review authority (the department of environmental management, a soil and water conservation district, or an MS4 community) to which a construction plan is submitted must make a preliminary determination whether the construction plan is substantially complete before the end of the fifth working day after the day on which the construction plan is submitted to the review authority. Provides that an individual who reviews and makes a conclusive determination concerning a construction plan submitted to an MS4 community: (1) must be a registered professional civil engineer, registered architect, or registered surveyor; (2) must have successfully completed either of two particular MS4 training programs or a comparable training program; or (3) must be working under the direct supervision of an individual described in (1) or (2). Provides that if an MS4 community has made a conclusive favorable determination concerning a construction plan and work on the construction project has begun, the MS4 community may not order work on the construction project to stop on the grounds of inadequate erosion and sediment control measures unless the project site owner given written notice of the inadequacies of the erosion and sediment control measures and the inadequacies are not resolved within 72 hours after the project site owner receives the written notice.

Current Status: 2/5/2019 - Senate sponsor: Senator Doriot

II Bill Status:	2/5/2019 - Third reading passed; Roll Call 106: yeas 68, nays 27
	2/5/2019 - House Bills on Third Reading
	2/4/2019 - added as coauthor Representative Wolkins
	2/4/2019 - Second reading ordered engrossed
	2/4/2019 - House Bills on Second Reading
	1/31/2019 - Committee Report amend do pass, adopted
	1/30/2019 - House Committee recommends passage, as amended Yeas: 9; Nays: 3
	1/30/2019 - House Environmental Affairs, (Bill Scheduled for Hearing); Time &
	Location: 1:30 PM, Rm. 156-A
	1/29/2019 - added as coauthor Representative Hatfield
	1/23/2019 - House Environmental Affairs, (Bill Scheduled for Hearing); Time &
	Location: 1:30 PM, Rm. 156-A
	1/10/2019 - Referred to House Environmental Affairs
	1/10/2019 - First Reading
	1/10/2019 - Authored By Doug Miller
Priority:	Tier 1 - High
to Rill Dago	

State Bill Page: <u>HB1266</u>

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HB1271 PRACTICING A LICENSED OCCUPATION (WESCO T) Provides that if an individual is required to have an occupational license to practice an occupation, the individual may practice the occupation without an occupational license if the individual provides a signed disclosure with the consumer before entering into a contract and complies with all health, safety, security, confidentiality, reporting, and consumer protection requirements that are imposed on an individual with an occupational license. Defines the applicable occupations. Repeals the law concerning a local license to vend, hawk, and peddle goods.

Current Status:1/10/2019 - Referred to House Employment, Labor and PensionsAll Bill Status:1/10/2019 - First Reading1/10/2019 - Authored By Timothy Wesco1/10/2019 - Authored By Timothy WescoPriority:Tier 1 - HighState Bill Page:HB1271

HB1272 HANDGUN LICENSURE AND FEES (WESCO T) Increases the duration of a four year handgun license to five years. Provides that an individual may simultaneously hold both a five year license and a lifetime license. Requires a law enforcement officer to whom an application for a handgun license is made to perform a national fingerprint based criminal history check and consult available local, state, and federal criminal history data banks, including the National Instant Criminal Background Check System (NICS), when determining whether possession of a firearm by an applicant would be a violation of state or federal law. Removes the fees for lifetime licenses beginning July 1, 2020.

 Current Status:
 1/10/2019 - Referred to House Public Policy

 All Bill Status:
 1/10/2019 - First Reading

 1/10/2019 - Authored By Timothy Wesco
 Priority:

 Tier 2 - Medium
 State Bill Page:

HB1278 VARIOUS ENVIRONMENTAL MATTERS (WOLKINS D) In the law concerning the transportation of septage, replaces the term "wastewater management vehicle" with the term "septage management vehicle". Requires certain reports concerning public water systems to be submitted to the department of environmental management (department) electronically. Corrects two references to the code of federal regulations. Eliminates the requirement that a solid waste hauler keep for at least one year certain records about the waste that the hauler collected in Indiana and transported outside Indiana for final disposal. Revises the law concerning the state solid waste management fee and provides for the department to deposit the revenue from the state solid waste management fee quarterly rather than monthly. Changes the latest date for the department's annual assessment of hazardous waste annual operation fees from January 15 to June 15. Makes technical changes.

 Current Status:
 2/11/2019 - House Bills on Second Reading

 All Bill Status:
 2/7/2019 - House Bills on Second Reading

 2/5/2019 - House Bills on Second Reading

 2/4/2019 - House Bills on Second Reading

 1/31/2019 - Committee Report do pass, adopted

 1/30/2019 - House Committee recommends passage Yeas: 12; Nays: 0

 1/30/2019 - House Environmental Affairs, (Bill Scheduled for Hearing); Time &

 Location:
 1:30 PM, Rm. 156-A

 1/23/2019 - House Environmental Affairs, (Bill Scheduled for Hearing); Time &

 Location:
 1:30 PM, Rm. 156-A

 1/17/2019 - added as coauthor Representative Errington

 1/10/2019 - Referred to House Environmental Affairs

 1/10/2019 - First Reading

 1/10/2019 - Authored By David Wolkins

 Priority:

 Tier 1 - High

State Bill Page: HB1278

HB1279 CONSERVANCY DISTRICT PETITION (WOLKINS D) Changes to the minimum number of freeholders owning land in a proposed conservancy district who must sign a petition to establish the conservancy district. Provides that 30% of the freeholders must sign the petition if the proposed conservancy district contains not more than 5,000 freeholds; that 15% (but not less than 1,000) of the freeholders must sign the petition if the proposed conservancy district contains more than 5,000 but not more than 25, 000 freeholds; and that 10% (but not less than 3,000) of the freeholders must sign the petition if the proposed conservancy district contains more than 2,000 freeholds. Provides that the change does not apply to a petition filed with a clerk of circuit court before July 1, 2019.

Current Status: 2/5/2019 - Senate sponsor: Senator Zay All Bill Status: 2/5/2019 - Third reading passed; Roll Call 108: yeas 93, nays 1 2/5/2019 - House Bills on Third Reading 2/4/2019 - Second reading ordered engrossed 2/4/2019 - House Bills on Second Reading 1/31/2019 - Committee Report amend do pass, adopted 1/30/2019 - House Committee recommends passage, as amended Yeas: 11; Nays: 1 1/30/2019 - House Environmental Affairs, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 156-A 1/29/2019 - added as coauthor Representative Miller 1/23/2019 - House Environmental Affairs, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 156-A 1/17/2019 - added as coauthor Representative Klinker 1/10/2019 - Referred to House Environmental Affairs 1/10/2019 - First Reading 1/10/2019 - Authored By David Wolkins Priority: Tier 2 - Medium State Bill Page: HB1279

PAY EQUITY (ERRINGTON S) Provides that an employer may not discriminate between employees on the basis of sex by paying to employees a rate less than the rate at which the employer pays wages to employees of the opposite sex for substantially similar work on jobs under similar working conditions, unless the payment is made pursuant to: (1) a seniority system that is not affected by pregnancy or by parental, family, or medical leave; (2) a merit system; (3) a system which measures earnings by quantity or quality of production, as long as that system is not being used as a pretext for discrimination; or (4) a bona fide occupational qualification that is not discriminatory, but that is job related and consistent with a business necessity. Defines "business necessity". Prohibits, with certain exceptions, an employer from using an applicant's salary history in the hiring process. Prohibits an employer from discriminating or retaliating against an employee for discussing or disclosing wages.

HB1282

Current Status:1/17/2019 - added as coauthor Representative Candelaria ReardonAll Bill Status:1/17/2019 - added as coauthor Representative Campbell1/10/2019 - Referred to House Employment, Labor and Pensions1/10/2019 - First Reading1/10/2019 - Authored By Sue ErringtonPriority:Tier 3 - LowState Bill Page:HB1282

HB1283 MARIJUANA (LUCAS J) Decriminalizes the possession of: (1) 30 grams or less of marijuana; or (2) five grams or less of hash oil or hashish; by making the violation a Class D infraction. Provides that a person who knowingly or intentionally possesses an instrument, a device, or another object that the person intends to use for introducing marijuana into the person's body, commits a Class D infraction. Establishes a per se intoxication level of 10 nanograms of THC per milliliter of whole blood for purposes of operating while intoxicated laws, and requires that the analysis of controlled substances in a person's blood measure only the controlled substance and not the metabolites of the controlled substance.

 Current Status:
 1/10/2019 - Referred to House Courts and Criminal Code

 All Bill Status:
 1/10/2019 - First Reading

 1/10/2019 - Authored By Jim Lucas
 1/10/2019 - Authored By Jim Lucas

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1283

HB1284 SELF-DEFENSE AND THE DEFENSE OF OTHERS (LUCAS J) Provides immunity for a justified use of force in certain instances. Requires a court to award, in certain instances, reasonable attorney's fees and costs to a defendant when the justified use of force immunity is successfully raised. Makes conforming amendments.

Current Status: 2/11/2019 - House Bills on Third Reading All Bill Status: 2/7/2019 - Second reading ordered engrossed 2/7/2019 - House Bills on Second Reading 2/4/2019 - Committee Report amend do pass, adopted 2/4/2019 - House Committee recommends passage, as amended Yeas: 8; Nays: 2 2/4/2019 - House Judiciary, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D 1/29/2019 - added as coauthor Representative Goodin 1/28/2019 - House Judiciary, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm, 156-D 1/15/2019 - added as coauthors Representatives Stutzman and Smaltz 1/10/2019 - Referred to House Judiciary 1/10/2019 - First Reading 1/10/2019 - Authored By Jim Lucas Priority: Tier 2 - Medium State Bill Page: HB1284

HB1287 SEAT BELTS ON SCHOOL BUSES (BARTLETT J) Provides that a school bus or special purpose bus that is placed into operation after June 30, 2020, and that is used to transport elementary school or high school students must be equipped with a 3-point lap and shoulder safety belt (safety belt) at each seating location. Provides that a school corporation, charter school, or nonpublic school that authorizes or permits a violation of the safety belt requirement commits a Class C infraction. Requires the state school bus committee to adopt rules for the design, installation, and use of safety belt systems that must be installed in school buses and special purpose buses. Provides that the safety belt requirement is an exception to the laws concerning other types of passenger restraint systems. Requires each occupant of a school bus or special purpose bus that has a safety belt to have the safety belt properly fastened about the occupant's body at all times when the bus is in motion, and provides that a school bus or special purpose bus

operated under a fleet or transportation contract) that authorizes or permits a violation of this requirement commits a Class C infraction. Establishes the safety belt revolving loan fund (fund). Requires the department of education to establish a revolving loan program to provide loans from the fund to school corporations to assist school corporations, including charter schools, in paying expenses necessary to comply with requirements concerning safety belts on school buses and special purpose buses. Appropriates \$5,000,000 to the fund from the state general fund. Makes conforming amendments.

Current Status: 1/10/2019 - Referred to House Education All Bill Status: 1/10/2019 - First Reading 1/10/2019 - Authored By John Bartlett Priority: Tier 3 - Low State Bill Page: HB1287

HB1290 SURRENDER OF FIREARMS AND AMMUNITION (HAMILTON C) Provides that a person who: (1) has been convicted of a crime of domestic violence; and (2) knowingly or intentionally possesses a firearm; commits possession of a firearm by a domestic batterer, a Class A misdemeanor. Provides certain defenses. Requires a court to issue an order, upon entry of a judgment of conviction for a crime of domestic battery or a crime of domestic violence, that: (1) prohibits ownership or possession of a firearm until the defendant's right to possess a firearm is restored; and (2) requires the defendant to surrender: (A) any firearm owned or possessed by the defendant; and (B) any valid license or permit to carry a handgun (license); to a law enforcement agency or law enforcement officer with jurisdiction over the area where the defendant's offense occurred, where the defendant resides, or where the defendant plans to reside. Requires a court to order an appropriate law enforcement agency or law enforcement officer to seize, within 72 hours, any firearm or license owned or possessed by a defendant convicted of domestic battery or a crime of domestic violence. Provides that a person who knowingly or intentionally fails to surrender: (1) all firearms owned or possessed by the person; or (2) any valid license or permit to carry a handgun possessed by the person; after being convicted of domestic battery or a crime of domestic violence commits unlawful retention of a firearm or license by a domestic batterer, a Class A misdemeanor. Enhances the offense to a Level 6 felony if the person has a prior unrelated conviction for the offense. Provides certain defenses. Specifies how a confiscated firearm or license shall be: (1) returned to the rightful owner; or (2) disposed of; if a defendant's right to possess a firearm is restored. Defines certain terms. Makes conforming amendments.

 Current Status:
 1/10/2019 - added as coauthor Representative Errington

 All Bill Status:
 1/10/2019 - Referred to House Courts and Criminal Code

 1/10/2019 - First Reading
 1/10/2019 - Authored By Carey Hamilton

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1290

HB1291 BACKGROUND CHECK FOR FIREARMS SALES (HAMILTON C) Requires a person wishing to: (1) sell; (2) trade; or (3) transfer; a firearm to conduct the transaction through a licensed Indiana firearms dealer. Requires a licensed Indiana firearms dealer to perform a NICS background check when facilitating the: (1) sale; (2) trade; or (3) transfer; of a firearm between private parties. Provides that a person who knowingly or intentionally makes a materially false statement to a dealer, seller, or transferor for the purpose of facilitating the: (1) sale; (2) trade; or (3) transfer; of a firearm commits a Level 6 felony. Provides that a person who knowingly or intentionally: (1) sells; (2) rents; (3) trades; or (4) transfers; a firearm in violation of certain provisions commits a Class A misdemeanor. Makes conforming amendments.

 Current Status:
 1/10/2019 - added as coauthor Representative Errington

 All Bill Status:
 1/10/2019 - Referred to House Public Policy

 1/10/2019 - First Reading
 1/10/2019 - Authored By Carey Hamilton

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1291

HB1294 INSPECT PROGRAM (ZENT D) Moves existing language concerning the central repository for controlled substances data from Title 35 to Title 25 and makes conforming changes. Specifies that a practitioner may obtain information about a patient directly through the Indiana scheduled prescription electronic collection and tracking program data base (INSPECT data base) or through the patient's integrated health record. Decreases the instances in which a Class A misdemeanor is a violation to when a practitioner discloses confidential information without authorization. (Current law provides for a Class A misdemeanor for any violation of the chapter.) Provides for instances in which a practitioner is not required to obtain information from the INSPECT data base.

Current Status:1/31/2019 - Senate sponsor: Senator HouchinAll Bill Status:1/31/2019 - Third reading passed; Roll Call 75: yeas 97, nays 01/31/2019 - House Bills on Third Reading

1/29/2019 - added as coauthors Representatives Barrett, Fleming, Davisson
 1/29/2019 - House Bills on Third Reading
 1/28/2019 - Second reading ordered engrossed
 1/28/2019 - House Bills on Second Reading
 1/24/2019 - Committee Report amend do pass, adopted
 1/23/2019 - House Committee recommends passage, as amended Yeas: 12; Nays:
 0
 1/23/2019 - House Public Health, (Bill Scheduled for Hearing); Time & Location:
 3:30 PM, House Chamber
 1/10/2019 - Referred to House Public Health
 1/10/2019 - First Reading
 1/10/2019 - Authored By Dennis Zent
 Priority: Tier 3 - Low
 State Bill Page: HB1294

HB1297 SAFETY BELT AND CHILD RESTRAINT SYSTEMS (ZENT D) Provides that failing to wear a safety belt is a Class C infraction. (Current law provides that failing to wear a safety belt is a Class D infraction.) Provides that failing to properly fasten and restrain a child within a motor vehicle is a Class C infraction. (Current law provides that failing to properly fasten and restrain a child within a motor vehicle is a Class D infraction.) Removes provisions specifying that a person is not liable for costs or a monetary judgment in certain cases in which a judgment related to a child restraint system is entered against the person.

Current Status:1/14/2019 - Referred to House Roads and TransportationAll Bill Status:1/14/2019 - First Reading1/14/2019 - Authored By Dennis ZentPriority:Tier 3 - LowState Bill Page:HB1297

HB1299 ELECTRONIC CRIMINAL CASE MANAGEMENT SYSTEM (ZENT D) Provides that the office of judicial administration (administration) shall develop and implement a standard protocol to electronically send or receive at least one time each week criminal case information between the administration's court case management system and the Indiana department of veterans' affairs (department) concerning individuals in the: (1) United States Department of Defense data base of individuals whose military service qualifies the individual for veterans benefits; and (2) national guard registries, in collaboration with the national guard; for use by county prosecutors and a veterans' court in helping to address the needs of veterans in the court system. Provides that the administration shall cross-reference the names obtained from the department with the names of individuals in the court case management system.

 Current Status:
 1/14/2019 - Coauthored by Representative Clere

 All Bill Status:
 1/14/2019 - Referred to House Courts and Criminal Code

 1/14/2019 - First Reading
 1/14/2019 - First Reading

 1/14/2019 - Authored By Dennis Zent
 Priority:

 Tier 2 - Medium
 State Bill Page:

HB1303 CRIMINAL PENALTIES AND SENTENCING (SHACKLEFORD R) Establishes the crime reduction fund to provide funds to: (1) the dropout prevention program fund; (2) the violent crime victims compensation fund; and (3) the forensic diversion program account. Makes the crimes of theft, conversion, forgery, check deception, check fraud, possession of cocaine, and possession of methamphetamine Class A misdemeanors in all cases, except each crime is a Level 6 felony if the person has a prior unrelated conviction for a crime of violence. Makes the crime of possession of a controlled substance, possession of marijuana, and possession of a synthetic drug a Level 6 felony if the person has a prior unrelated conviction for a crime of violence. Makes an appropriation.

Current Status:1/14/2019 - Referred to House Courts and Criminal CodeAll Bill Status:1/14/2019 - First Reading1/14/2019 - Authored By Robin ShacklefordPriority:Tier 3 - LowState Bill Page:HB1303

HB1304 DRIVER'S LICENSE SUSPENSION (SHACKLEFORD R) Exempts a person from certain statutes requiring the suspension of a driver's license following a motor vehicle accident in certain instances. Reduces the fees assessed for the reinstatement of a suspended license. Makes conforming amendments.

Current Status: 1/14/2019 - Referred to House Roads and Transportation

All Bill Status: 1/14/2019 - First Reading

1/14/2019 - Authored By Robin Shackleford

Priority: Tier 3 - Low State Bill Page: HB1304

HB1305 GAS AND OIL WELL ASSESSMENT (LINDAUER S) Provides for the imposition of a monetary penalty against owners of oil or gas interests who fail to timely file a property schedule for gas and oil well assessments.

Current Status:	2/5/2019 - Senate sponsor: Senator Messmer
All Bill Status:	2/5/2019 - Third reading passed; Roll Call 109: yeas 94, nays 0
	2/5/2019 - House Bills on Third Reading
	2/4/2019 - Second reading ordered engrossed
	2/4/2019 - House Bills on Second Reading
	1/31/2019 - added as coauthors Representatives Bacon and Hatfield
	1/31/2019 - Committee Report amend do pass, adopted
	1/30/2019 - House Committee recommends passage, as amended Yeas: 12; Nays:
	0
	1/30/2019 - House Utilities, Energy and Telecommunications, (Bill Scheduled for
	Hearing); Time & Location: 1:30 PM, Rm. 156-C
	1/29/2019 - added as coauthor Representative Hostettler
	1/14/2019 - Referred to House Utilities, Energy and Telecommunications
	1/14/2019 - First Reading
	1/14/2019 - Authored By Shane Lindauer
Priority:	Tier 3 - Low
State Bill Page:	<u>HB1305</u>

HB1309 STUDY OF FUNDING TOWNSHIP FIREFIGHTING (SAUNDERS T) Urges the legislative council to assign to the appropriate interim study committee the task of studying issues related to the funding of township firefighting services.

Current Status:	1/14/2019 - Coauthored by Representatives Frye R, Goodin and Macer	
All Bill Status:	5: 1/14/2019 - Referred to House Government and Regulatory Reform	
	1/14/2019 - First Reading	
	1/14/2019 - Authored By Thomas Saunders	
Priority:	Tier 2 - Medium	
State Bill Page:	<u>HB1309</u>	

HB1310 STUDY COMMITTEE ON PROPERTY TAXES (SAUNDERS T) Urges the legislative council to assign to the appropriate study committee the task of studying various property tax issues.

Current Status:	1/22/2019 - added as coauthor Representative Bauer
All Bill Status:	1/14/2019 - Referred to House Ways and Means
	1/14/2019 - First Reading
	1/14/2019 - Authored By Thomas Saunders
Priority:	Tier 2 - Medium
State Bill Page:	<u>HB1310</u>

HB1312 REGIONAL JAILS (SAUNDERS T) Provides that bonds and leases entered into under a regional jail agreement and payable from local income tax revenue may not exceed 30 years.

	Current Status:	1/17/2019 - added as coauthors Representatives Wright and Austin
	All Bill Status:	1/14/2019 - Coauthored by Representative Cherry
		1/14/2019 - Referred to House Ways and Means
		1/14/2019 - First Reading
		1/14/2019 - Authored By Thomas Saunders
	Priority:	Tier 1 - High
	State Bill Page:	<u>HB1312</u>
21/		DAK D) Provides that for a recount commission for a local election, ethe

HB1314 RECOUNT COMMISSIONS (DVORAK R) Provides that for a recount commission for a local election, other than a primary, a school board election, or a nonpartisan election, two members of the commission must be members of the different major political parties of the state. (Under current law, this partisan balance is also required for recounts of primary and school board elections.)

Current Status:1/14/2019 - Referred to House Elections and ApportionmentAll Bill Status:1/14/2019 - First Reading1/14/2019 - Authored By Ryan DvorakPriority:Tier 3 - Low

State Bill Page: <u>HB1314</u>

HB1316 PERSONAL LEAVE (DVORAK R) Provides that certain employees of certain employers are entitled to accrue one hour of personal leave for every 30 hours worked, but may not accrue more than 60 hours of personal leave in a 12 month period, unless the employer allows for a higher accrual.

 Current Status:
 1/14/2019 - Referred to House Employment, Labor and Pensions

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Ryan Dvorak
 1/14/2019 - Authored By Ryan Dvorak

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1316

HB1319 REGULATION OF MORTGAGE FORECLOSURES (MOED J) Specifies that the statute concerning the state regulation of mortgage foreclosures does not affect or preempt a political subdivision's authority to: (1) regulate the maintenance, upkeep, or repair of real property within the jurisdiction of the political subdivision, including real property subject to a mortgage foreclosure action; or (2) act as authorized under the unsafe building law, or other applicable state law, with respect to real property within the jurisdiction of the political subdivision, including real property subject to a mortgage foreclosure action; in accordance with state law.

Current Status:1/14/2019 - Referred to House Financial InstitutionsAll Bill Status:1/14/2019 - First Reading<br/>1/14/2019 - Authored By Justin MoedPriority:Tier 1 - HighState Bill Page:HB1319

HB1320 BIAS MOTIVATED CRIMES (MOED J) Makes it an aggravating circumstance (for purposes of imposing a criminal sentence) that the crime was committed with the intent to harm or intimidate an individual because of certain perceived or actual characteristics of the individual. Requires law enforcement agencies to report bias motivated crimes to the Federal Bureau of Investigation.

Current Status:1/14/2019 - Referred to House Courts and Criminal CodeAll Bill Status:1/14/2019 - First Reading1/14/2019 - Authored By Justin MoedPriority:Tier 1 - HighState Bill Page:HB1320

HB1321 GPS DEVICES AND STARTER INTERRUPTER DEVICES (JACKSON C) Prohibits the installation, placement, or attachment of a GPS device or a starter interrupter device in, on, or to a motor vehicle by a lienholder in connection with the potential or actual: (1) enforcement of the lienholder's interest in the motor vehicle; or (2) repossession of the motor vehicle; without the written and signed consent of the owner of the motor vehicle. Provides that a violation of these provisions is a deceptive act for purposes of the deceptive consumer sales act. Establishes as Class A misdemeanors the related criminal offenses of: (1) lienholder vehicular stalking; (2) lienholder vehicular disablement; and (3) unlawful vehicular tracking. Sets forth the elements of these offenses.

 Current Status:
 1/17/2019 - added as coauthor Representative Nisly

 All Bill Status:
 1/14/2019 - Referred to House Roads and Transportation

 1/14/2019 - First Reading
 1/14/2019 - Authored By Carolyn Jackson

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1321

HB1322 SCHOOL SAFETY (MCNAMARA W) Provides that the Indiana safe schools fund may be used to promote school safety through the provision of services designed to support the social, emotional, and mental health needs of students, including the hiring of social workers, mental health counselors, and other appropriate personnel. Specifies that grants from the Indiana secured school fund may be used to provide services designed to support the social, emotional, and mental health needs of students, including the hiring of social workers, mental health counselors, and other appropriate personnel. Specifies that grants from the Indiana secured school fund may be used to provide services designed to support the social, emotional, and mental health needs of students, including the hiring of social workers, mental health counselors, and other appropriate personnel. Provides that a school corporation or other entity to which the education records privacy provisions of the federal Family Educational Rights and Privacy Act apply may disclose or report on the education records of a child, including personally identifiable information contained in the education records, without the consent of the child's parent to appropriate officials in cases of health and safety emergencies as determined by school officials.

*Current Status:* 1/17/2019 - added as coauthor Representative Davisson *All Bill Status:* 1/14/2019 - Referred to House Veterans Affairs and Public Safety 1/14/2019 - First Reading 1/14/2019 - Authored By Wendy McNamara Priority: Tier 1 - High

State Bill Page: HB1322

HB1323 THEFT OF RETAIL PROPERTY (NEGELE S) Makes theft a Level 6 felony if a person: (1) knowingly or intentionally exerts unauthorized control over property and the person uses the Internet to sell, deliver, or distribute the property; or (2) knowingly or intentionally exerts unauthorized control over retail property having a value of less than \$750 and certain other conditions apply. Makes theft a Level 5 felony if: (1) the value of the retail property is at least \$750 and less than \$2,500 and certain other conditions apply; (2) the retail property is a firearm; (3) the retail property is exchanged for cash, a gift card, a merchandise card, or other item of value; or (4) the person has a prior unrelated conviction for theft or criminal conversion. Makes theft a Level 4 felony if the value of the retail property is at least \$2,500 and certain other conditions apply. Provides that, in determining the value of the property, acts of theft committed in a single episode of criminal conduct may be charged in a single count. Provides that theft of retail property that occurs in more than one county over a six month period may be tried in any county where the theft occurred.

 Current Status:
 2/6/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D

 All Bill Status:
 1/14/2019 - Coauthored by Representative Schaibley

 1/14/2019 - Referred to House Courts and Criminal Code

 1/14/2019 - First Reading

 1/14/2019 - Authored By Sharon Negele

 Priority:

 Tier 3 - Low

 State Bill Page:

 HB1323

HB1325 TRANSMISSION OF COMMUNICABLE DISEASES (CLERE E) Amends the information that the state department of health must provide to a pregnant woman concerning the human immunodeficiency virus (HIV). Amends the definition of "high risk activity". Repeals the definition of "person at risk" and "serious and present danger to the health of others". Adds a definition of "practical means to prevent transmission". Removes the duty of a person with a dangerous communicable disease to warn a person at risk of the carrier's disease status. Provides that a person may not intentionally transmit a communicable disease to another person. Repeals provisions concerning: (1) reporting persons posing a serious and present danger to others; (2) the requirement of a physician to notify the patient of the patient's duty to warn persons at risk; (3) health officers' investigations of carriers and a carrier's notification of the carrier's disease status to a person at risk; (4) the criminal penalty for a person who sells or donates semen containing antibodies for HIV; and (5) the criminal penalty for violating requirements under certain duty to warn laws. Amends the penalty for intentionally transmitting a communicable disease. Requires that an information or indictment alleging certain violations be filed under seal in accordance with rules adopted by the Indiana supreme court. Requires a court to close any proceeding in which there is a possibility that identifying information of the defendant will be disclosed, and prohibits every person present during a closed proceeding from disclosing identifying information of the defendant until the conclusion of the trial.

 Current Status:
 2/6/2019 - House Public Health, (Bill Scheduled for Hearing); Time & Location: 3:30 PM, House Chamber

 All Bill Status:
 1/14/2019 - Coauthored by Representatives Brown T, Shackleford and Cook 1/14/2019 - Referred to House Public Health 1/14/2019 - First Reading 1/14/2019 - Authored By Edward Clere

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1325

HB1327 OPERATION AND REGISTRATION OF ALL-TERRAIN VEHICLES (PRESCOTT J) Requires all-terrain vehicles to be registered with the bureau of motor vehicles (bureau). Provides certain exceptions. Provides that the registration fee for an all-terrain vehicle is \$30. Specifies how the fee shall be distributed. Prohibits a city or town from adopting an ordinance that exempts an all-terrain vehicle from being registered with the bureau. Provides that a person may operate an all-terrain vehicle in an unincorporated area of a county. Makes conforming amendments.

Current Status: 1/24/2019 - Reassigned to Committee on Roads and Transportation

All Bill Status: 1/22/2019 - Reassigned to Committee on Natural Resources 1/14/2019 - Referred to House Roads and Transportation 1/14/2019 - First Reading 1/14/2019 - Authored By J.D. Prescott Priority: Tier 1 - High

State Bill Page: HB1327

HB1329 TESTING OF SCHOOL AGE CHILDREN FOR LEAD POISONING (DVORAK R) Requires the state department of health (state department) to identify those areas of Indiana in which the risk of lead ingestion by children is so high that, in the judgment of the state health commissioner, every school age child who resides in the area should be tested for lead poisoning. Requires the state department to provide written notice about the identification of the high lead ingestion risk areas (high risk area) to every school corporation that operates one or more schools attended by children who reside in a high risk area. Provides that if a school corporation is notified by the state department that an area served by the school corporation is a high risk area, the school corporation shall require all children who: (1) reside in that high risk area; and (2) attend or enroll in a school operated by the school corporation; to be tested for lead poisoning.

Current Status:1/14/2019 - Referred to House Public HealthAll Bill Status:1/14/2019 - First Reading1/14/2019 - Authored By Ryan DvorakPriority:Tier 3 - LowState Bill Page:HB1329

HB1330 DI SPOSAL OF ABANDONED OR DERELICT AI RCRAFT (SPEEDY M) Specifies that a "person" includes a political subdivision for purposes of the statute concerning liens for the repair, storage, servicing, or furnishing of supplies for certain motor vehicles, airplanes, machinery, and equipment. Establishes a procedure for the disposal and removal of an abandoned aircraft or a derelict aircraft from the premises of: (1) a public-use airport; or (2) a fixed-base operator at a public-use airport.

 Current Status:
 2/6/2019 - House Roads and Transportation, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-B

 All Bill Status:
 1/14/2019 - Referred to House Roads and Transportation

 1/14/2019 - First Reading
 1/14/2019 - First Reading

 1/14/2019 - Authored By Mike Speedy
 Priority:

 Tier 2 - Medium
 State Bill Page:

HB1331 HOMEOWNERS ASSOCIATIONS AND SOLAR POWER (SPEEDY M) Provides that, subject to certain specified exceptions, a homeowners association may not: (1) prohibit the owner of a dwelling unit from installing a solar energy system; (2) impose unreasonable limitations on the owner's ability to install or use a solar energy system; or (3) require the removal of a solar energy system that has been installed. Provides, however, that a homeowners association may require preapproval of the location of a solar energy system and of the manner in which the solar energy system is installed. Applies only to rules, covenants, declarations of restrictions, and other governing documents adopted or amended by a homeowners association after June 30, 2019.

 Current Status:
 2/6/2019 - House Utilities, Energy and Telecommunications, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 156-C

 All Bill Status:
 2/4/2019 - added as coauthors Representatives Torr and Pierce 1/29/2019 - added as coauthor Representative Hamilton 1/14/2019 - Referred to House Utilities, Energy and Telecommunications 1/14/2019 - First Reading 1/14/2019 - First Reading 1/14/2019 - Authored By Mike Speedy

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1331

HB1332 MARION COUNTY MAGISTRATES (SPEEDY M) Allows the Marion County superior courts to appoint 24 full-time magistrates after December 31, 2019, not more than 12 of whom may be from the same political party.

*Current Status:* 2/11/2019 - House Bills on Third Reading

All Bill Status: 2/7/2019 - Second reading ordered engrossed 2/7/2019 - House Bills on Second Reading 2/4/2019 - Committee Report do pass, adopted 1/31/2019 - House Committee recommends passage Yeas: 22; Nays: 0 1/31/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 404 1/24/2019 - added as coauthors Representatives DeLaney and Pryor 1/24/2019 - Referred to the Committee on Ways and Means pursuant to House Rule 127 1/24/2019 - Committee Report do pass, adopted 1/23/2019 - House Committee recommends passage Yeas: 12; Nays: 0 1/23/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D 1/14/2019 - Referred to House Courts and Criminal Code1/14/2019 - First Reading1/14/2019 - Authored By Mike SpeedyPriority:Tier 2 - MediumState Bill Page:HB1332

HB1333 NONCONSENSUAL PORNOGRAPHY (SPEEDY M) Defines "intimate image" and makes it a Class A misdemeanor for a person to distribute or display an intimate image of an individual whom the person knows or reasonably should know does not consent to the distribution or display of the intimate image. Increases the penalty to a Level 6 felony for a second or subsequent offense.

Current Status:2/4/2019 - added as coauthor Representative StutzmanAll Bill Status:1/14/2019 - Referred to House Courts and Criminal Code1/14/2019 - First Reading1/14/2019 - Authored By Mike SpeedyPriority:Tier 3 - LowState Bill Page:HB1333

HB1335 PERMANENT DISABLING HARM TO FIRST RESPONDERS (SPEEDY M) Defines "permanent disabling harm" and permits imposition of a nonsuspendible sentencing enhancement of five to 10 years if the state proves beyond a reasonable doubt that a person committed a felony that caused a public safety official to suffer permanent disabling harm.

 Current Status:
 1/14/2019 - Referred to House Courts and Criminal Code

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Mike Speedy

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1335

HB1336 LAW ENFORCEMENT ACADEMY FUNDING (SPEEDY M) Imposes an excise tax on each policy of insurance issued for automobile liability coverage on a passenger motor vehicle or motorcycle registered in Indiana. Provides that the excise tax is imposed at the rate of \$0.05 per \$1,000 of total coverage under the policy for death, bodily injury, and property damage. Transfers the money received from the excise tax to the law enforcement academy fund (fund). Amends the fund provisions to allow the law enforcement training board to use money in the fund for: (1) capital projects; (2) technology equipment and services; and (3) curriculum development; for a law enforcement academy (including the northwest Indiana law enforcement academy and the southwest Indiana law enforcement academy); and (4) awarding grants or reimbursing costs for law enforcement training of police officers, county sheriffs, and deputy sheriffs under a grant program established by the board. Provides that, if an insurer cancels an automobile insurance policy for nonpayment of premium, the insurer shall notify the bureau of motor vehicles (bureau) of the cancellation via a computerized information system established by the bureau. Requires the bureau to send a notice of intent to revoke motor vehicle registration (notice) to the owner of a passenger motor vehicle or motorcycle for which the bureau has received a notice of cancellation of automobile liability coverage requiring the owner to provide proof of financial responsibility for the passenger motor vehicle or motorcycle to the bureau within 30 days. Requires the bureau to revoke the certificate of registration and proof of registration of the passenger motor vehicle or motorcycle if the bureau does not receive proof of financial responsibility as required in the notice.

> Current Status: 1/14/2019 - Referred to House Ways and Means All Bill Status: 1/14/2019 - First Reading 1/14/2019 - Authored By Mike Speedy Priority: Tier 1 - High State Bill Page: HB1336

HB1337 RELIGIOUS MOTIVATED CRIMES (SPEEDY M) Provides that a person commits the offense of a religious motivated crime if the person knowingly or intentionally: (1) causes bodily injury to another person; or (2) damages the property of another person; because of the other person's actual or perceived religion or creed. Provides that the state may seek either a death sentence or a sentence of life imprisonment without parole if the murder was a result of a religious motivated crime.

 Current Status:
 1/14/2019 - Referred to House Courts and Criminal Code

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Mike Speedy

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1337

BROKER LICENSURE FOR PROPERTY MANAGERS (SPEEDY M) Specifies that a person that, for consideration, manages the common areas and facilities or other property of: (1) a subdivision or neighborhood on behalf of a homeowners association; or (2) a condominium on behalf of an association of co-owners; must obtain and maintain a real estate broker license (license) regardless of whether the person or any of the person's partners, members, or employees is engaged in the actual sale or lease of real estate or units of real estate in the subdivision, neighborhood, or condominium. Provides that the same requirement applies to at least one member of the board of directors of: (1) a homeowners association; or (2) an association of co-owners; in the case of a subdivision, neighborhood, or condominium that is self-managed with respect to the common areas, facilities, and other property of the subdivision, neighborhood, or condominium. Specifies that a person or board member engaging in such management activities is subject to all applicable statutory provisions concerning: (1) the requirements for the issuance and renewal of a license; (2) the standards of practice for licensees, including sanctions for violations of the standards; (3) enforcement proceedings and penalties for performing management activities without a license; and (4) the investigation and prosecution by the attorney general of complaints made against the person with respect to such management activities. Requires the attorney general and the real estate commission to seek to achieve consistency in conducting investigations and prosecutions and in applying sanctions, as applicable. Specifies that a person or board member engaging in such management activities acts, and is obligated to be licensed, on behalf of both: (1) the homeowners association or the association of co-owners as a corporation or an entity; and (2) the individual members of the homeowners association or the association of co-owners. Makes conforming amendments in the statutes governing: (1) condominiums; and (2) homeowners associations.

HB1338

 Current Status:
 1/14/2019 - Referred to House Employment, Labor and Pensions

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Mike Speedy

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1338

HB1339 BUREAU OF MOTOR VEHICLES MATTERS (THOMPSON J) Provides that certain vehicles are exempt from the motor vehicle excise tax in certain instances. Provides for a limited registration permit that allows a person to operate a vehicle on limited days identified by the person. Requires the bureau of motor vehicles to develop a decal to identify operators of motor vehicles who are less than 18 years of age or at least 75 years of age. Establishes the yellow dot emergency medical information program.

 Current Status:
 1/14/2019 - Referred to House Roads and Transportation

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Jeffrey Thompson

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1339

HB1340 MOTOR VEHICLE SAFETY (PRESSEL J) Defines "critical work zone" as an area within a highway work site that is demarcated by signage and in which: (1) the normal lane path is offset, the road surface is significantly disturbed, or machinery is located; and (2) workers are present. Restricts use of an automated traffic enforcement safety device by certain governmental entities to detection or recording of: (1) violations of reduced speed limits in critical work zones; (2) failure by a driver to pay a required toll at a toll collection facility; and (3) failure to comply with school bus stop arm regulations; and provides that the images captured by the automated traffic enforcement safety device are not public records and must be destroyed after a certain amount of time. Provides that certain entities may enforce reduced speed limits in highway worksites without first conducting an engineering study if: (1) workers are present in the immediate vicinity of the highway worksite; and (2) the highway worksite is demarcated by proper signage. Provides that workers need not be present for purposes of certain traffic offenses in highway work zone areas that are not critical work zones. Amends regulations regarding use of a cell phone or other electronic communication device while driving as follows: (1) Expands the list of devices to which the regulations apply. (2) Prohibits: (A) holding or handling an electronic communications device; or (B) viewing, recording, or broadcasting images or video; while operating a motor vehicle. (3) Adds types and uses of devices that are excepted from the regulations. (4) Adds violation of the regulations to the offenses for which a driver may be a habitual violator. Provides that certain governmental entities may enter into agreements with third parties to administer camera enforcement of: (1) reduced speed limits in critical work zones; and (2) school bus stop arm regulations; subject to certain conditions. Provides for a rebuttable presumption that the owner of a vehicle is the person operating the vehicle at the time the vehicle is photographed violating a regulation enforced by camera enforcement. Provides: (1) for civil penalties that may be assessed; and (2) that points may not be assessed under the bureau of motor vehicles' point system; for violations of regulations enforced by camera enforcement. Requires: (1) a penalty collected for a violation of a highway worksite speed limit enforced by camera enforcement to be deposited in the spinal cord and brain injury fund; and (2) 25% of the amount of a civil penalty collected for a violation of a school bus stop arm violation that is enforced by camera enforcement to be deposited in the school operations fund of the school corporation in which the violation occurred and used for funding school bus arm signal device cameras. Provides that a school bus driver: (1) may not pick up or drop off a student at a location that requires the student to cross: (A) a state highway; (B) a county arterial highway;

or (C) a municipal arterial street; and (2) must pick up and drop off students as close as is practicable to the righthand curb or edge of any other type of roadway. Provides that a school bus driver who knowingly or intentionally violates these pick up and drop off provisions commits a Class D infraction. Provides that failure by a school bus driver to conduct a required inspection for students or passengers remaining on a school bus at the end of a trip is a Class D infraction.

 Current Status:
 1/28/2019 - added as coauthor Representative Bauer

 All Bill Status:
 1/14/2019 - Coauthored by Representatives Soliday and Schaibley

 1/14/2019 - Referred to House Roads and Transportation

 1/14/2019 - First Reading

 1/14/2019 - Authored By Jim Pressel

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1340

HB1341 OCCUPATIONAL SAFETY AND HEALTH (CARBAUGH M) Provides that if an employer willfully violates any standard, rule, order, or provision of the Indiana occupational safety and health act and the violation results in the death of an employee, the commissioner of labor shall assess a civil penalty of \$100,000 for each employee whose death results from the violation.

 Current Status:
 1/14/2019 - Referred to House Employment, Labor and Pensions

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Martin Carbaugh

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1341

HB1342 TELEPHONE CPR INSTRUCTION TRAINING (BACON R) After July 1, 2020, requires an individual to complete a telephone cardiopulmonary resuscitation (T-CPR) training program (program) approved by the division of fire and building safety (division) if the individual: (1) answers 911 emergency medical telephone calls for a state or local law enforcement agency or fire protection agency, including a volunteer fire department (agency); and (2) is authorized by the agency's protocols to provide T-CPR instructions to a caller. Provides that the division may provide programs or third parties may provide programs that are approved by the division. Requires the division to: (1) adopt minimum standards for programs that meet or exceed evidence based nationally recognized emergency cardiovascular care guidelines; and (2) establish continuing education requirements. Allows the division to collect reasonable fees for providing programs and certifications that are deposited in the fire and building services fund. Sets forth certain requirements for a public safety answering point transfers a telephone caller to a public safety telecommunicator. Provides that a public safety telecommunicator who has completed a certified training program in emergency medical dispatch call handling is exempt from completing a T-CPR training program. Provides civil immunity for damages relating to the provision of T-CPR instruction. Makes a technical correction.

Current Status: 2/11/2019 - House Bills on Second Reading All Bill Status: 2/7/2019 - Committee Report amend do pass, adopted

All Bill Status: 2/1/2019 - Committee Report amend do pass, adopted 2/5/2019 - added as coauthors Representatives Judy and Macer 2/5/2019 - House Committee recommends passage, as amended Yeas: 11; Nays: 0 2/5/2019 - House Veterans Affairs and Public Safety, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D 1/29/2019 - added as coauthor Representative Summers 1/14/2019 - Referred to House Veterans Affairs and Public Safety 1/14/2019 - First Reading 1/14/2019 - First Reading 1/14/2019 - Authored By Ronald Bacon Priority: Tier 1 - High State Bill Page: HB1342

HB1343 LIBRARIES (LEONARD D) Provides that a public library outside Marion County, the library board of which is comprised of a majority of officials who are not elected, is subject to binding review and approval of the public library's budget by a county, city, or town fiscal body, as appropriate. (Current law requires binding review and approval only if the library's budget is increasing faster than the assessed value growth quotient.) Provides that if a public library that is required to submit the library's budget for binding review and approval wants to make an additional appropriation, the additional appropriation must first be approved by a city, town, or county fiscal body, as appropriate under the binding review and approval statute. (Current law requires that the additional appropriation must be approved only if the additional appropriation would result in the budget for the library for that year increasing, as compared to the previous year, by a percentage that is greater than the assessed value growth quotient percentage.)

Current Status: 1/31/2019 - House Local Government, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-B

All Bill Status: 1/14/2019 - Coauthored by Representative Sullivan

1/14/2019 - Referred to House Local Government1/14/2019 - First Reading1/14/2019 - Authored By Daniel LeonardPriority:Tier 3 - LowState Bill Page:HB1343

HB1345 ASSESSMENT OF REAL PROPERTY (MILLER D) Provides that the elimination of the assessment requirement for undeveloped land applies to undeveloped land that is acquired by a land developer from a school corporation or a local unit of government, in which case the land may not be reassessed on the date on which the title to the land is transferred by the school corporation or local unit of government to the land developer. *Current Status:* 2/11/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &

Location: 11:00 AM, Rm. 404 All Bill Status: 1/14/2019 - Referred to House Ways and Means 1/14/2019 - First Reading 1/14/2019 - Authored By Doug Miller Priority: Tier 1 - High State Bill Page: <u>HB1345</u>

HB1346 MOTOR CARRIER FUEL SURCHARGE TAX (MILLER D) Reimposes the motor carrier fuel surcharge tax (previously repealed by HEA 1290-2018). Reduces the special fuel tax rate by the amount of the motor carrier fuel surcharge tax rate.

 Current Status:
 1/14/2019 - Referred to House Roads and Transportation

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Doug Miller

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1346

HB1347 MUNICIPALLY OWNED UTILITIES (BURTON W) Provides that all rates, charges, and other fees for services rendered by a municipally owned utility to property occupied by someone other than the owner are payable by the person occupying the property if the account or other customer or billing records maintained by the utility for the property indicate that: (1) the property is occupied by someone other than the owner; and (2) the person occupying the property is responsible for paying the rates, charges, and fees. Provides that rates, charges, and fees assessed by a municipally owned utility with respect to property occupied by someone other than the owner do not constitute a lien against the property. Specifies that these provisions do not: (1) prohibit a municipal legislative body from imposing any requirement to: (A) ensure payment by; or (B) the creditworthiness of; the person occupying the property; or (2) abrogate or limit the authority of the owner of a multi-unit building to engage in electrical submetering. Establishes a process for establishing a policy review committee (committee) for a municipally owned utility that has properly withdrawn from the jurisdiction of the utility regulatory commission. Provides that a committee may be established if a specified number of the registered voters of the municipality file a petition with the utility's board. Provides that the petition must set forth procedures by which the committee is authorized to do the following: (1) Receive complaints from customers concerning the utility's rules and policies, rates and charges, and service guality. (2) Attempt to negotiate a resolution with the utility's board with respect to complaints received. (3) Seek mediation to be overseen by the office of the attorney general with respect to complaints that are not resolved through negotiations. Authorizes the attorney general to adopt rules to implement these provisions.

 Current Status:
 2/6/2019 - House Utilities, Energy and Telecommunications, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 156-C

 All Bill Status:
 1/31/2019 - added as coauthor Representative Smaltz

 1/14/2019 - Referred to House Utilities, Energy and Telecommunications

 1/14/2019 - First Reading

 1/14/2019 - Authored By Woody Burton

 Priority:

 Tier 1 - High

 State Bill Page:

 HB1347

HB1351 STRATEGIC PLAN ON DEMENTIA (PORTER G) Requires the state department of health to develop a strategic plan concerning dementia in Indiana. Establishes the Indiana dementia council (council) and sets forth duties of the council. Beginning June 30, 2021, requires the council to submit a report to the governor's office and the general assembly concerning dementia, research on Alzheimer's disease, and the outcomes of implementing the dementia strategic plan.

 Current Status:
 1/14/2019 - added as coauthor Representative Kirchhofer

 All Bill Status:
 1/14/2019 - removed as coauthor Representative Karickhoff

 1/14/2019 - Coauthored by Representatives Bacon, Shackleford and Karickhoff

1/14/2019 - Referred to House Public Health<br/>1/14/2019 - First Reading<br/>1/14/2019 - Authored By Gregory PorterPriority:Tier 3 - LowState Bill Page:HB1351

HB1353 STUDENT INTERROGATIONS (PORTER G) Provides that a statement made during a custodial interrogation of a juvenile that is conducted at a school or another place where the juvenile is detained in connection with an investigation and that is not a place of detention is admissible against the juvenile in a felony criminal prosecution or in a juvenile proceeding only if: (1) the juvenile's parent, guardian, or custodian is notified and present during questioning; (2) the juvenile's rights are waived under certain circumstances; and (3) the interrogation complies with requirements under Indiana Evidence Rule 617.

All Bill Status: 1/14/2019 - First Reading 1/14/2019 - First Reading 1/14/2019 - Authored By Gregory Porter Priority: Tier 3 - Low State Bill Page: HB1353

HB1355 SMALL BUSINESS DEVELOPMENT (SHACKLEFORD R) Requires the Indiana housing and community development authority (authority) to develop and implement a program to award grants of not more than \$25,000 to eligible entities to support new small business concerns. Defines "eligible entity" as an organization: (1) that is located in the United States; (2) the primary purpose of which is to support new small business concerns; and (3) that is often classified as an accelerator. Defines "small business concern" to mean a small business that has been in operation for not more than five years. Requires an eligible entity to obtain 50% matching funds from other sources in order to qualify for a grant. Appropriates \$1,000,000 to the authority in the 2019-2020 state fiscal year and in the 2020-2021 state fiscal year. Requires the authority to award not less than 50% of the amounts appropriated to: (1) accelerators located in geographically underserved areas; and (2) accelerators for which not less than 50% of the small business concerns served by the accelerator are small business concerns that are: (A) owned and controlled by socially and economically disadvantaged individuals, formerly incarcerated individuals, or individuals with disabilities; (B) women's business enterprises; (C) minority business enterprises; or (D) veteran business enterprises.

 Current Status:
 1/17/2019 - added as coauthor Representative Macer

 All Bill Status:
 1/14/2019 - Referred to House Commerce, Small Business and Economic

 Development
 1/14/2019 - First Reading

 1/14/2019 - Authored By Robin Shackleford
 Priority:

 Tier 2 - Medium
 State Bill Page:

HB1356 ABANDONED VEHICLES (MORRIS R) Provides that an owner or last titled owner of a motor vehicle commits a Class C infraction when the owner or last titled owner of the motor vehicle abandons the vehicle. Requires a public agency that removes an abandoned vehicle earlier than allowed under statute to reimburse all costs paid by a person to release the vehicle from storage.

Current Status:	1/14/2019 - Coauthored by Representatives Judy, Morrison and Hatfield	
All Bill Status:	5: 1/14/2019 - Referred to House Roads and Transportation	
	1/14/2019 - First Reading	
	1/14/2019 - Authored By Robert Morris	
Priority:	Tier 2 - Medium	
State Bill Page:	<u>HB1356</u>	

HB1358 USE OF UNMANNED AERIAL VEHICLES (MORRIS R) Allows a law enforcement officer to use an unmanned aerial vehicle to obtain aerial photographs or video images of a crime scene without first obtaining a search warrant in certain instances. Provides that a person who operates an unmanned aerial vehicle within a 1,500 foot radius of an emergency incident area or in the area above an emergency incident in a manner that obstructs or interferes with:
 (1) a law enforcement officer; (2) a firefighter; (3) an emergency medical person; or (4) a member of a search and rescue team or mission; while such individuals are performing or attempting to perform their official duties commits public safety remote aerial interference, a Class A misdemeanor. Defines certain terms. Makes conforming amendments.

Current Status:1/14/2019 - Coauthored by Representatives Carbaugh, Baird and MoedAll Bill Status:1/14/2019 - Referred to House Courts and Criminal Code1/14/2019 - First Reading1/14/2019 - Authored By Robert Morris

*Priority:* Tier 1 - High *State Bill Page:* HB1358

HB1359 ANNEXATION (MAHAN K) Provides that if an annexation petition is filed with the municipality by 100% of the landowners within the annexation territory, the municipality must: (1) hold a public hearing on the annexation not later than 60 days (instead of 30 days) after the filing; and (2) adopt an annexation ordinance not later than 90 days (instead of 60 days) after the filing; or landowners may file the petition in court. Provides the following with regard to annexation remonstrance waivers (waivers): (1) Waivers executed before July 1, 2015, expire not later than July 1, 2034. (2) A real estate sales disclosure form must disclose whether the property is subject to a waiver. Allows some tax exempt agricultural property to be: (1) noncontiguous; or (2) used to annex additional property.

Current Status: 1/14/2019 - Referred to House Government and Regulatory Reform

All Bill Status: 1/14/2019 - First Reading

1/14/2019 - Authored By Kevin Mahan

Priority: Tier 1 - High

State Bill Page: <u>HB1359</u>

HB1360 CERTIFIED IGNITION INTERLOCK DEVICES (WESCO T) Requires the court to order the installation of a certified ignition interlock device for a period of at least six months for repeat intoxicated drivers if the court grants specialized driving privileges.

 Current Status:
 1/14/2019 - Referred to House Courts and Criminal Code

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Timothy Wesco
 1/14/2019 - Authored By Timothy Wesco

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1360

HB1361 TAX INCENTIVES FOR PUBLIC SAFETY VOLUNTEERS (BARTELS S) Provides that an individual who is a volunteer firefighter or a police reserve officer and meets certain requirements is entitled to a credit of \$1,000 against the individual's adjusted gross income tax liability each taxable year. Provides that a clothing or uniform allowance received by a volunteer firefighter or police reserve officer is exempt from the adjusted gross income tax imposed on the income of the individual.

Current Status:	1/14/2019 - Coauthored by Representatives Lucas, Moseley and Lindauer
All Bill Status:	1/14/2019 - Referred to House Ways and Means
	1/14/2019 - First Reading
	1/14/2019 - Authored By Steve Bartels
Priority:	Tier 2 - Medium
State Bill Page:	<u>HB1361</u>

HB1362 PEER TO PEER VEHICLE SHARING (EBERHART S) Defines peer to peer vehicle sharing. Provides requirements for a peer to peer vehicle sharing program. Provides that a shared vehicle may not be shared on a peer to peer vehicle program if any safety recalls have not been repaired. Provides insurance requirements for a shared vehicle if the vehicle will be shared on a peer to peer vehicle sharing program. Provides that a political subdivision may not enact or enforce an ordinance, resolution, policy, or rule to regulate peer to peer vehicle sharing. Defines terms.

Current Status:2/6/2019 - House Roads and Transportation, (Bill Scheduled for Hearing); Time &<br/>Location: 8:30 AM, Rm. 156-BAll Bill Status:1/14/2019 - Coauthored by Representative VanNatter<br/>1/14/2019 - Referred to House Roads and Transportation<br/>1/14/2019 - First Reading<br/>1/14/2019 - Authored By Sean EberhartPriority:Tier 2 - Medium<br/>HB1362

HB1363 WAGERING ON SPORTS (MORRISON A) Authorizes sports wagering at riverboats, racinos, and satellite facilities. Provides for the administration, conduct, and taxation of sports wagering. Imposes initial and annual fees on a licensed owner, operating agent, or permit holder conducting sports wagering.

 Current Status:
 1/14/2019 - Coauthored by Representatives Judy and VanNatter

 All Bill Status:
 1/14/2019 - Referred to House Public Policy

 1/14/2019 - First Reading
 1/14/2019 - Authored By Alan Morrison

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1363

HB1364

I-65 AND I-70 IN INDIANAPOLIS (MOED J) Prohibits the Indiana department of transportation (INDOT) from changing the location of the downtown corridor of I-65 and I-70 if the changes include above grade walls and additional lanes. Requires INDOT to consider increasing: (1) connectivity between neighborhoods and areas of commerce that are divided by the downtown corridor; and (2) opportunities for economic development surrounding the downtown corridor; when developing plans to change the location of the downtown corridor. Requires plans for changing the location of the downtown corridor to be submitted to the interim study committee on roads and transportation (committee). Requires the committee to review the plans for compliance and provide recommendations to the governor. Requires INDOT to consider recommendations from the committee.

*Current Status:* 1/14/2019 - Coauthored by Representatives Forestal and Porter

All Bill Status: 1/14/2019 - Referred to House Roads and Transportation

1/14/2019 - First Reading

1/14/2019 - Authored By Justin Moed

Priority: Tier 1 - High

State Bill Page: HB1364

HB1365 CENTRAL INDIANA PUBLIC TRANSPORTATION PROJECTS (MOED J) Repeals the prohibition that prevents certain counties from: (1) purchasing; (2) leasing; (3) acquiring; (4) constructing; or (5) operating a light rail project. Makes a conforming amendment.

 Current Status:
 2/11/2019 - House Bills on Second Reading

 All Bill Status:
 2/7/2019 - Committee Report do pass, adopted

 2/6/2019 - House Committee recommends passage Yeas:
 10; Nays: 2

 2/6/2019 - House Roads and Transportation, (Bill Scheduled for Hearing); Time &

 Location:
 8:30 AM, Rm.

 156-B

 1/14/2019 - Coauthored by Representatives Torr, Kirchhofer and Forestal

 1/14/2019 - Referred to House Roads and Transportation

 1/14/2019 - First Reading

 1/14/2019 - Authored By Justin Moed

 Priority:

 Tier 1 - High

 State Bill Page:

HB1368 FLORIST GIFT BASKET PERMIT (AUSTIN T) Establishes a gift basket permit that allows a retail florist located within Indiana to include a limited amount of beer, wine, or liquor in gift baskets prepared by the florist. Requires the permittee to purchase the alcoholic beverages from a dealer (grocery store, drug store, or package liquor store), farm winery, microbrewery, or artisan distillery. Requires a gift basket to be delivered by the permittee or an employee of the permittee who is at least 21 years of age and not by a common carrier. Establishes a fee of \$100 annually for a gift basket permit.

Current Status:1/14/2019 - Referred to House Public PolicyAll Bill Status:1/14/2019 - First Reading1/14/2019 - Authored By Terri Jo AustinPriority:Tier 3 - LowState Bill Page:HB1368

HB1370 RIGHT TO WORK (CAMPBELL C) Repeals the chapter prohibiting an employer from requiring: (1) labor organization membership; (2) payment of dues or fees to a labor organization; or (3) payment to a charity or other third party an amount equivalent to fees required by a labor organization; as a condition of employment.

Current Status:1/24/2019 - Referred to House Employment, Labor and PensionsAll Bill Status:1/24/2019 - First Reading1/24/2019 - Authored By Chris CampbellPriority:Tier 3 - LowState Bill Page:HB1370

HB1371 BIAS MOTIVATED CRIMES (CAMPBELL C) Establishes a sentencing procedure that requires a court, when sentencing an individual who has committed a crime that is motivated by a bias against another individual's perceived or actual age, color, creed, disability, ethnicity, gender, gender identity, national origin, race, religion, sexual orientation, or veteran status, to impose an additional fixed term of imprisonment not to exceed five years, if the offense is a felony, or three years, if the offense is a misdemeanor. Requires law enforcement agencies to report bias motivated crimes to the Federal Bureau of Investigation.

> *Current Status:* 1/14/2019 - Referred to House Courts and Criminal Code *All Bill Status:* 1/14/2019 - First Reading

1/14/2019 - Authored By Chris Campbell *Priority:* Tier 1 - High *State Bill Page:* <u>HB1371</u>

- HB1372 INSPECTIONS OF RENTAL PROPERTIES (CAMPBELL C) Provides that a political subdivision shall establish and enforce a program for inspecting and registering rental units.
  - Current Status:
     1/14/2019 Referred to House Local Government

     All Bill Status:
     1/14/2019 First Reading

     1/14/2019 Authored By Chris Campbell

     Priority:
     Tier 1 High

     State Bill Page:
     HB1372
- HB1373 ASSESSMENTS FOLLOWING SUCCESSFUL APPEALS (ABBOTT D) Provides for a three year cap on the assessment of real property that was the subject of a successful appeal or review that reduced the gross assessed value by more than 5%. Provides that the assessment cap does not follow the real property and is subject to a change in ownership. Provides that the assessed value is determined by standard appraisal methods when a change in ownership occurs within the three years following the successful appeal. Provides that the assessment cap does not apply to assessments determined using the income capitalization approach, determined through the correction of an error or omission, or based upon a change in structural improvements, zoning, or use. Provides that a person has the option of applying the assessed value limitations or filing a claim for refund, but not both.

Current Status:1/14/2019 - Coauthored by Representatives Morris and SmaltzAll Bill Status:1/14/2019 - Referred to House Ways and Means1/14/2019 - First Reading1/14/2019 - Authored By David AbbottPriority:Tier 1 - High

State Bill Page: HB1373

HB1374 PERFORMANCE AND PAYMENT BONDS (LEHMAN M) Provides that for public-private BOT agreements, public-private agreements for toll road projects, and public-private partnership agreements for transportation projects entered into after June 30, 2019, requirements for the amount of performance and payment bonds are based on the cost to design and construct the project.

Current Status:	2/6/2019 - House Roads and Transportation, (Bill Scheduled for Hearing); Time &
	Location: 8:30 AM, Rm. 156-B
All Bill Status:	1/15/2019 - Reassigned to Committee on Roads and Transportation
	1/14/2019 - Referred to House Insurance
	1/14/2019 - First Reading
	1/14/2019 - Authored By Matt Lehman
Priority:	Tier 1 - High
State Bill Page:	<u>HB1374</u>

HB1375 STATE BOARD OF ACCOUNTS (LEHMAN M) Makes various changes to statutes concerning the state board of accounts (board). Provides that an examination of an entity shall be limited to matters relevant to the use of public money received by the entity. Relocates language addressing examinations of certain not-for-profit corporations. Provides that an examination of a not-for-profit corporation that derives at least 50% but less than \$750,000 (rather than \$200,000, under current law) of its disbursements from appropriations, public funds, taxes, and other sources of public expense shall be limited to matters relevant to the use of the public money received by the entity. Provides that an individual may confidentially report suspected malfeasance, misfeasance, or nonfeasance that involves an individual who has responsibility for administering public funds on behalf of an entity. Expands the list of individuals to whom the board may disclose examination workpapers and investigation records. Makes changes to the procedure governing the payment of delinquent property taxes and specifies how delinquent property tax payments are to be applied. Eliminates a requirement that the county auditor transmit a monthly financial report to the board. Authorizes a county fiscal body to establish a salary schedule that includes greater compensation for the presiding officer or secretary of the county fiscal body or county executive if certain conditions are satisfied. Defines "compensation" for purposes of statutes concerning compensation paid to elected county, city, town, and township officials (local elected officials). Provides that certain information must be included in an ordinance establishing compensation for local elected officials. Makes corresponding changes.

Current Status:2/5/2019 - Senate sponsor: Senator BuckAll Bill Status:2/5/2019 - Third reading passed; Roll Call 110: yeas 94, nays 02/5/2019 - House Bills on Third Reading2/4/2019 - Second reading ordered engrossed2/4/2019 - House Bills on Second Reading

1/31/2019 - Committee Report amend do pass, adopted
1/30/2019 - House Committee recommends passage, as amended Yeas: 12; Nays:
0
1/30/2019 - House Government and Regulatory Reform, (Bill Scheduled for Hearing); Time & Location: 3:30 PM, Rm. 156-D
1/23/2019 - House Government and Regulatory Reform, (Bill Scheduled for Hearing); Time & Location: 3:30 PM, Rm. 156-D
1/14/2019 - Coauthored by Representative Porter
1/14/2019 - Referred to House Government and Regulatory Reform
1/14/2019 - First Reading
1/14/2019 - Authored By Matt Lehman
Priority: Tier 1 - High

HB1376 CONSERVATION FUNDING (ERRINGTON S) Establishes the Indiana outdoor stewardship program to: (1) protect land, water, and wildlife resources; (2) acquire land, or an interest in land, for the protection of land, water, and wildlife resources; and (3) maintain Indiana department of natural resources (DNR) owned or managed facilities in good condition. Appropriates to the DNR from the state general fund the total amount of state gross retail and use taxes collected under IC 6-2.5 in each state fiscal year that are attributable to establishments classified under the North American Industry Classification Code 451110 (sporting goods stores). Specifies the permitted uses of the appropriated money. Provides for reductions in the amount of money allotted to the DNR from the appropriated amounts if state gross and retail use tax collections decline. Requires annual reports on the program.

Current Status: 1/24/2019 - added as coauthor Representative Aylesworth All Bill Status: 1/17/2019 - added as coauthor Representative Fleming 1/14/2019 - Referred to House Natural Resources 1/14/2019 - First Reading 1/14/2019 - Authored By Sue Errington Priority: Tier 3 - Low State Bill Page: HB1376

REGULATION OF CONFINED FEEDING OPERATIONS (ERRINGTON S) Amends the law on confined feeding operations HB1378 (CFOs), which include any confined feeding of at least 300 cattle, 600 swine or sheep, 30,000 fowl, or 500 horses. Provides for the department of environmental management (IDEM) to issue CFO permits instead of "approvals". Provides that a person that owns a CFO, owns the livestock in a CFO, applies for a permit, permit renewal, or permit modification for a CFO, or is otherwise in direct or responsible charge of a CFO is a "responsible party" with respect to the CFO and must disclose certain information. Provides that a person may not start construction or operation of a CFO without obtaining a permit from IDEM and may not modify a CFO without obtaining a permit modification from IDEM. Provides that the application for a permit or permit modification must be accompanied by: (1) plans and specifications prepared or certified by a professional engineer; (2) certain site-specific information; and (3) a sitespecific air pollution control plan. Requires IDEM to: (1) provide public access to a permit application through IDEM's virtual file cabinet; (2) publish a notice requesting public comments on the application; (3) allow interested persons to submit written comments; and (4) hold a public hearing on the permit application upon written request. Requires the commissioner of IDEM (commissioner) to deny an application for a permit or permit modification if the proposed activity would substantially endanger public health or the environment. Authorizes IDEM to revoke a CFO permit if necessary to prevent or abate a substantial endangerment to public health or the environment. Requires the environmental rules board (board) to adopt rules establishing: (1) limits on hydrogen sulfide, volatile organic compounds, and ammonia emissions; and (2) requirements and prohibitions applying to new CFOs, CFOs proposed for expansion, and other existing CFOs. Provides that the rules must prohibit a new or expanded CFO from being located within one mile of a residence unless the owner of the residence consents to a lesser setback or the commissioner determines that the CFO's air pollution control plan will prevent the CFO from exceeding the limits on hydrogen sulfide, volatile organic compounds, and ammonia emissions established by the rules of the board. Makes technical corrections.

 Current Status:
 1/31/2019 - added as coauthor Representative Bacon

 All Bill Status:
 1/14/2019 - Coauthored by Representatives Saunders and Hamilton

 1/14/2019 - Referred to House Environmental Affairs
 1/14/2019 - First Reading

 1/14/2019 - Authored By Sue Errington
 1/14/2019 - Authored By Sue Errington

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1378

HB1379 DRUG CRISIS TASK FORCE (FLEMING R) Establishes the drug crisis task force to prepare an evidence based comprehensive plan that prioritizes the one time and annual funding needed over a 10 year period to address the

drug crisis. Sets forth membership and duties of the task force. *Current Status:* 1/14/2019 - Coauthored by Representative Clere *All Bill Status:* 1/14/2019 - Referred to House Public Health 1/14/2019 - First Reading 1/14/2019 - Authored By Rita Fleming *Priority:* Tier 3 - Low *State Bill Page:* HB1379 CONTRACEPTIVES AT DRUG ABUSE TREATMENT PROGRAMS (FLEMING R) Requires: (1) opioid treatment

HB1383 CONTRACEPTIVES AT DRUG ABUSE TREATMENT PROGRAMS (FLEMING R) Requires: (1) opioid treatment programs; (2) office based opioid treatment providers; and (3) syringe exchange programs; to have contraceptives immediately available for patients and individuals receiving program services.

 Current Status:
 1/29/2019 - added as coauthors Representatives Clere and Errington

 All Bill Status:
 1/14/2019 - Referred to House Public Health

 1/14/2019 - First Reading
 1/14/2019 - Authored By Rita Fleming

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1383

HB1384 MEDICAL MARIJUANA (LUCAS J) Permits the use of medical marijuana by persons with serious medical conditions as determined by their physician. Establishes a medical marijuana program to permit the cultivation, processing, testing, transportation, and dispensing of medical marijuana by holders of a valid permit. Requires the state department of health (state department) to implement and enforce the medical marijuana program. Requires that permit holders undertake steps to prevent diversion of medical marijuana to unauthorized persons. Requires that medical marijuana and medical marijuana products be properly labeled, placed in child resistant packaging, and tested by an independent testing laboratory before being made available for purchase. Prohibits packaging medical marijuana in a manner that is appealing to children. Authorizes research on medical marijuana in accordance with rules set forth by the state department. Prohibits discrimination against medical marijuana users. Prohibits harassment of medical marijuana users by law enforcement officers, and prohibits cooperation with federal law enforcement officials seeking to enforce federal laws that criminalize the use of marijuana authorized in Indiana. Makes conforming amendments.

Current Status:1/29/2019 - added as coauthor Representative JudyAll Bill Status:1/17/2019 - added as coauthor Representative Lindauer1/14/2019 - Referred to House Public Health1/14/2019 - First Reading1/14/2019 - First Reading1/14/2019 - Authored By Jim LucasPriority:Tier 2 - MediumState Bill Page:HB1384

HB1387 MEDICAL MARIJUANA (BOY P) Permits the cultivation, dispensing, and use of medical marijuana by persons with serious medical conditions. Requires the state department of health to implement and enforce the medical marijuana program. Prohibits discrimination against medical marijuana users. Prohibits harassment of medical marijuana users by law enforcement officers, and prohibits cooperation with federal law enforcement officials seeking to enforce federal laws that criminalize the use of marijuana authorized in Indiana. Provides for the disposal of unused medical marijuana. Makes conforming amendments.

Current Status:1/14/2019 - Referred to House Public HealthAll Bill Status:1/14/2019 - First ReadingPriority:1/14/2019 - Authored By Pat BoyPriority:Tier 2 - MediumState Bill Page:HB1387

HB1388 SUBDIVIDING LAND (ELLINGTON J) Allows a property owner to subdivide an original parcel by deed, if the parcel is being subdivided to build or expand a residential structure or home, the use is a permitted use, the deed is recorded, a plat drawing is submitted to the political subdivision, and the lot is served by a permitted septic, sewer system, or package plant for sewage treatment. Provides that if the subdivision control ordinance applies to the subdivision of the parcel, the subdivision of the parcel must comply with the ordinance except for requirements regarding lot size.

Current Status: 1/14/2019 - Referred to House Local Government

All Bill Status: 1/14/2019 - First Reading

1/14/2019 - Authored By Jeff Ellington

Priority: Tier 1 - High

State Bill Page: HB1388

HB1389 ANNEXATION WAIVERS AND FIRE PROTECTION DISTRICTS (ELLINGTON J) Provides the following with regard to a waiver of remonstrance of annexation: (1) A waiver executed before, on, or after July 1, 2019 expires 10 years after the waiver is executed. (2) A waiver executed before, on, or after June 30, 2019, is void if the waiver is recorded more than 90 business days after the date the waiver was executed. Provides that an area located within certain fire protection districts (including any area added to the fire protection district after the district is established) remains within the fire protection district after the annexation. (Current law provides that the annexed area ceases to be a part of the fire protection district when the municipality begins to provide fire protection services to the area.)

 Current Status:
 1/14/2019 - Referred to House Government and Regulatory Reform

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Jeff Ellington

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1389

HB1390 ALL TERRAIN VEHICLE SAFETY (NISLY C) Specifies that an individual who is riding in a side by side off-road vehicle with a roll cage, and is properly fastened into and restrained by a child restraint system, is not required to wear a helmet.

Current Status:1/24/2019 - Reassigned to Committee on Natural ResourcesAll Bill Status:1/14/2019 - Referred to House Roads and Transportation1/14/2019 - First Reading1/14/2019 - Authored By Curt NislyPriority:Tier 2 - MediumState Bill Page:HB1390

HB1391 CONTROLLED PROJECTS (GOODRICH C) Provides that the term "controlled project" in the statute applicable to the issuing of bonds and other evidences of indebtedness by political subdivisions does not include: (1) an infrastructure project; or (2) a project for the construction of a data center. Increases from \$25,000,000 to \$50,000,000 the aggregate limit of costs of controlled projects for any 365 day period above which a political subdivision is required to conduct a referendum for additional proposed controlled projects.

 Current Status:
 1/14/2019 - Referred to House Ways and Means

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Chuck Goodrich

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1391

HB1392 HOSPITALS (BROWN T) Specifies that only general acute hospitals may post community wayfinding signage for hospitals. Requires the state department of health to, beginning May 1, 2020, designate hospitals as: (1) general acute hospitals; (2) specialty hospitals; or (3) limited service hospitals; when issuing or renewing a hospital license and sets forth requirements for each designation. Specifies that only a general acute hospital may use the term "hospital" when marketing to or soliciting business from the public. Beginning May 1, 2020, a hospital license expires two years from the date of issuance. (Current law requires a hospital license to expire one year after issuance.)

 Current Status:
 1/14/2019 - Referred to House Public Health

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Timothy Brown

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1392

HB1393 DRUG OFFENSES (MCNAMARA W) Removes, adds, or amends certain elements from offenses involving dealing in cocaine or a narcotic drug, dealing in methamphetamine, manufacturing methamphetamine, and dealing in a schedule I, II, or III controlled substance. Increases the penalties in the offense of dealing in a schedule I, II, or III controlled substance.

 Current Status:
 1/14/2019 - Referred to House Courts and Criminal Code

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Wendy McNamara

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1393

HB1395 BROADBAND DEVELOPMENT (NEGELE S) Provides that the Indiana utility regulatory commission (IURC) may adopt rules necessary to administer the Indiana universal service fund (IUSF), including rules to: (1) adjust the amount of the surcharge percentage required to be collected by communications service providers and remitted to the IUSF; and

(2) establish the types of communications service providers that are required to assess a surcharge for remittance to the IUSF. Provides that the IURC may, to the extent not prohibited by federal law, require a provider of interconnected VoIP service to collect and remit to the IUSF a surcharge on the provider's revenue from intrastate use of the provider's interconnected VoIP service. Provides that a communications service provider, including a provider of broadband service through fiber optic cable, has access to public rights-of-way as a public utility for purposes of federal law exempting public utilities from payment of fair market value for use of public rights-of-way acquired with federal mass transportation funds. Allows use of the I-Light network for provision of communications service to unserved areas, subject to rules adopted by the office of community and rural affairs to: (1) define unserved areas for purposes of the rules; and (2) establish an application process to receive and evaluate proposals by communications service providers for use of I-Light to provide communications service to unserved areas. Provides that a fee owner of a right-of-way or a possessor of an easement: (1) is not entitled to compensation; (2) may not charge a fee of any kind; and (3) may not unreasonably deny authorization; for construction, operation, or maintenance of infrastructure by public and municipally owned utilities, including communications service providers, to the extent that the construction, operation, or maintenance does not interfere with the ordinary and normal use of the right-of-way or easement. Provides that the department of transportation, when issuing a permit for excavation or obstruction of a street, highway, or right-of-way: (1) may not require provision of a bond or cash deposit in an amount greater than \$10,000 for each area designated in the permit; and (2) must accept a blanket bond in satisfaction of the bond requirement. Makes a technical correction.

 Current Status:
 1/16/2019 - added as coauthor Representative Lehman

 All Bill Status:
 1/14/2019 - Coauthored by Representatives Heine and Goodin

 1/14/2019 - Referred to House Utilities, Energy and Telecommunications

 1/14/2019 - First Reading

 1/14/2019 - Authored By Sharon Negele

 Priority:

 Tier 1 - High

 State Bill Page:

 HB1395

HB1398 INFORMATION CONCERNING THREATS TO SCHOOL SAFETY (COOK A) Permits a law enforcement agency or private university police department to share private investigatory records with a school corporation, charter school, or nonpublic school for the purpose of enhancing the safety of a student or school facility, without losing the discretion to keep the records confidential from other records requesters.

 Current Status:
 2/12/2019 - House Veterans Affairs and Public Safety, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156 - D

 All Bill Status:
 1/16/2019 - added as coauthor Representative McNamara 1/14/2019 - Coauthored by Representative Cherry 1/14/2019 - Referred to House Veterans Affairs and Public Safety 1/14/2019 - First Reading 1/14/2019 - First Reading 1/14/2019 - Authored By Anthony Cook

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1398

HB1402 INNKEEPER'S TAX RATES (KARICKHOFF M) Repeals the innkeeper's tax law specific to Howard County. (Howard County elected to impose an innkeeper's tax under the uniform innkeeper's tax law beginning in 2014.) Provides that the maximum innkeeper's tax rate for Howard County under the uniform innkeeper's tax law is 8% on the gross income derived from lodging income. (Current law authorizes a maximum tax rate of 5% under the uniform innkeeper's tax law.)

Current Status:2/6/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &<br/>Location: 1:30 PM, Rm. 404All Bill Status:2/5/2019 - added as coauthor Representative GiaQuinta<br/>1/14/2019 - Referred to House Ways and Means<br/>1/14/2019 - First Reading<br/>1/14/2019 - Authored By Michael KarickhoffPriority:Tier 1 - HighState Bill Page:HB1402

HB1403 ANNEXATION (ELLINGTON J) Provides that after June 30, 2019, an annexation may be initiated only as follows: (1) By a petition requesting annexation that is signed by 100% of the affected property owners. (2) By a municipality, if the territory is contiguous and 100% of the affected property owners consent to the annexation. (3) By a municipality, if the territory is noncontiguous and contains certain facilities that are owned or operated by the municipality or owned by a property owner that consents to the annexation. Establishes requirements for a property owner to consent to an annexation. Provides that the following provisions do not apply to an annexation for which an ordinance is adopted after June 30, 2019: (1) Annexation remonstrances. (2) Reimbursement of remonstrators' attorney's fees and costs.

(3) Municipal outreach programs. (4) Annexations requested by petition of at least 51% of property owners. Provides that a settlement agreement in lieu of annexation that is executed after June 30, 2019, is void. Eliminates provisions regarding the contiguity of a public highway.

 Current Status:
 1/14/2019 - Referred to House Government and Regulatory Reform

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Jeff Ellington

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1403

HB1405 TAXATION OF DATA CENTERS (SOLIDAY E) Provides that a county or municipal fiscal body may designate an area in which a property tax exemption will be provided for certain enterprise information technology equipment. Specifies that the resolution making the designation must be adopted before January 1, 2021. (The window for making the designation for the exemption in current law closed December 31, 2016.) Provides a state sales and use tax exemption (exemption) for the purchase of certain data center equipment that is located in a data center that results in a minimum qualified investment within five years, ranging from at least \$50,000,000 to more than \$100,000,000 depending on the population of the county in which the data center is located. Requires the Indiana economic development corporation to take requests to certify qualified data centers eligible for the exemption. Expires the exemption June 30, 2026.

 Current Status:
 2/5/2019 - added as coauthors Representatives Pressel and Lehman

 All Bill Status:
 2/5/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 404

 1/14/2019 - Referred to House Ways and Means
 1/14/2019 - First Reading

 1/14/2019 - Authored By Edmond Soliday
 Priority:

 Tier 1 - High
 State Bill Page:

HB1406 WATER INFRASTRUCTURE ASSISTANCE FUND AND PROGRAM (SOLIDAY E) Provides that money from certain sources in the water infrastructure assistance fund (fund) is continuously appropriated for the purposes of the law concerning the water infrastructure assistance program. Specifies that the annual appropriations begin in the state fiscal year beginning July 1, 2020. Authorizes the authority to establish: (1) the interest rate; or (2) parameters for establishing the interest rate; on each loan made from the fund. Provides that a participant, to receive a loan, grant, or other financial assistance from the fund: (1) must have an asset management program; and (2) must demonstrate to the authority that it has a plan to participate with one or more other participants in cooperative activities. Provides that a participant, after receiving a loan or grant from the fund, must maintain its asset management program: (1) as long as the loan remains unpaid; or (2) during the useful life of the asset financed with the loan or grant. Requires a participant, if appropriate, to conduct or participate in efforts to determine and eliminate the causes of non-revenue water in its water distribution system. Requires the authority to establish a project prioritization system and project priority list for the purposes of awarding loans and grants from the fund. Requires the authority to set aside 40% of the fund for purposes of providing grants, loans, and other financial assistance to or for the benefit of utilities serving less than 3,200 customers. Authorizes the authority to provide advisory services to participants in connection with loans from the fund. Provides that, if appropriate, the authority shall require a participant receiving a loan or other financial assistance from the fund to establish and maintain sufficient user charges, fees, taxes, special assessments, or revenues to: (1) operate and maintain; and (2) pay the obligations of; its water or wastewater collection and treatment system. Authorizes the authority to make loans or provide other financial assistance from the fund to or for the benefit of a participant to establish guaranties, reserves, or sinking funds or for other purposes. Authorizes the authority, as an alternative to making loans or providing other financial assistance to participants, to use the money in the fund to provide a leveraged loan program and other financial assistance programs to or for the benefit of participants.

Current Status: 2/7/2019 - House Committee recommends passage, as amended Yeas: 22; Nays: 0
All Bill Status: 2/7/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 404
1/28/2019 - added as coauthors Representatives Huston, Pierce, Hatfield
1/24/2019 - Referred to the Committee on Ways and Means pursuant to House Rule
1/27
1/24/2019 - Committee Report amend do pass, adopted
1/23/2019 - House Committee recommends passage, as amended Yeas: 13; Nays:
0
1/23/2019 - House Utilities, Energy and Telecommunications, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 156-C
1/14/2019 - Referred to House Utilities, Energy and Telecommunications
1/14/2019 - First Reading

1/14/2019 - Authored By Edmond Soliday

*Priority:* Tier 1 - High *State Bill Page:* <u>HB1406</u>

HB1409 CORRECTIONS MATTERS (NEGELE S) Eliminates the community transition program. Removes the requirement for the department of correction (IDOC) to provide a yearly report outlining the operational cost savings from the implementation of HEA 1006-2014. Removes the requirement for IDOC to provide a monthly report on population snapshots, admissions, and release trends. Eliminates the boot camp for youthful offenders program. Provides that when a person imprisoned for a felony completes the person's fixed term of imprisonment, less the credit time the person has earned with respect to that term, the person shall be as soon as practicable, but not later than five business days, released on parole, discharged, or released to the committing court if the sentence included a period of probation.

 Current Status:
 1/30/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D

 All Bill Status:
 1/14/2019 - Referred to House Courts and Criminal Code

 1/14/2019 - First Reading
 1/14/2019 - Authored By Sharon Negele

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1409

HB1410 WAGE ASSIGNMENTS FOR UNIFORM RENTALS (JORDAN J) Provides that a wage assignment by an employee may be made for the rental of uniforms necessary to fulfill the duties of employment.

Current Status:2/11/2019 - House Bills on Second ReadingAll Bill Status:2/7/2019 - House Bills on Second Reading2/5/2019 - added as coauthor Representative Carbaugh2/5/2019 - Committee Report amend do pass, adopted2/5/2019 - House Committee recommends passage, as amended Yeas: 9; Nays: 32/5/2019 - House Employment, Labor and Pensions, (Bill Scheduled for Hearing);Time & Location: 8:30 AM, Rm. 156-A1/14/2019 - Referred to House Employment, Labor and Pensions1/14/2019 - First Reading1/14/2019 - Authored By Jack JordanPriority:Tier 2 - MediumState Bill Page:HB1410

HB1411 EMINENT DOMAIN FOR NONPUBLIC USES (WOLKINS D) Amends the statute concerning the use of eminent domain to acquire real property for nonpublic uses to provide that the requirement that a condemnor compensate the owner of residential property acquired under the statute in the amount of 150% of the fair market value of the property applies: (1) only to residential property occupied by the owner as a residence, in the case of an eminent domain proceeding: (A) initiated before July 1, 2019; and (B) with respect to which the fair market value of the parcel has been determined before July 1, 2019; and (2) to all residential property, regardless of whether the property is occupied by the owner as a residence, in the case of an eminent domain proceeding initiated: (A) after June 30, 2019; or (B) before July 1, 2019. Defines "residential property" for purposes of the statute.

*Current Status:* 1/24/2019 - added as coauthor Representative Dvorak

All Bill Status: 1/14/2019 - Referred to House Local Government

1/14/2019 - First Reading

1/14/2019 - Authored By David Wolkins

Priority: Tier 1 - High

State Bill Page: HB1411

HB1412 AUTOMATED TRAFFIC CONTROL IN CONSTRUCTION ZONES (MOSELEY C) Authorizes the state police department to establish an automated traffic control system pilot program to enforce highway work zone speed limits.

 Current Status:
 1/14/2019 - Coauthored by Representatives Soliday and Pressel

 All Bill Status:
 1/14/2019 - Referred to House Roads and Transportation

 1/14/2019 - First Reading
 1/14/2019 - Authored By Charles Moseley

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1412

RIGHT TO REPAIR (GOODIN T) Requires a manufacturer of a consumer electronic device that is sold in Indiana to: (1) provide to an independent service provider or owner of the electronic device any service documentation the manufacturer provides to its authorized service providers; and (2) make available for purchase, upon reasonable terms, any service part the manufacturer provides to its authorized service providers (the requirements). Provides that the requirements do not apply to manufacturers of: (1) motor vehicles; or (2) medical devices. Provides for the following exceptions to the requirements: (1) Provides that a manufacturer is not required to provide: (A) information unrelated to diagnostic, maintenance, or repair service; or (B) service documentation or service parts to which the manufacturer does not have access. (2) Provides that a manufacturer is not required to provide to an independent service provider or owner service information that the manufacturer has provided to an aftermarket vendor that: (A) sells or publishes service information for consumer electronic devices; or (B) makes and sells tools or software for diagnosing, maintaining, or repairing the manufacturer's consumer electronic device. (3) Provides that a manufacturer is not required to divulge a trade secret. Provides that a manufacturer that sells service documentation to an independent service provider or owner: (1) in a format that is standardized with respect to comparable information supplied by manufacturers of comparable consumer electronic devices; and (2) under terms and conditions more favorable than the terms and conditions under which the manufacturer provides the information to an authorized service provider; may not require an authorized service provider to purchase the service documentation in a proprietary format unless the proprietary format includes content or functionality that is not available in the standardized format. Provides that a violation of the requirements is: (1) actionable by the attorney general as; and (2) subject to the remedies and penalties that apply to; a deceptive consumer sales practice.

HB1413

 Current Status:
 1/14/2019 - Referred to House Commerce, Small Business and Economic Development

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Terry Goodin

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1413

HB1414 LABELING OF FOOD PRODUCTS (GOODIN T) Provides that a food product is misbranded for purposes of the animal products law, and may not be sold or offered for sale, if: (1) the product is not derived from harvested livestock or poultry but the labeling of the product states or implies that the product is a meat product or poultry product; or (2) the product consists partially or entirely of tissue cultured in vitro from animal cells and the labeling of the product does not clearly state that the product contains tissue cultured in vitro from animal cells. Authorizes the state board of animal health to adopt rules providing that: (1) food products not derived from harvested livestock or poultry; and (2) food products that contain tissue cultured in vitro from animal cells; shall not be misbranded. Amends the law concerning dairy products to prohibit the sale or offering for sale of a food or drink product if: (1) the product does not consist of and is not derived from the milk of a cow, goat, or other mammal; and (2) the labeling of the product states or implies that the product.

 Current Status:
 2/7/2019 - House Agriculture and Rural Development, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-A

 All Bill Status:
 1/24/2019 - House Agriculture and Rural Development, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-A

 1/14/2019 - Referred to House Agriculture and Rural Development 1/14/2019 - First Reading 1/14/2019 - Authored By Terry Goodin

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1414

HB1415 LAURA'S LAW (GOODIN T) To honor the memory of Laura Russell, provides that if a court denies a request for an arrest warrant involving a crime of domestic violence, a prosecuting attorney may petition a court to hold an ex parte hearing to present additional evidence to establish probable cause. Requires a court to hold the ex parte hearing within 24 hours after the petition is filed. Provides that if a court denies a request for an arrest warrant after the ex parte hearing and issues a summons for the defendant, certain notice of the summons to the victim is required. Requires the service of summons on a defendant concerning an alleged crime of domestic violence to be served by a law enforcement officer. Requires a bail hearing if a person is charged with a crime of domestic violence. Enhances the penalty for invasion of privacy to a Level 6 felony if a person violates a no contact order that was issued as a condition of probation or a bond. Enhances the penalty for domestic battery to a Level 6 felony if a person has a previous conviction of domestic battery. Provides that bail must be revoked for a defendant charged with a crime of domestic violence who violates a no contact order while on bail and who is subsequently charged with invasion of privacy or a subsequent crime of domestic violence.

Current Status: 1/14/2019 - Referred to House Courts and Criminal Code

All Bill Status: 1/14/2019 - First Reading

1/14/2019 - Authored By Terry Goodin

Priority: Tier 2 - Medium

State Bill Page: HB1415

HB1416 VIOLATIONS OF WILDLIFE PROTECTION LAWS (GOODIN T) Makes it a Level 6 felony for a person to knowingly or intentionally take a wild bird or wild mammal that is on the endangered species list. Requires a court to notify the director of the division of fish and wildlife of a person's conviction for knowingly or intentionally taking a wild bird or wild mammal that is on the endangered species list. Requires that the division of fish and wildlife: (1) immediately revoke the convicted person's license to hunt or trap in Indiana; and (2) prohibit the convicted person from receiving a license to hunt or trap in Indiana. Makes it a Level 6 felony for a person to illegally take a deer or wild turkey if the person has at least three prior unrelated convictions for illegally taking a deer or wild turkey in the previous seven years. Increases, for a third or subsequent violation, the amount that a person must reimburse the state for unlawfully taking or possessing wildlife (other than a fish, deer, or wild turkey), and provides for increased reimbursement amounts for second and subsequent violations.

Current Status:2/11/2019 - House Natural Resources, (Bill Scheduled for Hearing); Time &<br/>Location: 10:30 AM, Rm. 156 - AAll Bill Status:1/28/2019 - added as coauthor Representative Fleming<br/>1/14/2019 - Referred to House Natural Resources<br/>1/14/2019 - First Reading<br/>1/14/2019 - Authored By Terry GoodinPriority:Tier 3 - LowState Bill Page:HB1416

HB1417 DISTRIBUTION OF LOCAL INCOME TAXES (THOMPSON J) Phases in a new distribution formula for certain local income tax (LIT) revenue using a weighted combination of property tax levies and total residential assessed value for taxing units receiving this LIT revenue. Phases in the weights over four years beginning in 2021.

Current Status: 1/14/2019 - Referred to House Ways and Means

All Bill Status: 1/14/2019 - First Reading

1/14/2019 - Authored By Jeffrey Thompson

- *Priority:* Tier 1 High *State Bill Page:* HB1417
- HB1419 USE OF LEAD FREE FIXTURES IN SCHOOL BUILDINGS (HARRIS JR. E) Requires the governing body of a school corporation to ensure that any plumbing product that is: (1) acquired for installation in; (2) installed as part of; or (3) used in repairing or installing; the potable water system of a school building is lead free, according to the definition in the federal Safe Drinking Water Act.

Current Status: 1/14/2019 - Referred to House Education All Bill Status: 1/14/2019 - First Reading 1/14/2019 - Authored By Earl Harris Jr Priority: Tier 2 - Medium State Bill Page: <u>HB1419</u>

HB1420 PROFESSIONAL SPORTS DEVELOPMENT COMMISSION (HARRIS JR. E) Establishes the northwest Indiana professional sports development commission. Authorizes the commission to study various plans and recommendations that are proposed with respect to attracting a professional sports franchise to northwest Indiana. Authorizes the commission to prepare a comprehensive master plan for building the facilities and other infrastructure necessary for attracting and developing one or more professional sports franchises in northwest Indiana. Creates the professional sports development fund.

Current Status:	1/14/2019 - Referred to House Ways and Means
All Bill Status:	1/14/2019 - First Reading
	1/14/2019 - Authored By Earl Harris Jr
Priority:	Tier 2 - Medium
State Bill Page:	<u>HB1420</u>

HB1421 NET METERING FOR TAX SUPPORTED POWER CUSTOMERS (BACON R) Provides that, notwithstanding the law requiring an electricity supplier to include in its net metering tariff a limit on the aggregate amount of net metering facility nameplate capacity of 1.5% of the electricity supplier's most recent summer peak load, an electricity supplier may, at its own discretion, increase the aggregate amount of net metering facility nameplate capacity beyond the limit of 1.5% of the electricity supplier's most recent summer peak load. Defines "tax supported customer" as an electricity customer whose operations are directly funded with revenue from state or local taxes, such as public schools, public libraries, and units of local government. Provides that a tax supported customer that is participating in an electricity

supplier's net metering tariff on July 1, 2019, shall continue to be served under the terms and conditions of the net metering tariff despite the provisions of the law under which the participation of other customers in the electricity supplier's net metering tariff may be ended. Provides that a tax supported customer participating in net metering shall be credited for the electricity supplied back to the electricity supplier at the rate that would apply to the tax supported customer's purchase of electricity if the tax supported customer were not participating in net metering.

 Current Status:
 1/24/2019 - added as coauthor Representative Hamilton

 All Bill Status:
 1/14/2019 - Referred to House Utilities, Energy and Telecommunications

 1/14/2019 - First Reading
 1/14/2019 - Authored By Ronald Bacon

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1421

HB1422 ALCOHOL MATTERS (CLERE E) Provides that a farm winery permit holder or an artisan distiller's permit holder may: (1) be the proprietor of a restaurant; (2) transfer wine or liquor from the winery or distillery to the restaurant; (3) have a window between the winery or distillery and the restaurant; and (4) have a doorway or other opening between the winery or distillery and the restaurant. Provides that a farm winery and a holder of a vintner's permit may sell their wine to consumers by the box or by the bulk container. Provides that a holder of a farm winery permit may: (1) serve complimentary samples of the winery's wine at a farmers' market that is operated on a nonprofit basis; (2) enter into a partnership with a retail florist business and conduct business as an additional location to sell the farm winery's wine; and (3) hold a micro wine wholesaler's permit without complying with the requirements for holding a beer wholesaler's permit or liquor wholesaler's permit. Provides that an artisan distiller may: (1) sell liquor; and (2) provide samples of liquor; manufactured by the artisan distiller at certain farmers' markets. Moves provisions regarding micro wine wholesaler's permits to the chapter of the Indiana Code concerning wine wholesaler's permits. Repeals language prohibiting a beer dealer from delivering beer to a customer on the street or at the curb outside the licensed premises. Clarifies that a wine, liquor, or beer dealer that is a grocery store may deliver alcohol to the purchaser's vehicle if the wine, liquor, or beer dealer complies with the laws concerning identification of alcohol purchases. Creates a supplemental outdoor bar permit (permit) for a person that holds a one-way permit, two-way permit, or three-way permit. Allows a holder of a permit to sell or dispense alcohol for on-premises consumption from a bar that is located at certain outdoor locations. Requires a structure or barrier to separate an outdoor bar area. Provides restrictions for rooftop bars. Creates a direct artisan distillery seller's permit. Removes distillers and rectifiers from the entities that cannot have an interest in a beer permit. Repeals language that prohibited the holder of an artisan distiller's permit, a distiller's permit, or a rectifier's permit from owning or possessing a permit to sell liquor at wholesale. Repeals the crime prohibiting artisan distillers, distillers and rectifiers from owning holder shares of stock of a corporation that holds an Indiana permit to sell alcoholic beverages at retail. Provides that it is lawful for a holder of a retailer's permit to own or possess an interest in a distiller's permit or a farm winery permit.

 Current Status:
 2/6/2019 - House Public Policy, (Bill Scheduled for Hearing); Time & Location:

 3:30 PM, Rm. 156-B
 3:30 PM, Rm. 156-B

 All Bill Status:
 1/16/2019 - added as coauthor Representative Lehman

 1/14/2019 - Coauthored by Representatives Engleman and Fleming

 1/14/2019 - Referred to House Public Policy

 1/14/2019 - First Reading

 1/14/2019 - Authored By Edward Clere

 Priority:

 Tier 2 - Medium

 State Bill Page:

 HB1422

HB1424 SCHOOL SAFETY GRANTS (PORTER G) Provides that the first \$100,000,000 reverted each state fiscal year, or total reversions if less than \$100,000,000, shall be transferred to the agency settlement fund. Appropriates 25% of the amount transferred for the secured school safety grant program for physical school infrastructure safety related improvements. Appropriates 75% of the amount transferred for school resource officer grants. Requires the grants to be distributed before November 1 each year. Allows grants to be made to any school receiving state funding.

Current Status:1/14/2019 - Coauthored by Representative PryorAll Bill Status:1/14/2019 - Referred to House Ways and Means1/14/2019 - First Reading1/14/2019 - Authored By Gregory PorterPriority:Tier 1 - HighState Bill Page:HB1424

HB1427 DEPARTMENT OF LOCAL GOVERNMENT FINANCE (LEONARD D) Excludes political subdivisions that do not have the power to impose property taxes from the requirement to upload a digital copy of certain contracts on the Indiana transparency Internet web site. Provides that if a political subdivision publishes or submits to the department of local government finance's (DLGF) computer gateway a notice that contains an error or omission that inaccurately reflects

the tax rate, tax levy, or budget actually proposed or fixed by the political subdivision by an amount that is less than 0.1%, the notice is a valid notice and the DLGF shall correct the error or omission. Specifies the deadlines for county auditors to submit property tax settlement and distribution information to the DLGF. Repeals the electronic digital signature act. Amends the definition of "owner" (for purposes of the property tax statutes) to delete the provision specifying that an owner of tangible property includes the holder of a tenancy for a term of years. Deletes obsolete language in the statutes exempting certain business personal property with an acquisition cost of less than \$20,000. Specifies that a taxpaver eligible for such an exemption must include on the taxpaver's personal property tax return: (1) information concerning whether the taxpayer's business personal property within the county is in one location or multiple locations; and (2) an address for the location of the property. Provides that if a local service fee is imposed on a taxpayer claiming such an exemption, the county shall include the local service fee on a property tax bill associated with the tax district in which the majority value of the taxpayer's business personal property within the county is located. Provides that a taxpayer may be charged only one local service fee per county. Specifies that if a penalty is imposed on a taxpayer for failing to declare on the taxpayer's tax return that the taxpayer is entitled to the exemption for business personal property with an acquisition cost of less than \$20,000, the county shall include the penalty on a property tax bill associated with the tax district in which the majority value of the taxpayer's business personal property within the county is located. Eliminates (effective retroactive to July 1, 2017) several property tax deduction and credit reapplication requirements that were added by HEA 1450-2017 concerning unmarried taxpayers who married, married taxpayers who divorced, and taxpayers who came to own their property jointly or as tenants in common with another individual. Provides that the appropriate county officer designated by the county executive (rather than the assessor, under current law) is responsible for: (1) maintaining data files of the geographic information system characteristics of each parcel in the county as of each assessment date; and (2) submitting those files to the geographic information office of the office of technology. Requires that the budget notice that political subdivisions must publish on the DLGF's computer gateway must also include information concerning the percentage change between the current and proposed tax levies of each fund. Provides that a person seeking a property tax exemption for property used for a charitable purpose may file an exemption application up to 30 days following the statutory deadline for the exemption application if the person pays a late filing fee. Requires county auditors to submit data on deductions applicable to the current tax year to the homestead property data base on or before March 15 of each year, in a manner prescribed by the DLGF. Repeals the statute providing for a county board of tax adjustment. Repeals provisions related to the county board of tax adjustment and the local budgeting process. Specifies that a political subdivision shall file the budget adopted by the political subdivision with the DLGF not later than five business days after the budget is adopted. Authorizes the DLGF to adopt rules for procedures related to local government budgeting. Specifies that the adoption, amendment, or repeal of such a rule by the DLGF may not take effect before March 1 or after July 31 of a particular year. Provides that the county executive (instead of the DLGF) may cancel any property taxes assessed against real property owned by a county, township, city, town, or body corporate and politic under certain circumstances. Removes the provision in current law that requires the DLGF to be a party to any contract in which a county assessor employs professional appraisers as technical advisers for assessments. Provides that the standard contract to employ professional appraisers is void if: (1) the appraiser is not certified at the time the contract is executed; or (2) the DLGF subsequently revokes the appraiser's certification. Requires a county that enters into a contract for computer software and with a software provider to upload the contract to the Indiana transparency Internet web site. Provides that a governmental entity shall (not may) submit a proposed notice, ordinance, or resolution to the DLGF for review. Requires a political subdivision to adopt the needed changes to its budget, tax levy, or rate in a public meeting if the political subdivision's tax levy is increased by the DLGF to an amount that exceeds the amount originally advertised

 Current Status:
 1/28/2019 - added as coauthors Representatives GiaQuinta and Pryor

 All Bill Status:
 1/23/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 1:00 PM, Rm. 404

 1/15/2019 - Referred to House Ways and Means
 1/15/2019 - Referred to House Ways and Means

 1/15/2019 - First Reading
 1/15/2019 - Authored By Daniel Leonard

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1427

HB1432 PARENTAL INCARCERATION (MACER K) Provides that a child in need of services (CHINS) case plan must include a description and discussion of: (1) the services and treatment available to an incarcerated parent at the facility at which the parent is incarcerated; and (2) how the parent and child may be afforded visitation opportunities, unless visitation with the parent is not in the best interests of the child. Requires a CHINS dispositional decree to provide a reasonable opportunity for a parent of the child who: (1) is incarcerated; and (2) has maintained a meaningful role in the child's life; to maintain a relationship with the child, subject to the safety of the community and best interests of the child. Provides that a petition to terminate a parent-child relationship (TPR) may be dismissed if: (1) the parent is incarcerated or the parent's prior incarceration is a significant factor in the child having been under the supervision of the department of child services (department) or a county probation department for at least 15 of the most recent 22 months; (2) the parent maintains a meaningful role in the child's life; and (3) the department has not documented a reason to conclude that it would otherwise be in the child's best interests to terminate the parent-child relationship.

Provides that in determining whether to dismiss a TPR, a court may consider the length of time remaining in an incarcerated parent's sentence.

Current Status:2/11/2019 - House Bills on Third ReadingAll Bill Status:2/7/2019 - Second reading amended, ordered engrossed<br/>2/7/2019 - Amendment #1 (Macer) prevailed; voice vote<br/>2/7/2019 - added as coauthor Representative Summers<br/>2/7/2019 - House Bills on Second Reading<br/>2/5/2019 - added as coauthor Representative Steuerwald<br/>2/5/2019 - added as coauthor Representative Steuerwald<br/>2/5/2019 - committee Report amend do pass, adopted<br/>2/5/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 0<br/>2/5/2019 - House Family, Children and Human Affairs, (Bill Scheduled for Hearing);<br/>Time & Location: 8:30 AM, Rm. 156-C<br/>1/15/2019 - Referred to House Family, Children and Human Affairs<br/>1/15/2019 - First Reading<br/>1/15/2019 - Authored By Karlee MacerPriority:Tier 2 - MediumState Bill Page:HB1432

HB1433 DRINKING WATER TESTING IN SCHOOLS AND CHILD CARE FACILITIES (JACKSON C) Requires that the drinking water in every child care center, child care home, child care ministry site, child care program site, child caring institution, and school building be tested before January 1, 2022, for compliance with the national primary drinking water regulations for lead and copper. Provides, however, that the testing requirement is satisfied if the drinking water of the child care facility or school building has already been tested for compliance with the national primary drinking water regulations at least once since 2016. Provides that if a test of the drinking water of a child care facility or school building indicates the presence of lead in the water equal to or greater than the federal lead action level of 15 parts per billion, the person or entity having authority over the child care facility or school building is required to take action to reduce the lead levels in the drinking water to less than 15 parts per billion.

Current Status:1/24/2019 - added as coauthor Representative Smith, VAll Bill Status:1/15/2019 - Referred to House Environmental Affairs1/15/2019 - First Reading1/15/2019 - Authored By Carolyn JacksonPriority:Tier 2 - MediumState Bill Page:HB1433

HB1434 CIRCUIT COURT CLERK MATTERS (ENGLEMAN K) Provides that a public school corporation may not provide instruction to students on the day of a primary, municipal, or general election. Provides that an unopposed candidate for a township office may serve as a precinct election officer. Provides that a city may adopt an ordinance to provide for election of the city executive in even-numbered years. Permits a voter who is gualified to vote in person to vote by absentee ballot. Removes all other qualifications for a voter to vote by absentee ballot except for a voter with disabilities who is unable to make a voting mark on the ballot or sign the absentee ballot secrecy envelope. (Such a disabled voter is currently required to vote before an absentee voter board.) Provides that if a political party or a political committee provides an individual with an absentee ballot application, the political party or committee must disclose to the individual the name of the political party or committee that is providing the absentee ballot application. Provides that an application for an absentee ballot that is mailed, transmitted electronically, or hand delivered must be received not later than 12 days before election day. (Current law provides that an application must be received not later than eight days before election day.) Provides that individuals attending conferences for local government officials called by the state board of accounts are entitled to reimbursement of registration fees. Removes the authority of a circuit court clerk to issue hunting, trapping, and fishing licenses. Provides that fees received by the circuit court clerk relating to tax warrants from the department of revenue must be deposited in the clerk's record perpetuation fund. Increases the fee that a circuit court clerk must charge in authentication of a copy of any record, paper, or transcript from \$1 to \$5. Provides that funds deposited with a circuit court clerk as a condition of bail for a criminal defendant are not subject to garnishment by a judgment creditor of the defendant in a civil action unless the judgment creditor's civil cause of action arises out of the same transaction or occurrence forming the basis of the criminal case against the defendant.

Current Status:1/15/2019 - Referred to House Elections and ApportionmentAll Bill Status:1/15/2019 - First Reading1/15/2019 - Authored By Karen EnglemanPriority:Tier 1 - HighState Bill Page:HB1434

HB1435

TAX SALE REDEMPTIONS (ENGLEMAN K) Provides that a tax deed may not be issued to the holder of a certificate of

sale unless: (1) the property taxes and special assessments that first became due and payable after the date of sale; and (2) the penalties on those property taxes and special assessments that are not otherwise removed from the tax duplicate; are paid in full. Repeals most of the tax sale surplus disclosure statute, retaining only the provision prohibiting a county auditor from endorsing a document of conveyance for property sold during the tax sale redemption period unless the purchaser has redeemed the property. Makes technical changes.

Current Status:1/15/2019 - Referred to House Ways and MeansAll Bill Status:1/15/2019 - First ReadingPriority:1/15/2019 - Authored By Karen EnglemanPriority:Tier 1 - HighState Bill Page:HB1435

HB1436 DUTIES OF COUNTY AUDITORS (ENGLEMAN K) Makes the filing deadlines for property tax deductions applicable to mobile homes and manufactured homes that are not assessed as real property the same as the filing deadlines for property tax deductions applicable to real property. Provides that weed control charges incurred by counties, cities, towns, and townships for removal of noxious weeds and detrimental vegetation on private property are to be collected in the manner that municipal sewer charges are collected and imposes an additional \$20 collection fee. Increases, from \$5 to \$10, the maximum amount of the county option fee that a county auditor may charge for endorsing a real estate conveyance document and provides that the fee revenue must be used for developing or maintaining plat books, in traditional or electronic format. Provides that a redevelopment commission or other entity that creates a tax increment financing area shall file the resolution and supporting documents that create the tax increment financing area with the county auditor in which the tax increment financing area is located within 30 days after the redevelopment commission or other entity takes final action on the resolution. Provides that if a redevelopment commission or other entity that creates a tax increment financing area fails to file the resolution and supporting documents with the county auditor before the first anniversary of the effective date of the tax increment financing area, the county auditor shall use the assessment date immediately preceding the date on which the documents were filed to compute the base assessed value of the tax increment financing area. Urges a legislative study of the advisability of eliminating the mortgage property tax deduction and the advisability of increasing the homestead standard deduction.

 Current Status:
 1/15/2019 - Referred to House Ways and Means

 All Bill Status:
 1/15/2019 - First Reading

 1/15/2019 - Authored By Karen Engleman

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1436

HB1437 TRAINING FOR LOCAL GOVERNMENT OFFICERS (ENGLEMAN K) Adds a definition of "training course" for purposes of the training requirements that are applicable to the executive, legislative, and fiscal bodies of counties, cities and towns. Requires the Indiana office of community and rural affairs (office) to develop and make available courses to train members of the following county, city, and town bodies: (1) A plan commission and board of zoning appeals. (2) A county drainage board. Provides that the office may work in cooperation with public and private organizations and state educational institutions in developing and making the training courses available. Requires a member of a county, city, or town body to complete the training by the later of the following dates: (1) Twelve months after the member is elected or appointed. (2) July 1, 2020. Allows a county, city, or town to fix the compensation of a building inspector that has attained certification from the International Code Council at a salary that is higher than a building inspector that has not attained certification. Provides that an individual elected to the office of county auditor, treasurer, recorder, or surveyor must take a newly elected official training course before the individual first takes the office. Provides that money in the county elected officials training fund (fund) may be used to provide to county auditors, treasurers, recorders, and surveyors the following: (1) Travel, lodging, and related expenses associated with any training paid for from the fund. (2) Training of one or more designees of a county elected official if sufficient funds are appropriated by the county fiscal body. Provides that money in the fund may be used for the newly elected official training course expenses. Provides that the failure of an individual to complete the required training does not prevent the individual from taking an office to which the individual was elected. Provides that a county, city, or town may pay the training expenses of a member of the executive, legislative, or fiscal body from the county, city, or town's general fund without appropriation.

Current Status:	2/11/2019 - House Bills on Second Reading
All Bill Status:	2/7/2019 - Committee Report amend do pass, adopted
	2/7/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 0
	2/7/2019 - House Local Government, (Bill Scheduled for Hearing); Time &
	Location: 8:30 AM, Rm. 156-B
	1/31/2019 - House Local Government, (Bill Scheduled for Hearing); Time &
	Location: 8:30 AM, Rm. 156-B
	1/29/2019 - added as coauthor Representative Clere
	1/15/2019 - Referred to House Local Government

## 1/15/2019 - First Reading 1/15/2019 - Authored By Karen Engleman Priority: Tier 1 - High

State Bill Page: HB1437

WATER AND WASTEWATER INFRASTRUCTURE (SOLIDAY E) Establishes the water infrastructure task force to HB1438 examine an inventory and assessment of the water resources of the state and study other subjects related to water and wastewater infrastructure. Requires the water infrastructure task force to issue a report setting forth its findings and recommendations not later than December 1, 2019. Requires a water utility to submit a water loss audit report to the utility regulatory commission (commission) every year, beginning with the water loss audit report due before July 1, 2021. Requires the water loss audit report to be submitted in 2021 and the water loss audit reports to be submitted in each subsequent odd-numbered year to be accompanied by an independent, level one validation of the water loss audit report. Requires the commission to adopt rules concerning water loss audits. Requires the commission, after June 30, 2022, and before July 1, 2023, to consider adopting rules to require water utilities to meet certain performance standards for the volume of their water losses. Requires the department of environmental management to establish and maintain a water data collection hub in which all quantitative information concerning the water resources of the state that is gathered by or reported to state agencies will be stored. Requires the environmental rules board to adopt rules concerning the water data collection hub. Urges the governor to create a position or an office within the administrative branch of government to oversee and coordinate the water related programs and activities of the state.

Current Status:2/5/2019 - added as coauthors Representatives Huston, Pierce, HatfieldAll Bill Status:1/15/2019 - Referred to House Utilities, Energy and Telecommunications1/15/2019 - First Reading1/15/2019 - Authored By Edmond SolidayPriority:Tier 1 - HighState Bill Page:HB1438

HB1439 VEHICLE CLEARANCE WHEN OVERTAKING A BICYCLE (HEATON R) Provides that it is a Class C infraction for the operator of a vehicle overtaking a bicycle to: (1) fail to allow at least three feet of clearance between the vehicle and the bicycle; or (2) return to the original lane before the vehicle is safely clear of the bicycle. Provides that the operator of a vehicle may pass a bicycle in a no passing zone if the operator complies with these requirements and it is otherwise safe to do so. Revises the definition of "bicycle" for purposes of the motor vehicle code.

 Current Status:
 1/29/2019 - added as coauthor Representative DeLaney

 All Bill Status:
 1/15/2019 - Referred to House Roads and Transportation

 1/15/2019 - First Reading
 1/15/2019 - Authored By Robert Heaton

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1439

PUBLIC EMPLOYEE PENSIONS (BROWN T) Provides that a member of the public employees' retirement fund (PERF) HB1445 or the Indiana state teachers' retirement fund (TRF) who first performs creditable service after June 30, 2019, is eligible for normal retirement if: (1) the member is at least 65 years of age and has at least 20 years of creditable service (current law requires at least 10 years of creditable service); (2) the member is at least 60 years of age and has at least 25 years of creditable service (current law requires at least 15 years of creditable service); or (3) the member is at least 55 years of age and the member's age plus years of creditable service is at least 95 (current law requires the member's age plus years of creditable service be at least 85). Provides that after June 30, 2019, an individual who becomes a full-time employee of the state for the first time becomes a member of the public employees' defined contribution plan (plan) unless the individual elects to become a member of PERF. (Under current law, an eligible employee becomes a member of PERF unless the employee elects to become a member of the plan.) Provides that after June 30, 2019, an individual who begins employment for the first time in a covered position with a school corporation and is not already a member of TRF becomes a member of the teachers' defined contribution plan unless the individual makes an election to become a member of TRF. (Under current law, an individual who begins employment in a covered position becomes a member of TRF unless the individual elects to become a member of the teachers' defined contribution plan.)

Current Status:1/15/2019 - Referred to House Employment, Labor and PensionsAll Bill Status:1/15/2019 - First ReadingPriority:Tier 1 - Authored By Timothy BrownState Bill Page:HB1445

HB1448

COURT FEES FOR THE LAW ENFORCEMENT ACADEMY (MAYFIELD P) Creates a new court fee of \$2 a case to

criminal, pretrial diversion, infraction, and ordinance violation actions that is dedicated to supporting the law enforcement academy fund. Makes conforming amendments.

Current Status:1/15/2019 - Referred to House Ways and MeansAll Bill Status:1/15/2019 - First Reading1/15/2019 - Authored By Peggy MayfieldPriority:Tier 2 - MediumState Bill Page:HB1448

HB1449 FIRE PROTECTION TERRITORIES (MAYFIELD P) Provides that the procedure for adopting an ordinance or resolution to establish a fire protection territory (territory) applies to expanding an existing territory. Provides that an ordinance or resolution establishing or expanding a territory must include an agreement as to the disposition of the territory's property when a participating unit withdraws or the territory is dissolved. Specifies that with regard to an ordinance or resolution to establish or expand a territory, the unit must hold three separate public hearings to hear public comment regarding the proposed territory before adoption of the ordinance or resolution, with the last public hearing held not later than 10 days before the ordinance is adopted.

 Current Status:
 1/24/2019 - Referred to House Local Government

 All Bill Status:
 1/24/2019 - First Reading

 1/24/2019 - Authored By Peggy Mayfield

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1449

HB1450 GRANT PROGRAM FOR HIRING EX-OFFENDERS (MAYFIELD P) Establishes a grant program to provide grants each taxable year to an employer that hires an individual who has been convicted of a felony. Specifies that the amount of the grant is \$3,000 for each qualified individual the employer hires during the taxable year. Provides that the maximum amount of grants allowed per state fiscal year may not exceed \$2,500,000. Requires a report on the grant program before August 1, 2022. Provides immunity to employers for hiring ex-offenders. Provides that certain conditions of sentencing and probation may not be construed to prevent a person from employing two or more exoffenders at the same location.

Current Status: 1/17/2019 - added as coauthor Representative Shackleford All Bill Status: 1/15/2019 - Referred to House Courts and Criminal Code 1/15/2019 - First Reading 1/15/2019 - Authored By Peggy Mayfield Priority: Tier 3 - Low State Bill Page: HB1450

HB1451 CIRCUIT BREAKER REPLACEMENT GRANTS (BECK L) Provides for grants to public libraries in Lake County and St. Joseph County to replace revenue lost to those public libraries from the application of the circuit breaker credit after December 31, 2019. Specifies that a public library is entitled to such a grant in a particular year only if it expects to lose more than 1% of its property tax revenue because of the application of the circuit breaker credits. Appropriates from the state general fund the amounts necessary to make the required grant payments.

Current Status:1/15/2019 - Referred to House Ways and MeansAll Bill Status:1/15/2019 - First Reading<br/>1/15/2019 - Authored By Lisa BeckPriority:Tier 2 - MediumState Bill Page:HB1451

HB1452 JUVENILE ADJUDICATIONS IN ABSENTIA (YOUNG J) Provides that the rights guaranteed to a child may be waived by the child if the child knowingly and voluntarily waives the right by: (1) being informed of an upcoming court proceeding; (2) failing to appear at the court proceeding; and (3) failing to notify the court or provide the court with an adequate explanation of the child's absence.

Current Status:1/15/2019 - Referred to House Courts and Criminal CodeAll Bill Status:1/15/2019 - First ReadingPriority:Tier 3 - LowState Bill Page:HB1452

HB1453 APPELLATE DEFENDER AND MISDEMEANOR REIMBURSEMENT (YOUNG J) Establishes the office of the state appellate defender and the juvenile defense office to provide direct appeals for indigent individuals. Provides that a case that originates from Lake or Marion County is exempt from receiving services from the office of the state appellate defender. Provides that a juvenile delinquency case that originates from Marion County is exempt from

receiving services from the state appellate defender juvenile defense office. Provides that a county may be reimbursed for indigent services provided for misdemeanors in a superior or circuit court.

Current Status:1/31/2019 - Referred to the Committee on Ways and Means pursuant to House Rule<br/>127All Bill Status:1/31/2019 - Committee Report amend do pass, adopted<br/>1/30/2019 - House Committee recommends passage, as amended Yeas: 12; Nays:<br/>0<br/>1/30/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time &<br/>Location: 10:30 AM, Rm. 156-D<br/>1/28/2019 - added as coauthors Representatives Steuerwald, Dvorak, Porter<br/>1/15/2019 - Referred to House Courts and Criminal Code<br/>1/15/2019 - First Reading<br/>1/15/2019 - First Reading<br/>1/15/2019 - Authored By John YoungPriority:Tier 2 - MediumState Bill Page:HB1453

HB1454 OPERATING A VEHICLE WHILE INTOXICATED (YOUNG J) Specifies that a court may require that a person with at least one previous conviction of operating while intoxicated may serve the term of imprisonment in an appropriate facility or on home detention with electronic monitoring.

 Current Status:
 1/15/2019 - Referred to House Courts and Criminal Code

 All Bill Status:
 1/15/2019 - First Reading

 1/15/2019 - Authored By John Young

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1454

HB1455 OPERATING WHILE INTOXICATED (YOUNG J) Provides that a person who operates a vehicle or a motorboat with at least 10 nanograms of delta-9-tetrahydrocannabinol (THC) per milliliter of the person's blood commits the offense of operating while intoxicated. (Current law provides that a person commits the offense of operating while intoxicated if the person has any measurable amount of THC in the person's blood.) Removes the metabolite of a controlled substance listed in schedule I or II as an element from the offense of operating a vehicle while intoxicated. Makes conforming amendments.

Current Status:1/15/2019 - Referred to House Courts and Criminal CodeAll Bill Status:1/15/2019 - First Reading1/15/2019 - Authored By John Young1/15/2019 - Authored By John YoungPriority:Tier 2 - MediumState Bill Page:HB1455

HB1457 RECKLESS OPERATION IN A HIGHWAY WORK ZONE (YOUNG J) Provides that each death or instance of bodily injury caused by reckless operation of a motor vehicle in a highway work zone constitutes a separate offense. *Current Status:* 1/15/2019 - Referred to House Roads and Transportation

Current Status. 1/15/2019 - Referred to House Roads and Transport

All Bill Status: 1/15/2019 - First Reading

1/15/2019 - Authored By John Young

- *Priority:* Tier 2 Medium *State Bill Page:* HB1457
- HB1458 CONTROLLED SUBSTANCES IN PENAL FACILITIES (YOUNG J) Makes committing a controlled substance offense on the property of a penal facility or juvenile facility an enhancing circumstance.

Current Status:1/15/2019 - Referred to House Courts and Criminal CodeAll Bill Status:1/15/2019 - First Reading1/15/2019 - Authored By John YoungPriority:Tier 2 - MediumState Bill Page:HB1458

HB1460 MARIJUANA (YOUNG J) Permits a person at least 21 years of age to lawfully possess up to one ounce of marijuana. Makes possession of marijuana in the passenger compartment of a motor vehicle a Class C infraction, and makes ingesting marijuana while operating a motor vehicle a Class B misdemeanor. Establishes a per se intoxication level of 10 nanograms of THC per milliliter of whole blood for purposes of operating while intoxicated laws, and requires that the analysis of controlled substances in a person's blood measure only the controlled substance and not metabolites of the controlled substance.

Current Status: 1/15/2019 - Referred to House Courts and Criminal Code

All Bill Status: 1/15/2019 - First Reading 1/15/2019 - Authored By John Young Priority: Tier 2 - Medium State Bill Page: HB1460

HB1462 SALES OF ALCOHOLIC BEVERAGES FROM A GOLF CART (SMALTZ B) Allows alcoholic beverages of any type to be sold from a portable structure or cart on a golf course.

Current Status: 1/31/2019 - Senate sponsor: Senator Alting

All Bill Status: 1/31/2019 - Third reading passed; Roll Call 79: yeas 92, nays 4

1/31/2019 - House Bills on Third Reading

1/29/2019 - added as coauthor Representative Austin

1/29/2019 - House Bills on Third Reading

1/28/2019 - Second reading ordered engrossed

1/28/2019 - House Bills on Second Reading

1/24/2019 - Committee Report do pass, adopted

1/23/2019 - House Committee recommends passage Yeas: 12; Nays: 1

1/23/2019 - House Public Policy, (Bill Scheduled for Hearing); Time & Location:

3:30 PM, Rm. 156-B

1/15/2019 - Referred to House Public Policy

1/15/2019 - First Reading

1/15/2019 - Authored By Ben Smaltz

Priority: Tier 2 - Medium

State Bill Page: HB1462

HB1463 RECREATIONAL VEHICLE EXCISE TAX (SMALTZ B) Provides that if a person presents proof of the purchase price for a new recreational vehicle or truck camper that would result in the recreational vehicle or truck camper being classified in a different class under the recreational vehicle and truck camper excise tax, the purchase price shall be used to classify the recreational vehicle or truck camper.

Current Status:1/15/2019 - Referred to House Roads and TransportationAll Bill Status:1/15/2019 - First Reading<br/>1/15/2019 - Authored By Ben SmaltzPriority:Tier 2 - MediumState Bill Page:HB1463

HB1465 PROFESSIONAL DEVELOPMENT IN ACCOUNTING (CARBAUGH M) Removes the requirement of a learning plan to be undertaken by a licensed accountant to maintain and improve professional competency. Specifies that there are only two options for license renewal for accountants.

Current Status: 2/5/2019 - Referred to Senate

All Bill Status:	2/4/2019 - Senate sponsor: Senator Spartz
	2/4/2019 - Third reading passed; Roll Call 92: yeas 92, nays 0
	2/4/2019 - House Bills on Third Reading
	1/31/2019 - Second reading ordered engrossed
	1/31/2019 - House Bills on Second Reading
	1/29/2019 - added as coauthor Representative Morris
	1/29/2019 - Committee Report do pass, adopted
	1/29/2019 - House Committee recommends passage Yeas: 12; Nays: 0
	1/29/2019 - House Employment, Labor and Pensions, (Bill Scheduled for Hearing);
	Time & Location: 8:30 AM, Rm. 156-A
	1/15/2019 - Coauthored by Representatives VanNatter and Austin
	1/15/2019 - Referred to House Employment, Labor and Pensions
	1/15/2019 - First Reading
	1/15/2019 - Authored By Martin Carbaugh
Priority:	Tier 2 - Medium
State Bill Page:	HB1465
5	

HB1466 VETERANS PROPERTY TAX DEDUCTION (VANNATTER H) Eliminates the assessed value cap of \$175,000 that applies to the property tax deduction for a veteran who: (1) has a total disability; or (2) is at least 62 years of age and has at least a 10% disability.

Current Status:1/15/2019 - Coauthored by Representatives Negele and HatfieldAll Bill Status:1/15/2019 - Referred to House Ways and Means1/15/2019 - First Reading

1/15/2019 - Authored By Heath VanNatter

Priority: Tier 2 - Medium

State Bill Page: HB1466

INCENTIVES FOR VETERANS TO RELOCATE TO INDIANA (VANNATTER H) Establishes the regional veterans hiring HB1467 initiative fund (fund). Provides that the Indiana economic development corporation (IEDC) shall administer the fund. Allows the IEDC to enter into a regional veterans hiring initiative agreement with: (1) counties, cities, towns, and regional development authorities; and (2) local employers; in a region to provide marketing and recruiting services to attract eligible veterans for employment in the region and provide financial support to eligible veterans who relocate to the region to accept employment. Defines "eligible veteran" as an individual who: (1) served in the armed forces of the United States or their reserves; and (2) has received an honorable discharge within the last six months. Allows the IEDC to make grants or loans to an eligible veteran for authorized purposes. Requires an eligible veteran to repay the money to the IEDC if the veteran: (1) fails to use the money awarded for authorized purposes; or (2) fails to maintain employment with the local employer for at least 12 months following the veteran's initial hiring date. Allows the IEDC to make matching grants to regional development authorities to be used to develop and implement a regional program for marketing and recruiting to attract eligible veterans to the region to accept employment with a local employer. Requires the lieutenant governor to add or assign one employee of the lieutenant governor's office to serve as a liaison between those regional development authorities that have entered into a regional veterans hiring initiative agreement and all state agencies to ensure the coordination and efficiency of the regional development authorities' veterans recruitment programs. Provides a tax credit against state income tax liability of an employer if the following apply: (1) The employer is a party to a regional veterans hiring initiative agreement. (2) The employer employs an eligible veteran during the taxable year. (3) The eligible veteran has maintained continuous full-time employment with the taxpayer for at least 12 months following the veteran's initial hiring date. (4) The IEDC certifies the credit. Provides that the amount of the credit is equal to: (1) \$1,000; multiplied by (2) each eligible veteran for whom the employer is allowed a credit for the taxable year. Provides, however, that an employer not claim a credit for an eligible veteran for whom the employer is allowed a credit in more than one taxable year. Allows an employer to carry forward any unused credit amount. Makes an appropriation.

 Current Status:
 1/15/2019 - Coauthored by Representative Hatfield

 All Bill Status:
 1/15/2019 - Referred to House Veterans Affairs and Public Safety

 1/15/2019 - First Reading
 1/15/2019 - Authored By Heath VanNatter

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1467

HB1468

UTILITY CONSUMER COUNSELOR (VANNATTER H) Amends the statute concerning the office of utility consumer counselor (OUCC) as follows: (1) Requires the OUCC to exercise its powers and perform its duties consistent with the state's declared policy to promote investment in utility infrastructure while protecting the affordability of utility services. (2) Requires that before employing its own staff, the OUCC shall make use of engineers, experts, and accountants employed by the utility regulatory commission, the department of environmental management, or the Indiana department of transportation. Specifies that this requirement does not apply to, or otherwise affect the employment of, a person employed by the OUCC as regular staff before July 1, 2019. (3) Provides that the OUCC may employ, with the approval of the governor and the budget agency: (A) on a full-time or part-time basis before July 1, 2019; or (B) on a part-time only basis after June 30, 2019; additional staff with the appropriate expertise for a particular case or investigation. (Current law does not specify that such staff must be part-time.) Specifies that this requirement does not apply to, or otherwise affect the employment of, a person employ to, or otherwise affect the employment of, a person employ basis for work on a particular case or investigation.

 Current Status:
 1/15/2019 - Coauthored by Representative Soliday

 All Bill Status:
 1/15/2019 - Referred to House Utilities, Energy and Telecommunications

 1/15/2019 - First Reading
 1/15/2019 - Authored By Heath VanNatter

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1468

HB1470 UTILITY TRANSMISSION IMPROVEMENTS AND COSTS (SOLIDAY E) Amends the statute concerning transmission, distribution, and storage system improvements charges (TDSIC) for electric and gas utilities to provide that for purposes of the statute, "eligible transmission, distribution, and storage system improvements" include: (1) projects that do not include specific locations or exact numbers; and (2) advanced technology investments. Provides that a public utility's required plan under the statute (defined under the new provisions as a "TDSIC plan") must cover a period of: (1) at least five years; and (2) not more than seven years. Requires a utility to update its TDSIC plan at least annually. Provides that an update to a TDSIC plan may include new projects or improvements. Specifies that a targeted economic development project may include a project related to the provision of electric service. Provides that a utility may: (1) terminate a TDSIC plan upon 60 days notice to the utility regulatory commission (IURC); and (2)

petition the IURC for approval of a new TDSIC plan. Provides that a utility that terminates a TDSIC plan must petition the IURC for review and approval of the public utility's basic rates and charges with respect to the same type of utility service before the original expiration date of the terminated plan. Provides that eligible transmission, distribution, and storage improvements receiving TDSIC treatment before termination of the plan shall continue to receive TDSIC treatment after termination of the plan until a final order in the public utility's next general rate case is issued. Provides that for purposes of the provision prohibiting the IURC from approving a TDSIC that would result in an average aggregate increase in a public utility's total retail revenues of more than 2% in a 12 month period, the IURC shall consider the combined 12 month revenue impact of the TDSIC approved under the terminated plan and the TDSIC approved under any new TDSIC plan. Changes the amount of time in which the IURC must hold a hearing and issue an order on a public utility's petition for a TDSIC from 90 days to 120 days. Sets forth required findings of the IURC in an order concerning new: (1) projects or improvements; or (2) targeted economic development projects; included in a utility's updated TDSIC plan.

Current Status: 2/5/2019 - Senate sponsor: Senator Messmer All Bill Status: 2/5/2019 - Third reading passed; Roll Call 112: yeas 74, nays 19 2/5/2019 - added as coauthor Representative Jackson 2/5/2019 - House Bills on Third Reading 2/4/2019 - added as coauthors Representatives Manning and Hatfield 2/4/2019 - Second reading ordered engrossed 2/4/2019 - Amendment #2 (Pierce) failed; voice vote 2/4/2019 - Amendment #3 (Pierce) failed; voice vote 2/4/2019 - Amendment #1 (Pierce) failed; voice vote 2/4/2019 - House Bills on Second Reading 1/31/2019 - Committee Report amend do pass, adopted 1/30/2019 - House Committee recommends passage, as amended Yeas: 9; Nays: 3 1/30/2019 - House Utilities, Energy and Telecommunications, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 156-C 1/15/2019 - Referred to House Utilities, Energy and Telecommunications 1/15/2019 - First Reading 1/15/2019 - Authored By Edmond Soliday Priority: Tier 2 - Medium

State Bill Page: <u>HB1470</u>

HB1471 U.S. 30 CORRIDOR STUDY (HEINE D) 30 corridor study. Requires the Indiana department of transportation (INDOT) to conduct a traffic study of the U.S. 30 corridor in Allen County. Requires INDOT to submit a report on the study to the legislative council and the governor before November 1, 2019.

Current Status:	1/15/2019 - Referred to House Roads and Transportation
All Bill Status:	1/15/2019 - First Reading
	1/15/2019 - Authored By Dave Heine
Priority:	Tier 3 - Low
State Bill Page:	<u>HB1471</u>

HB1473 INDIANA BOND BANK (STEUERWALD G) Allows the Indiana bond bank to require certain entities to establish separate reserve accounts as additional security in connection with the issuance of bonds or notes. Allows and establishes terms and procedures for certain entities to assign or otherwise transfer a future stream of revenue to the Indiana bond bank or certain other entities to obtain funding. Establishes conditions under which the state board of finance may sell, transfer, or liquidate agreements that evidence the state's right to make deductions from state tuition support to pay advances from the common school fund under the school corporation and charter school safety advance program.

Current Status:	2/11/2019 - House Bills on Third Reading
All Bill Status:	2/7/2019 - Second reading ordered engrossed
	2/7/2019 - House Bills on Second Reading
	2/4/2019 - Committee Report amend do pass, adopted
	1/31/2019 - House Committee recommends passage, as amended Yeas: 23; Nays:
	0
	1/31/2019 - added as coauthors Representatives Karickhoff, DeLaney, Pryor
	1/31/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &
	Location: 10:00 AM, Rm. 404
	1/29/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &
	Location: 1:30 PM, Rm. 404
	1/15/2019 - Referred to House Ways and Means
	1/15/2019 - First Reading
	1/15/2019 - Authored By Gregory Steuerwald

*Priority:* Tier 2 - Medium *State Bill Page:* <u>HB1473</u>

HB1475	veterinary services provider that the companion animal. Defines a (1) veterinarian, if the veterinaria corporation or other business ent with the professional services cor of: (1) an amount equal to the to at no cost during the taxable yea the veterinary services provider of <i>Current Status:</i>	BBOTT D) Provides a tax credit against the adjusted gross income tax liability of a performs a spay-neuter procedure on a companion animal at no cost to the owner of "companion animal" as a dog or a cat. Defines "veterinary services provider" as a: an provides veterinary services as a sole proprietor; or (2) professional services tity, if a veterinarian provides veterinary services through the veterinarian's affiliation poration or other business entity. Specifies that the amount of the credit is the lesser otal number of spay-neuter procedures performed by the veterinary services provider r, multiplied by the average cost of a spay-neuter procedure otherwise charged by during the taxable year, multiplied by 5%; or (2) \$2,000. 1/15/2019 - Coauthored by Representative Bacon 1/15/2019 - Referred to House Ways and Means
		1/15/2019 - First Reading
		1/15/2019 - Authored By David Abbott
	_	Tier 2 - Medium
	State Bill Page:	<u>HB1475</u>
HB1477	adopt a resolution to hold a refer	OR LOCAL OPERATING FUND (HUSTON T) Permits counties, cities, and towns to endum to impose a property tax levy for a referendum tax levy operating fund.
		1/15/2019 - Referred to House Ways and Means
		1/15/2019 - First Reading 1/15/2019 - Authored By Todd Huston
	-	Tier 1 - High
	State Bill Page:	<u>HB1477</u>
HB1478	by a volunteer fire department m	RETIREMENT BENEFITS (DAVISSON S) Provides that a political subdivision served ay make contributions to the public employees' defined contribution plan for the partment in an amount determined by the governing body of the political subdivision.
	Current Status:	1/15/2019 - Coauthored by Representatives Bartels, Saunders and Goodin
	All Bill Status:	1/15/2019 - Referred to House Employment, Labor and Pensions 1/15/2019 - First Reading
	Delevite	1/15/2019 - Authored By Steven Davisson
	Priority:	5
	State Bill Page:	<u>HB1478</u>
HB1479	violation court to adjudicate ordir of the court, and provides that th	URTS (BORDERS B) Permits a city, town, or county (unit) to establish an ordinance hance or code violations committed within the unit. Establishes the powers and duties e only court fee that may be collected by the ordinance violation court is an ordinance \$200. Specifies that the ordinance court fee must be deposited in the general fund of
		1/16/2019 - Referred to House Courts and Criminal Code
	All Bill Status:	1/16/2019 - First Reading
		1/16/2019 - Authored By Bruce Borders
	Priority:	Tier 1 - High
	State Bill Page:	<u>HB1479</u>
HB1482	service except in certain instance temporary license plates and dea be licensed by the secretary of st	H) Provides that a broker is not defined as a lead generation or other marketing is. Defines "dealer owner" for a business entity. Moves certain provisions providing aler plates to the dealer services law. Removes the requirement that a person must rate before the person may possess for more than 30 days more than two inoperable submative selvage requirement report a purchase of a mater vehicle to the

service except in certain instances. Defines "dealer owner" for a business entity. Moves certain provisions providing temporary license plates and dealer plates to the dealer services law. Removes the requirement that a person must be licensed by the secretary of state before the person may possess for more than 30 days more than two inoperable motor vehicles. Requires that an automotive salvage recycler must report a purchase of a motor vehicle to the National Motor Vehicle Title Information System within 72 hours. (Current law requires 30 days.) Requires an automotive salvage recycler to allow the secretary of state, a police officer, or an agent of the secretary of state to inspect a certificate of authority. Changes the composition of the motor vehicle sales advisory board (board). Allows the board members to be reappointed. Requires that a zoning affidavit or statement be signed not more than 90 days before the affidavit or statement is submitted to the secretary of state as part of an application for various permits and licenses. Requires a dealer to submit an application for approval of a change to a dealer manager. Removes the provision providing for a manufacturer or distributor to recover costs under a uniform warranty reimbursement policy

in certain instances. Requires a copy of a contract between a manufacturer or distributor and a franchisee be provided to the secretary of state. (Current law requires that the copy be submitted to the bureau of motor vehicles.) Makes conforming changes. Makes technical changes.

Current Status: 2/7/2019 - Senate sponsor: Senator Crider

All Bill Status: 2/7/2019 - Third reading passed; Roll Call 115: yeas 80, nays 15 2/7/2019 - House Bills on Third Reading 2/5/2019 - House Bills on Third Reading 2/4/2019 - Second reading ordered engrossed 2/4/2019 - added as coauthor Representative Austin 2/4/2019 - House Bills on Second Reading 1/31/2019 - Committee Report amend do pass, adopted 1/30/2019 - House Committee recommends passage, as amended Yeas: 10; Nays: 1 1/30/2019 - House Roads and Transportation, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, 156-B 1/24/2019 - added as coauthor Representative Soliday 1/23/2019 - House Roads and Transportation, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm, 156-B 1/16/2019 - Referred to House Roads and Transportation 1/16/2019 - First Reading 1/16/2019 - Authored By Holli Sullivan Priority: Tier 1 - High State Bill Page: HB1482

HB1483 TABLE GAMES AT RACETRACK CASINOS (EBERHART S) Changes the date range to between July 1, 2019, and September 30, 2019, during which a racetrack licensee may submit a plan to the gaming commission for conducting wagering on table games at the racetrack's gambling game facility.

Current Status:1/24/2019 - Referred to House Public PolicyAll Bill Status:1/24/2019 - First Reading1/24/2019 - Coauthored by Representative Austin1/24/2019 - Authored By Sean EberhartPriority:Tier 2 - MediumState Bill Page:HB1483

HB1486 RESIDENTIAL WASTEWATER TREATMENT DEVICES (BARTELS S) Provides for the submission of a proprietary residential wastewater treatment device to the state department of health (state department) for a determination of whether the proprietary residential wastewater treatment device will be authorized for use in residential septic systems. Requires the state department to authorize the use of a proprietary residential wastewater treatment device if certain conditions are met. Requires the executive board of the state department to adopt rules concerning the evaluation of proprietary residential wastewater treatment devices.

 Current Status:
 1/30/2019 - House Environmental Affairs, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 156-A

 All Bill Status:
 1/16/2019 - Coauthored by Representatives Miller D, Pressel and Goodin

 1/16/2019 - Referred to House Environmental Affairs

 1/16/2019 - First Reading

 1/16/2019 - Authored By Steve Bartels

 Priority:

 Tier 1 - High

 State Bill Page:

 HB1486

HB1489 RAPE AND SEXUAL BATTERY (ERRINGTON S) Defines "consent". Provides that a person commits rape if the person engages in sexual activity without the consent of the victim, and that a person commits sexual battery if the person, with intent to arouse sexual desires, touches another person without the consent of the person.

Current Status:1/16/2019 - Coauthored by Representative CampbellAll Bill Status:1/16/2019 - Referred to House Courts and Criminal Code1/16/2019 - First Reading1/16/2019 - Authored By Sue ErringtonPriority:Tier 3 - LowState Bill Page:HB1489

HB1490 SEXUAL ASSAULT VICTIMS (ERRINGTON S) Repeals (from Title 16) and replaces (in Title 35) a chapter relating to victims of sexual assault. Specifies that law enforcement officers, providers, or victim advocates shall order medical

forensic examinations to be conducted at a sexual assault treatment center (rather than at a general hospital) when practicable. Specifies that all nonanonymous sexual assault kits be transferred to the Indiana state police crime laboratory or the Marion County crime laboratory, as appropriate, for analysis and entry into the Combined DNA Index System not later than 30 days after law enforcement obtains the sexual assault kit. Provides for the establishment of a sexual assault response team (SART) in a county without a SART, and specifies members of a SART. Defines "sexual assault forensic examiner" (SAFE) and specifies the duties of a SAFE. Requires SARTs to develop a plan for the treatment of sexual assault crime victims, and specifies certain provisions that must be included in the plan. Establishes mandatory sexual violence response training requirements. Makes conforming amendments. Establishes mandatory sexual violence response training requirements.

Current Status:1/24/2019 - added as coauthor Representative MacerAll Bill Status:1/16/2019 - Coauthored by Representative Negele1/16/2019 - Referred to House Courts and Criminal Code1/16/2019 - First Reading1/16/2019 - Authored By Sue ErringtonPriority:Tier 2 - MediumState Bill Page:HB1490

HB1491 CLEAN WATER INDIANA PROGRAM (BAIRD B) Revises the statement of the purposes of the clean water Indiana program. Provides that the purpose of the program is to provide financial assistance to implement conservation practices in accordance with the natural resources priorities of the soil conservation board.

Current Status:1/16/2019 - Referred to House Natural ResourcesAll Bill Status:1/16/2019 - First Reading<br/>1/16/2019 - Authored By Beau BairdPriority:Tier 2 - MediumState Bill Page:HB1491

- HB1492 NOXIOUS WEED CONTROL (BAIRD B) Adds common waterhemp, tall waterhemp, marestail, palmer amaranth, poison hemlock, powell amaranth, rough pigweed, and smooth pigweed to the list of detrimental plants that are required to be destroyed by certain persons under state law.
  - Current Status:
     2/7/2019 House Committee recommends passage, as amended Yeas: 13; Nays: 0

     All Bill Status:
     2/7/2019 House Agriculture and Rural Development, (Bill Scheduled for Hearing);

     Time & Location:
     8:30 AM, Rm. 156-A

     1/16/2019 Referred to House Agriculture and Rural Development
     1/16/2019 First Reading

     1/16/2019 First Reading
     1/16/2019 Authored By Beau Baird

     Priority:
     Tier 2 Medium

     State Bill Page:
     HB1492
- HB1495 REAL ESTATE LAND CONTRACTS (SUMMERS V) Defines "principal dwelling land contract" (contract) as a land contract for the sale of real property: (1) designed for the occupancy of one to four families; and (2) that will be occupied by the buyer as the buyer's principal dwelling. Provides that the seller under a contract must provide the buyer with an FHA appraisal of the property, a description of any liens encumbering the property, and make certain other disclosures to the buyer at least 10 days before the contract is executed. Requires a contract to provide for the payment of preexisting liens, and specifies that all preexisting liens must be satisfied by the end of the contract term. Prohibits penalties or additional charges for prepayment, and requires the buyer to record the contract within 30 days of execution. Requires the Indiana real estate commission (commission), in consultation with the department of financial institutions (DFI), to adopt a standard contract form and standard disclosure forms, and requires a seller to use these forms after December 31, 2019. Requires a contract to include a notice informing the buyer of certain protections for contract transactions under Indiana law, and requires a seller to provide a similar disclosure in the event of a default by the buyer. Specifies that the seller must provide the buyer with an annual statement of account. Establishes remedies for violations. Requires the commission, in consultation with the DFI, to adopt rules to implement the new provisions. Provides that a buyer who has completed the buyer's obligations under the contract is entitled to the homestead deduction regardless of whether the seller has conveyed title.

 Current Status:
 2/5/2019 - House Financial Institutions, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-C

 All Bill Status:
 1/24/2019 - Coauthored by Representatives Clere and Fleming

 1/24/2019 - Referred to House Financial Institutions
 1/24/2019 - First Reading

 1/24/2019 - First Reading
 1/24/2019 - Authored By Vanessa Summers

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1495

HB1499 STUDY IMPACT OF THE OPIOID CRISIS (SUMMERS V) Requires the legislative council to assign to the appropriate interim study committee the study of the impact of the opioid crisis, particularly the unforeseen consequences of the opioid crisis.

Current Status:1/16/2019 - Referred to House Public HealthAll Bill Status:1/16/2019 - First Reading1/16/2019 - Authored By Vanessa SummersPriority:Tier 2 - MediumState Bill Page:HB1499

HB1502 VARIOUS PROPERTY TAX MATTERS (SMITH V) Provides that costs directly attributable to the sale of a property tax certificate of sale include all costs of any county office or department, regardless of whether they are incurred before, during, or after the sale. Allows an immediate family member to be a tax representative for a property owner at a property tax assessment board of appeals hearing. Provides that, when a local unit obtains real property from a person on which taxes are owed, the lien for the taxes shall be released (the taxes are canceled under current law) and for such a property requires the cancellation of the personal liability of the grantor for taxes owed if the assessed value of the property is less than the amount of the taxes owed on the property. Permits the department of local government finance under certain circumstances to cancel property taxes imposed on: (1) a nonprofit corporation organized for educational, literary, scientific, religious, or charitable purposes; or (2) any other entity organized as a church or religious entity.

Current Status: 1/16/2019 - Referred to House Ways and Means All Bill Status: 1/16/2019 - First Reading 1/16/2019 - Authored By Vernon Smith Priority: Tier 1 - High State Bill Page: HB1502

HB1503 LOAN FORGIVENESS FOR DISTRESSED SCHOOLS (SMITH V) Provides that certain school corporations that are distressed political subdivisions may qualify to have common school fund loans or advances forgiven. Provides that the budget agency may approve to deposit reversions to the state general fund into the common school fund to offset advances or loans forgiven.

Current Status:	1/16/2019 - Coauthored by Representative Harris
All Bill Status:	1/16/2019 - Referred to House Ways and Means
	1/16/2019 - First Reading
	1/16/2019 - Authored By Vernon Smith
Priority:	Tier 3 - Low
State Bill Page:	<u>HB1503</u>

BUREAU OF MOTOR VEHICLES (SOLIDAY E) Exempts collector vehicles from the motor vehicle excise tax in certain HB1506 instances. Provides that if one or more of the following taxes have not been paid for one or more preceding years, the bureau of motor vehicles may collect only the tax for the year immediately preceding the current registration year, the current registration year, and the year immediately following the current registration year: (1) The county vehicle excise tax. (2) The county wheel tax. (3) The municipal vehicle excise tax. (4) The municipal wheel tax. (5) The motor vehicle excise tax. (6) The recreational vehicle excise tax. (7) The commercial vehicle excise tax. (8) The boat excise tax. Specifies to which vehicles a county vehicle excise tax, county wheel tax, municipal vehicle excise tax, and municipal wheel tax apply. Provides that an owner who has paid a surtax or wheel tax and moves out of state may be entitled to a refund. Specifies the minimum and maximum vehicle registration periods for a vehicle with an: (1) expired; and (2) unexpired; registration. Requires that all copies of all ordinances that impose, rescind, or change the rate or amount of a surtax or wheel tax be submitted in a manner prescribed by the bureau of motor vehicles (bureau). Provides that the maximum design speed for a low speed vehicle is 25 miles per hour. (Current law provides for 35 miles per hour.) Provides that, in certain instances, off-road vehicles and snowmobiles need to be registered. Provides that, during the registration or registration renewal process, the bureau may provide information concerning a manufacturer issued motor vehicle safety recall to the registered owner of a motor vehicle subject to an ongoing recall. Specifies that the bureau may not charge a fee for providing information concerning an ongoing, manufacturer issued safety recall. Provides that: (1) the bureau; (2) the commissioner of the bureau; (3) employees of the bureau; and (4) third party vendors responsible for providing the bureau with manufacturer issued safety recall information; are immune from civil liability for any act or omission related to the bureau providing safety recall information. Provides that a person may transfer a plate from a wrecked or destroyed vehicle to a vehicle acquired or owned by the person. Removes the provisions providing for a probationary period for independent colleges under the special group recognition license plate program. Provides that the Indiana department of transportation must review plans for general vehicle platoon operations. (Current law provides that the commissioner of the bureau must review plans). Specifies that an individual who is 75 years of age or older may renew an operator's, chauffeur's, or public passenger chauffeur's license by mail or electronic service if the individual provides proof of an eyesight examination

with the renewal application. Establishes distribution by percentage of fees paid for reinstatement of driving privileges. Specifies that a court may waive part or all of a reinstatement fee for driving privileges. Removes the requirement that an emergency contact for the purposes of the emergency contact data base must hold a valid credential. Requires an individual seeking a license to be a driver education instructor to be currently employed or have an employment offer from a licensed driver training school. Requires a rider coach trainer to meet standards established by the bureau for instructors in motorcycle safety and education. (Current law requires that the standards be equivalent to or more stringent than those established by the Motorcycle Safety Foundation.) Requires an applicant from a foreign country that has a reciprocity agreement with the bureau for obtaining an operator's license to possess a valid driver's license for the type of vehicle being operated or the equivalent from the foreign country. (Current law also allows the applicant to possess an international driving permit.) Specifies that the court may grant driving privileges to an individual whose driving privileges have been suspended for life: (1) for a specified period of time; and (2) subject to certain conditions. Requires an individual who has been granted driving privileges through a court order after the individual's driving privileges have been suspended for life to possess the order when operating a vehicle or produce the order upon request of a police officer. Provides that the bureau of motor vehicles may waive certain testing requirements for an applicant seeking a learner's permit or a driver's license in certain instances.

 Current Status:
 2/11/2019 - House Bills on Second Reading

 All Bill Status:
 2/7/2019 - Committee Report amend do pass, adopted

 2/6/2019 - House Committee recommends passage, as amended Yeas: 13; Nays: 0

 2/6/2019 - House Roads and Transportation, (Bill Scheduled for Hearing); Time &

 Location:
 8:30 AM, Rm. 156-B

 1/14/2019 - Referred to House Roads and Transportation

 1/14/2019 - First Reading

 1/14/2019 - Authored By Edmond Soliday

 Priority:

 Tier 1 - High

 State Bill Page:

 HB1506

HB1507 RESIDENCY RESTRICTIONS FOR SEX OFFENDERS (SMITH V) Prohibits an applicant who applies for a child care center license, a child care home license, or a child care ministry registration to operate the child care center, child care home, or child care ministry within 1,000 feet from where an offender against children resides. Provides that an offender against children who knowingly or intentionally resides within 1,000 feet of a child care center, a child care home, or a child care ministry commits a sex offender residency offense, a Level 6 felony.

Current Status:1/16/2019 - Coauthored by Representative JacksonAll Bill Status:1/16/2019 - Referred to House Courts and Criminal Code1/16/2019 - First Reading1/16/2019 - First Reading1/16/2019 - Authored By Vernon Smith1/16/2019 - Authored By Vernon SmithPriority:Tier 2 - MediumState Bill Page:HB1507

HB1510 RIGHT TO JURY IN CERTAIN ADMINISTRATIVE PROCEEDINGS (BORDERS B) Provides that a person seeking judicial review of the final revocation of a professional license has the right to a jury trial.

Current Status:1/16/2019 - Referred to House JudiciaryAll Bill Status:1/16/2019 - First Reading1/16/2019 - Authored By Bruce BordersPriority:Tier 2 - MediumState Bill Page:HB1510

HB1511 STATUTORY CONSTRUCTION; CRIMINAL INTENT (BORDERS B) Specifies that the intent element for a criminal act is "knowingly or intentionally" if the statute defining the crime does not specify the required intent. Provides that: (1) operating while intoxicated; and (2) operating a motorboat while intoxicated; are strict liability offenses. Makes technical corrections.

Current Status:1/16/2019 - Referred to House Courts and Criminal CodeAll Bill Status:1/16/2019 - First Reading1/16/2019 - Authored By Bruce BordersPriority:Tier 3 - LowState Bill Page:HB1511

HB1512 LOCAL PUBLIC QUESTIONS (NISLY C) Provides that except as otherwise specifically provided by a statute, a local public question may be placed on the ballot only at the following elections: (1) A general election. (2) A municipal general election, but only if the election district for the public question is contained entirely within a municipality. Makes conforming changes.

Current Status:1/29/2019 - added as coauthor Representative StutzmanAll Bill Status:1/24/2019 - Referred to House Elections and Apportionment1/24/2019 - First Reading1/24/2019 - Authored By Curt NislyPriority:Tier 1 - HighState Bill Page:HB1512

HB1513 DEPARTMENT OF NATURAL RESOURCES (EBERHART S) Provides that an employee drug testing plan is not required to be submitted with a bid for a public works contract. Eliminates both the department of natural resources fee and the lake and river enhancement fee. Sets out the registration and renewal fees for motorboats. Eliminates the mussel license. Removes a provision that exempts an activity in a boundary river floodway from having to acquire a construction permit. Extends the quarry and aggregate permits from two to five years.

Current Status:2/11/2019 - House Natural Resources, (Bill Scheduled for Hearing); Time &<br/>Location: 10:30 AM, Rm. 156 - AAll Bill Status:1/17/2019 - Coauthored by Representative Ellington<br/>1/17/2019 - Referred to House Natural Resources<br/>1/17/2019 - First Reading<br/>1/17/2019 - Authored By Sean EberhartPriority:Tier 1 - HighState Bill Page:HB1513

HB1514 DEPARTMENT OF ENVIRONMENTAL MANAGEMENT FEES (MORRIS R) Specifies that the environmental rules board (board) may adopt rules that prescribe fees. Provides that the department of environmental management (IDEM). rather than the board, is to deposit solid waste fees in the waste facility operator trust fund. Provides for IDEM to receive payment of solid waste fees by electronic fund transfer. Requires the board, in changing the amount of a fee, to take into account the cost to IDEM of amendments, modifications, and renewals of a permit, license, or approval. Provides that a fee established by the board for a type or class of permit: (1) may be set at a particular amount in consideration of the type and amount of discharge or emission to which the permit relates; and (2) may not be different in amount for public sector permit holders than for private sector permit holders unless the difference is specifically authorized by law. Requires IDEM, to assist the board in periodically reviewing fees, to: (1) arrange for an independent study of certain IDEM costs; (2) develop information on fees charged for equivalent activities in other states; and (3) develop information on activities, functions, and permits that have been added or eliminated since fees were last changed. Provides that the board may not increase any major confined feeding operation, water, solid waste, hazardous waste, or air permit fee: (1) more than once in five years; or (2) by more than 10%. Makes conforming changes. Requires the board to adopt rules to implement a one-time increase in fees before January 1, 2022. Provides that: (1) the pre-2022 fee increase may not raise the major confined feeding operation, water, solid waste, hazardous waste, and air permit fees by so much that IDEM's annual aggregate fee revenue is reasonably anticipated to rise by more than \$3,200,000; but (2) the restriction prohibiting a fee increase of more than 10% does not apply to the one-time, pre-2022 fee increase.

Current Status: 1/30/2019 - House Environmental Affairs, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 156-A All Bill Status: 1/17/2019 - Coauthored by Representatives Cook, Heine and Bartlett 1/17/2019 - Referred to House Environmental Affairs 1/17/2019 - First Reading 1/17/2019 - Authored By Robert Morris Priority: Tier 2 - Medium State Bill Page: HB1514

HB1518 ALCOHOLIC BEVERAGE MATTERS (SMALTZ B) Establishes requirements that a sales clerk in a grocery store or drug store must satisfy beginning July 1, 2021, in order to sell alcoholic beverages. Requires a grocery store, convenience store, or pharmacy (except for a specialty store or gourmet food store) to display alcoholic beverages in one area of the store. Provides that a grocery store that is a specialty or gourmet food store is primarily engaged in the retail sale of wine and miscellaneous specialty foods. Amends for consistency provisions allowing a manufacturer that has two types of production facilities in one building to serve alcohol from a single bar. Specifies that a person with an interest in an artisan distiller's permit may have an interest in only one other manufacturer's permit. Allows a patron to carry wine into: (1) a restaurant; or (2) an art instruction studio. Requires the alcohol and tobacco commission (ATC) to post on its Internet web site quarterly reports of permittee noncompliance rates and report the rates annually to the legislative council. Disqualifies persons having certain criminal convictions from receiving certain alcoholic beverage permits or being appointed to the ATC or local ATC board. Allows a private club to allow a customer to run a tab for alcohol purchases. Allows a brewery or farm winery permit holder to: (1) sell their product to a supplemental caterer for an outdoor event; and (2) sell wine (in the case of a brewery) or beer (in the case of a farm winery) without a retailer's permit. Amends the definition of "entertainment complex" to apply to all municipalities and facilities that have

permanent seating for at least 2,000 individuals. Removes provisions restricting the permits issued for civic centers, auditoriums, marinas, stadiums, exhibition halls, convention centers, community centers, or social centers to political subdivisions of a certain population. Provides that a retailer's permit with carryout privileges that is exempt from gross retail requirements remains exempt if the permit is transferred to a new location. Increases the criminal and civil penalties for various offenses that involve minors and liquor. Provides that the money collected for various fees and excise taxes is distributed to the ATC's enforcement and administration fund (enforcement fund). (Current law provides that 34% is distributed to the enforcement fund and 66% to the state general fund.) Makes the following changes to permit escrow: (1) Reduces the total period that a permit may remain in escrow to three years and provides that the permit reverts to the ATC if the permit is not active or an extension approved when escrow expires. (2) Requires a request for escrow or an extension of escrow to occur at a public meeting. (3) If a final year of escrow is approved, requires payment of the permit renewal fee and a fee of 50% of the price paid to the ATC or the previous permit holder for the permit. (4) Prohibits a permit from being escrowed after June 30, 2019, if the permit holder or the permit holder's affiliates have a permit in escrow that is of the same type and issued for the same jurisdiction. (5) Prohibits ownership transfer of a permit in escrow except under certain conditions. Makes the following changes regarding permit ownership transfers: (1) Requires ATC review of an itemized purchase agreement. (2) Requires the ATC to maintain a public data base of information regarding private sales. (3) Provides that the advance cost transfer fee is the greater of \$250 or 10% of the permit purchase price and is deposited in the enforcement fund. (Current law provides that some permit transfer fees are deposited into the excise fund and 30% of the excise fund is distributed to the enforcement fund.) Provides that if municipal voters approve a public question to increase a municipality's retailer's permit quota, the municipality may establish an entertainment revitalization area in which additional three-way retailer's permits may be issued. Repeals provisions regarding the following: (1) Malt manufacturer's permit. (2) Malt wholesaler's permit. (3) Malt dealer's permit. (4) Malt excise tax. (5) Seasonal resort hotel permit. Repeals provisions regarding riverfront development permits. Establishes a salon permit for a \$100 annual fee that allows a licensed beauty salon to serve complimentary wine or beer to a customer who is receiving paid salon services. Allows the ATC to issue retailer's permits for: (1) a three-way retailer's permit (a master food hall permit) for a food hall containing multiple food and beverage vendors for an initial fee of \$100,000; and (2) a one -, two-, or three-way permit (food hall vendor's permit) for a person that has vendor food and beverage space within a food hall for an initial fee of \$25,000. Allows the holder of a food hall vendor's permit to have an interest in a brewer's permit. Provides requirements for an outdoor beer garden. Provides that an application for renewal of a permit may be filed not later than six months (instead of one year) after the permit expires. Provides that entertainment expenses that a permittee may legally give to another permittee include food and beverages that are deductible under federal tax provisions as business expenses.

*Current Status:* 2/6/2019 - House Public Policy, (Bill Scheduled for Hearing); Time & Location: 3:30 PM, Rm. 156-B

 All Bill Status:
 1/29/2019 - added as coauthors Representatives Clere and Moed

 1/17/2019 - Referred to House Public Policy

 1/17/2019 - First Reading

 1/17/2019 - Authored By Ben Smaltz

 Priority:

 Tier 1 - High

 State Bill Page:

HB1519 CAPTURE OF SALES TAX ON WATER (GIAQUINTA P) Permits certain units to establish a water infrastructure area (tax area) to capture sales tax within the tax area to be used for repairing or replacing lead water systems used to provide water service to the public. Requires the fiscal officer of the unit to establish a waterline services repair fund in a unit that has established a tax area. Provides that captured sales tax revenue allocated to an account may be used only to repair or replace lead water systems used to provide water service to the public.

Current Status: 1/17/2019 - Referred to House Ways and Means

All Bill Status: 1/17/2019 - First Reading

1/17/2019 - Authored By Philip GiaQuinta

- Priority: Tier 1 High
- State Bill Page: HB1519
- HB1521 PROPERTY TAX ASSESSMENTS (GIAQUINTA P) Repeals the provision that requires the county surveyor to make a survey of certain land, if an assessor and a landowner fail to agree on the amount of land included in assessments involving rights-of-way, levees, and public drainage ditches. Instead, provides that a survey must be done if an assessor and a landowner fail to agree on the amount of land in those circumstances, and: (1) requires the landowner to provide written notice of the disagreement to the assessor; (2) requires the survey to be completed within six months from the date of the landowner's notice; (3) allows the landowner to elect to choose the surveyor to conduct the survey (if the landowner does not choose a surveyor, the county surveyor is required to conduct the survey); and (4) specifies the party who is required to pay for the survey. Provides that the attorney general, upon written request of a county assessor, may authorize the chief administrative officer of the office of judicial administration to hire private counsel to represent the county assessor: (1) in a judicial review initiated by the county

assessor for review of a final determination of the Indiana board of tax review regarding the assessment or exemption of tangible property; and (2) in a judicial review seeking relief from the tax court to establish that the Indiana board of tax review rendered a decision that was: (A) an abuse of discretion; (B) arbitrary and capricious; (C) contrary to substantial or reliable evidence; or (D) contrary to law (the office of the attorney general may not represent the assessor in these actions under current law). Makes a technical correction.

Current Status:1/17/2019 - Referred to House Ways and MeansAll Bill Status:1/17/2019 - First Reading1/17/2019 - Authored By Philip GiaQuintaPriority:Tier 2 - MediumState Bill Page:HB1521

HB1523 PROPERTY TAX EXEMPTIONS (GIAQUINTA P) Repeals the property tax exemption for property owned by a fraternal beneficiary association.

Current Status: 1/17/2019 - Referred to House Ways and Means All Bill Status: 1/17/2019 - First Reading 1/17/2019 - Authored By Philip GiaQuinta Priority: Tier 3 - Low

State Bill Page: HB1523

HB1524 PROPERTY TAX ASSESSMENT APPEALS (GIAQUINTA P) Provides that a taxpayer may file an appeal with the Indiana board of tax review (Indiana board) within 45 days after the maximum time elapses if more than 180 days have passed since the taxpayer filed a notice of appeal with the county property tax assessment board of appeals (county board) and the county board has not issued a determination. Provides that a party may initiate a proceeding for judicial review within 45 days after the maximum time elapses for the Indiana board to give notice of its final determination. Provides that a county assessor or county board must make a change in an assessed value, including a determination by the county board of an assessment changed by an assessing official, when the county board acts as the assessor, and give notice of the change.

Current Status:1/17/2019 - Referred to House Ways and MeansAll Bill Status:1/17/2019 - First Reading1/17/2019 - Authored By Philip GiaQuintaPriority:Tier 1 - HighState Bill Page:HB1524

HB1525 BIOLOGICAL SEXUAL IDENTITY (BORDERS B) Provides that student facilities in public school buildings must be designated for use by female students or male students and may be used only by the students of the biological sex for which the facility is designated. Provides that if a school corporation or charter school designates athletic programs as either athletic programs for males or athletic programs for females, a student may participate only in the athletic programs corresponding to the student's biological sex.

Current Status:1/17/2019 - Referred to House EducationAll Bill Status:1/17/2019 - First ReadingPriority:Tier 3 - LowState Bill Page:HB1525

HB1526 HAZING (AUSTIN T) Requires a qualified educational entity and a state educational institution to establish and adopt a policy regarding hazing. Requires that the policy include a requirement that a designated office of a qualified educational entity or a state educational institution, not later than January 1, 2021, and not later than January 1 of each year thereafter, submit to the department of education (department) and the commission for higher education (commission) a report regarding the number of reports of incidents or suspected incidents of hazing or contributory hazing, and any other information requested by the department or commission. Allows for the department or commission to adopt rules regarding the hazing policy. Requires mandatory reporting to a law enforcement agency of any incident or suspected incident of hazing or contributory hazing. Requires a qualified educational entity and state educational institution to, not later than August 1, 2020, develop and implement a hazing education program for all new students as part of the qualified educational entity's and state educational institution's new student orientation. Amends the elements and penalty levels to the offense of hazing. Creates the crime of contributory hazing, a Class A misdemeanor. Allows for a civil forfeiture of property as it relates to hazing or contributory hazing.

*Current Status:* 2/13/2019 - House Education, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, House Chamber

All Bill Status: 1/17/2019 - Coauthored by Representative Clere 1/17/2019 - Referred to House Education 1/17/2019 - First Reading 1/17/2019 - Authored By Terri Jo Austin Priority: Tier 3 - Low State Bill Page: HB1526

HB1527 BUREAU OF MOTOR VEHICLES (MAYFIELD P) Requires a law enforcement agency that receives a notification of a stolen license plate to forward the notification to the bureau of motor vehicles (bureau). Requires the bureau to mark the license plate as stolen and not reissue the license plate. Requires the bureau to include procedures for: (1) approaching and driving through a roundabout; and (2) yielding the right-of-way to certain vehicles; with standards for classroom and in-car driver education curriculum. Requires the bureau to issue a driver's license, permit, identification card, and photo exempt identification card without an address or with a mailing address instead of the principal residence address upon the request of the person making the application.

 Current Status:
 1/17/2019 - Referred to House Roads and Transportation

 All Bill Status:
 1/17/2019 - First Reading

 1/17/2019 - Authored By Peggy Mayfield

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1527

HB1528 FUNDING FOR LAW ENFORCEMENT ACADEMY (MAYFIELD P) Increases the insurance premiums tax from 1.3% to 1.35%. Transfers the money received from the increase in the tax to the law enforcement academy fund (fund). Amends the fund provisions to allow the law enforcement training board to use money in the fund for: (1) capital projects; (2) technology equipment and services; and (3) curriculum development; for a law enforcement academy (including the northwest Indiana law enforcement academy and the southwest Indiana law enforcement academy). Specifies that money in the fund at the end of a state fiscal year does not revert to the state general fund.

Current Status:	1/17/2019 - Referred to House Ways and Means
All Bill Status:	1/17/2019 - First Reading
	1/17/2019 - Authored By Peggy Mayfield
Priority:	Tier 2 - Medium
State Bill Page:	HB1528

HB1530 ALTERNATIVE FUEL DECAL FEE (BOY P) Provides an exemption from the annual alternative fuel decal fee for motor vehicles used by a local or rural transit system.

Current Status:1/17/2019 - Coauthored by Representative PresselAll Bill Status:1/17/2019 - Referred to House Roads and Transportation1/17/2019 - First Reading1/17/2019 - Authored By Pat BoyPriority:Tier 2 - MediumState Bill Page:HB1530

HB1531 LOCAL REGULATION OF NATURAL RESOURCE DEVELOPMENT (ELLINGTON J) Provides that a municipal plan commission's inclusion in a comprehensive development plan of an unincorporated area within two miles of the corporate boundaries of the municipality does not authorize the municipal plan commission or a board of zoning appeals to regulate: (1) the sale or removal of merchantable timber; or (2) the extraction of mineral resources; on private property located in the unincorporated area. Provides, for purposes of a local planning and zoning law stating that a plan commission is not authorized to prevent the use and alienation of mineral resources or forests outside of urban areas, that an area in which there are at least 20 residences within a guarter mile square (instead of eight residences within a guarter mile square) is an "urban area." Prohibits a county, city, town, or township from regulating the sale or removal of merchantable timber on private property. Provides that a county, city, town, or township may charge a fee to a person who removes merchantable timber from private property, but provides that the fee may not exceed the fee that the unit charges in connection with a road cut or other access to a highway for purposes of new commercial construction. Provides that a county, city, town, or township may require a person who removes merchantable timber from private property to post a bond, but provides that the amount of the bond may not exceed the amount of the bond that the unit requires in connection with a road cut or other access to a highway for purposes of new commercial construction. Prohibits a county or municipality from regulating the extraction of mineral resources on private property located outside the corporate boundaries of a municipality.

Current Status: 1/17/2019 - Referred to House Local Government

All Bill Status: 1/17/2019 - First Reading 1/17/2019 - Authored By Jeff Ellington Priority: Tier 1 - High State Bill Page: HB1531 

 HB1532
 NONCONSENSUAL PORNOGRAPHY (STUTZMAN C) Defines "intimate image" and makes it a Class A misdemeanor for a person to distribute or display an intimate image of an individual whom the person knows or reasonably should know does not consent to the distribution or display of the intimate image. Increases the penalty to a Level 6 felony for a second or subsequent offense.

 Current Status:
 1/28/2019 - added as coauthors Representatives Engleman and Fleming

 All Bill Status:
 1/17/2019 - Coauthored by Representative Huston

 1/17/2019 - Referred to House Courts and Criminal Code

- 1/17/2019 First Reading
- 1/17/2019 Authored By Christy Stutzman

Priority: Tier 3 - Low

State Bill Page: <u>HB1532</u>

HB1533 RESIDENCY OF PUBLIC SAFETY OFFICERS (HATCHER R) Provides that a city or town (municipality) may adopt an ordinance requiring a member of the police or fire department (department) to reside within the municipality within a period of time specified in the ordinance, but not sooner than six months after the date the ordinance is adopted or the member is hired by the department.

Current Status:1/31/2019 - added as coauthor Representative PryorAll Bill Status:1/17/2019 - added as coauthor Representative Jackson1/17/2019 - Referred to House Local Government1/17/2019 - First Reading1/17/2019 - First Reading1/17/2019 - Authored By Ragen HatcherPriority:Tier 1 - HighState Bill Page:HB1533

HB1534 HOME DETENTION AND CREDIT TIME (HATCHER R) Eliminates the provision that awards one day of good time credit for every four days of time served on pretrial home detention. Eliminates the provision that prohibits a person from being reassigned to a different credit time class while being monitored on pretrial home detention. Specifies that a person placed on home detention while awaiting trial is initially assigned to a credit class based on the most serious offense with which the person is charged.

Current Status:1/17/2019 - Referred to House Courts and Criminal CodeAll Bill Status:1/17/2019 - First ReadingPriority:Tier 2 - MediumState Bill Page:HB1534

HB1536 THREATS AGAINST PUBLIC BUILDINGS (HATCHER R) Provides that a person who makes a threat with the intent that another person be placed in fear that the threat will be carried out commits intimidation.

*Current Status:* 1/17/2019 - Referred to House Courts and Criminal Code *All Bill Status:* 1/17/2019 - First Reading

1/17/2019 - Authored By Ragen Hatcher Priority: Tier 3 - Low to Bill Page: UR1526

State Bill Page: <u>HB1536</u>

HB1538 REPRESENTATION OF THE INDIGENT AT INITIAL HEARING (HATCHER R) Provides that an indigent defendant has the right to consult with and be represented by counsel at the initial hearing. Provides that prior to conducting the initial hearing, if the judicial officer determines that a person is indigent, the judicial officer shall provide the person with sufficient time to consult with counsel prior to conducting the initial hearing.

Current Status: 1/17/2019 - Referred to House Courts and Criminal Code

All Bill Status: 1/17/2019 - First Reading

1/17/2019 - Authored By Ragen Hatcher

Priority: Tier 2 - Medium

State Bill Page: <u>HB1538</u>

HB1539 BAIL (HATCHER R) Prohibits a court from requiring an arrestee to pay bail as a condition of pretrial release, unless:
 (1) the court finds by clear and convincing evidence that the arrestee is a flight risk or danger to the community; (2) the arrestee is charged with murder or treason; (3) the arrestee is on pretrial release not related to the incident that is the basis for the present arrest; or (4) the arrestee is on probation, parole, or other community supervision. Requires that the amount of bail be the lowest amount required, based on the defendant's financial circumstances, to assure the arrestee's appearance at trial and to protect the community.

		1/17/2019 - Referred to House Courts and Criminal Code 1/17/2019 - First Reading 1/17/2019 - Authored By Ragen Hatcher
	Priority: State Bill Page:	Tier 3 - Low
	State Din Fage.	<u>101034</u>
HB1540	and makes it a Class C infraction. be at least \$100 but may not exc in marijuana, hashish, or hash oil	JUANA (HATCHER R) Decriminalizes possession of 10 grams or less of marijuana Specifies that the civil penalty for possession of 10 grams or less of marijuana must eed \$200, and provides for distribution of the funds. Establishes a defense to dealing if the defendant delivered 10 grams or less with no expectation of consideration.
		1/17/2019 - Referred to House Courts and Criminal Code 1/17/2019 - First Reading 1/17/2019 - Authored By Ragen Hatcher
		Tier 3 - Low
	State Bill Page:	<u>HB1540</u>
HB1541		quires that expunged criminal records be destroyed or permanently deleted, rather jed. Makes conforming amendments.
	Current Status:	1/17/2019 - Coauthored by Representative Clere
	All Bill Status:	1/17/2019 - Referred to House Courts and Criminal Code 1/17/2019 - First Reading
	Priority	1/17/2019 - Authored By Ragen Hatcher
	State Bill Page:	Tier 2 - Medium HB1541
HB1544	community mental health centers law requires the allotment to be l	COPRIATION ALLOTMENT (KIRCHHOFER C) Amends the allotment of county funds to is in Marion County so that it is based on enrolled consumers in each center. (Current based upon the population residing in each service area.)
		1/17/2019 - Referred to House Ways and Means 1/17/2019 - First Reading 1/17/2019 - Authored By Cindy Kirchhofer
	Priority:	Tier 3 - Low
	State Bill Page:	<u>HB1544</u>
HB1549	outdoor recreation concerning the development. (3) Recommending recreational amenities and experi community impact of the outdoor	ATION (MILLER D) Establishes responsibilities for the director of the division of e following: (1) Coordination of outdoor recreation policy. (2) Promotion of economic to the governor and general assembly policies and initiatives to enhance ences in Indiana. (4) Preparation of an annual report on the economic, social, and recreation industry across Indiana. (5) Developing strategies to increase the number acreation and to address workforce issues. Creates the outdoor recreation grant
	Current Status:	1/17/2019 - Referred to House Natural Resources
		1/17/2019 - First Reading 1/17/2019 - Authored By Doug Miller
	5	Tier 2 - Medium
	State Bill Page:	<u>HB1549</u>
HB1550	water and carries passengers for inspection with an underwater ex	REQUIREMENTS (NISLY C) Allows the owner of a boat that operates upon public hire to elect to have the boat inspected by either a dry dock inspection or a dockside amination of the exterior portion of the boat that is below the waterline. Requires the r an underwater examination of the exterior portion of the boat that is below the
	Current Status:	1/24/2019 - Referred to House Natural Resources
	All Bill Status:	1/24/2019 - First Reading 1/24/2019 - Authored By Curt Nisly
	Priority:	Tier 2 - Medium
	State Bill Page:	<u>HB1550</u>
HB1551	TOBACCO ISSUES (AYLESWORT	H M) Increases the cigarette tax from \$0.995 per pack to \$1.995 per pack. Raises the

age from 18 years of age to 21 years of age for prohibitions and crimes concerning the sale, purchase, and possession of cigarettes and other tobacco products. Makes a corresponding change to the laws concerning electronic cigarettes, tobacco retailer permits, and admission to establishments where smoking is permitted. Repeals employment protections for individuals who smoke cigarettes or use other tobacco products.

Current Status: 1/24/2019 - added as coauthor Representative Beck

All Bill Status: 1/17/2019 - Referred to House Public Health

1/17/2019 - First Reading

1/17/2019 - Authored By Mike Aylesworth

Priority: Tier 3 - Low

State Bill Page: HB1551

HB1552 RESERVE POLICE OFFICER CONTINUING EDUCATION (MAYFIELD P) Allows a county, city, or town law enforcement agency to provide continuing education to appointed police reserve officers.

*Current Status:* 1/29/2019 - added as coauthor Representative Macer

- All Bill Status: 1/17/2019 Coauthored by Representatives Bartels and Mahan
  - 1/17/2019 Referred to House Veterans Affairs and Public Safety
    - 1/17/2019 First Reading

1/17/2019 - Authored By Peggy Mayfield

Priority: Tier 1 - High

State Bill Page: <u>HB1552</u>

HB1554 PERFORMING ARTS CENTER ADMISSIONS TAX (MAY C) Authorizes counties that: (1) have a population of less than 15,500; and (2) own an indoor performing arts center with a seating capacity of at least 2,000 patrons; to impose a \$1 admissions tax upon admissions to the indoor performing arts center. Specifies how the revenue may be used. Permits the county to enter into an operating lease with the convention and visitors commission and a contract with a nonprofit organization to operate the indoor performing arts center.

*Current Status:* 1/17/2019 - Referred to House Ways and Means *All Bill Status:* 1/17/2019 - First Reading

1/17/2019 - Authored By Chris May

Priority: Tier 2 - Medium

State Bill Page: HB1554

HB1555 MEDICAID NONEMERGENCY MEDICAL TRANSPORT (PRESSEL J) Sets forth requirements for brokers of nonemergency medical transportation under the Medicaid fee-for-service program. Establishes the nonemergency medical transportation commission (commission) and sets forth duties of the commission. Requires the office of the secretary of family and social services to prepare before July 31, 2019, a report concerning nonemergency medical transportation Medicaid claims and submit the report to the commission.

Current Status: 1/17/2019 - Coauthored by Representatives Karickhoff, Gutwein and Macer

- All Bill Status: 1/17/2019 Referred to House Public Health
  - 1/17/2019 First Reading

1/17/2019 - Authored By Jim Pressel

Priority: Tier 2 - Medium

State Bill Page: HB1555

HB1556 PROPERTY TAX ASSESSMENT APPEALS (SMITH V) Allows an immediate family member to be a tax representative for a property owner at a property tax assessment board of appeals hearing.

- Current Status:1/17/2019 Referred to House Ways and MeansAll Bill Status:1/17/2019 First Reading1/17/2019 Authored By Vernon SmithPriority:Tier 3 LowState Bill Page:HB1556
- HB1557 TOBACCO OFFENSES (SMITH V) Raises the penalty from a Class C infraction to a Class B infraction if a person sells cigarettes other than in an unopened package. Raises the penalty from a Class C infraction to a Class B infraction if a person sells or distributes tobacco or an electronic cigarette to a person less than 18 years of age. Requires the alcohol and tobacco commission to revoke a tobacco sales certificate if a certificate holder has three violations of certain tobacco offenses.

Current Status:1/17/2019 - Referred to House Public PolicyAll Bill Status:1/17/2019 - First Reading1/17/2019 - Authored By Vernon Smith

Priority: Tier 3 - Low State Bill Page: HB1557

HB1558 WAIVER OF PENALTIES AND INTEREST (SMITH V) Provides that the fiscal body of a county may adopt an ordinance to establish a property tax amnesty program and require waiver of interest and penalties added before January 1, 2019, on delinquent taxes and special assessments on real property in the county if: (1) all of the delinquent taxes and special assessments on the real property were first due and payable before January 1, 2019; and (2) before July 1, 2020, the taxpayer has paid all of these delinquent taxes and special assessments and has also paid all of the taxes and special assessments that are first due and payable after December 31, 2018. Requires the waiver of interest and penalties in these circumstances, notwithstanding any payment arrangement entered into by the county treasurer and the taxpayer.

 Current Status:
 1/17/2019 - Referred to House Ways and Means

 All Bill Status:
 1/17/2019 - First Reading

 1/17/2019 - Authored By Vernon Smith

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1558

SURRENDER OF FIREARMS FOR DOMESTIC VIOLENCE CRIMES (SMITH V) Provides that a person who: (1) has HB1559 been convicted of a crime of domestic violence; and (2) knowingly or intentionally possesses a firearm; commits possession of a firearm by a domestic batterer, a Class A misdemeanor. Provides certain defenses. Requires a court to issue an order, upon entry of a judgment of conviction for a crime of domestic battery or a crime of domestic violence, that: (1) prohibits ownership or possession of a firearm until the defendant's right to possess a firearm is restored; and (2) requires the defendant to surrender: (A) any firearm owned or possessed by the defendant; and (B) any valid license or permit to carry a handgun (license); to a law enforcement agency or law enforcement officer with jurisdiction over the area where the defendant's offense occurred, where the defendant resides, or where the defendant plans to reside. Requires a court to order an appropriate law enforcement agency or law enforcement officer to seize, within 72 hours, any firearm or license owned or possessed by a defendant convicted of domestic battery or a crime of domestic violence. Provides that a person who knowingly or intentionally fails to surrender: (1) all firearms owned or possessed by the person; or (2) any valid license or permit to carry a handgun possessed by the person; after being convicted of domestic battery or a crime of domestic violence commits unlawful retention of a firearm or license by a domestic batterer, a Class A misdemeanor. Enhances the offense to a Level 6 felony if the person has a prior unrelated conviction for the offense. Provides certain defenses. Specifies how a confiscated firearm or license shall be: (1) returned to the rightful owner; or (2) disposed of; if a defendant's right to possess a firearm is restored. Defines certain terms. Makes conforming amendments.

Current Status: 1/17/2019 - Referred to House Courts and Criminal Code All Bill Status: 1/17/2019 - First Reading 1/17/2019 - Authored By Vernon Smith Priority: Tier 2 - Medium State Bill Page: HB1559

HB1561 DISTRESSED UNIT APPEAL BOARD (SMITH V) Makes changes to the composition of the distressed unit appeal board.

 Current Status:
 1/17/2019 - Referred to House Government and Regulatory Reform

 All Bill Status:
 1/17/2019 - First Reading

 1/17/2019 - Authored By Vernon Smith

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1561

HB1562 CANCELLATION OF PROPERTY TAXES (SMITH V) Eliminates provisions that maintain a taxpayer's personal liability for property taxes, special assessments, fees, penalties, or other delinquencies after the department of local government finance has canceled those property taxes, special assessments, fees, penalties, or other delinquencies on property that is owned by the state, a county, a city, a town, a township, or a local port authority.

Current Status:1/17/2019 - Referred to House Ways and MeansAll Bill Status:1/17/2019 - First ReadingPriority:1/17/2019 - Authored By Vernon SmithPriority:Tier 2 - MediumState Bill Page:HB1562

HB1564 SCHOOL BUS ROUTE SAFETY (BAUER B) Provides that the governing body of a public school may not authorize a school bus driver to load or unload a student at a location that requires the student to cross a roadway.

 Current Status:
 2/5/2019 - added as coauthor Representative Goodin

 All Bill Status:
 1/17/2019 - Referred to House Education

 1/17/2019 - First Reading
 1/17/2019 - Authored By B Patrick Bauer

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1564

HB1565 CIGARETTE TAXES (KIRCHHOFER C) Increases the cigarette tax by \$2 to \$2.995 per pack of regular size cigarettes and a corresponding increase for larger cigarettes. Appropriates for each year of the 2019-2021 biennium \$35,000,000 from the tobacco master settlement agreement fund to the tobacco use prevention and cessation trust fund for the state department of health to implement the long range state plan for the prevention and reduction of the usage of tobacco and tobacco products in Indiana.

Current Status:1/17/2019 - Referred to House Public HealthAll Bill Status:1/17/2019 - First Reading<br/>1/17/2019 - Authored By Cindy KirchhoferPriority:Tier 2 - MediumState Bill Page:HB1565

HB1566 INNKEEPER'S TAX (ENGLEMAN K) Provides that the department of state revenue (DOR) or a county treasurer may enter into an agreement with the fiscal officer of an entity responsible for the expenditure of funds from an innkeeper's tax to furnish the fiscal officer each month with the name and retail address of each business collecting an innkeeper's tax and the amount of money collected from each business. Provides that the agreement must include a nondisclosure provision. Provides that the DOR may release information concerning an innkeeper's tax or a food and beverage tax under certain circumstances. Increases the Clark County and Floyd County innkeeper's taxes from 4% to 6%. Provides that each month the DOR shall provide summary data regarding innkeeper's tax collections and food and beverage tax collections to county auditors, county treasurers, and fiscal officers of political subdivisions in the case of a tax imposed by a political subdivision that is not a county.

Current Status:1/17/2019 - Coauthored by Representatives Clere, Fleming and DavissonAll Bill Status:1/17/2019 - Referred to House Ways and Means1/17/2019 - First Reading1/17/2019 - Authored By Karen EnglemanPriority:Tier 2 - MediumState Bill Page:HB1566

MODIFICATION OF UTILITY FACILITIES (DEVON D) Provides that if a person, including a customer of a utility, HB1567 requests or requires the modification of one or more utility facilities of a utility, the utility: (1) may not refuse to perform the modification if: (A) the local unit in which the modification will occur supports the request; and (B) the utility's access to the facility will not be diminished or hindered as a result of the modification; and (2) may require the person requesting or requiring the modification to pay the cost of the modification. Sets forth certain requirements and conditions that apply to a utility's determination of the cost of the modification of a utility facility. Requires a utility to include information about requests for modifications of utility facilities, including information on the factors the utility uses in determining the cost of modifications: (1) in the utility's filings with the utility regulatory commission (IURC); and (2) on the utility's Internet web site. Requires the utility to make the information available for public inspection in each of the utility's offices or stations that are open to the public. Provides that upon: (1) the IURC's own motion; or (2) the complaint of a utility, a person requesting or requiring the modification of a utility facility, or certain other qualified complainants; the IURC may investigate the amounts assessed by a utility with respect to the modification of a specific utility facility, or by the utility generally for modifications of utility facilities. Authorizes the IURC to: (1) hold hearings and issue orders in connection with such an investigation; and (2) adopt rules that the IURC considers necessary to implement these provisions.

Current Status: 1/17/2019 - Referred to House Utilities, Energy and Telecommunications

All Bill Status: 1/17/2019 - First Reading

1/17/2019 - Authored By Dale DeVon

Priority: Tier 1 - High

State Bill Page: HB1567

HB1569 PROFESSIONAL LICENSING MATTERS (ZENT D) Provides for an annual renewal process for appraisal management companies. Allows for a hearing aid dealer in training to fit or dispense hearing aids while under the supervision and direction of an individual who holds a temporary or valid hearing aid dealer certificate of registration. Defines a conviction of concern. Amends a provision concerning the way a conviction for a crime of concern affects an individual with a professional license or certification. Removes a provision that requires a dental hygienist to obtain and maintain a national provider identifier number. Allows for the state board of dentistry (board) to issue dental residency permits

and dental faculty licenses. (Current law allows for the board to issue limited dental residency permits and limited faculty licenses.) Removes a provision that prohibits an Indiana dental school from having more than 10% of its full-time faculty licensed with an instructor's license. Makes various changes to provisions concerning how a conviction for a crime of concern affects an individual with a professional license or certification

Current Status:	2/7/2019 - Senate sponsor: Senator Perfect
All Bill Status:	2/7/2019 - Third reading passed; Roll Call 117: yeas 93, nays 0
	2/7/2019 - House Bills on Third Reading
	2/5/2019 - added as coauthors Representatives Davisson and Bacon
	2/5/2019 - House Bills on Third Reading
	2/4/2019 - Second reading ordered engrossed
	2/4/2019 - House Bills on Second Reading
	1/31/2019 - added as coauthor Representative Moseley
	1/31/2019 - House Bills on Second Reading
	1/29/2019 - Committee Report amend do pass, adopted
	1/29/2019 - House Committee recommends passage, as amended Yeas: 12; Nays:
	0
	1/29/2019 - House Employment, Labor and Pensions, (Bill Scheduled for Hearing);
	Time & Location: 8:30 AM, Rm. 156-A 1/17/2019 - Referred to House Employment, Labor and Pensions
	1/17/2019 - First Reading
	1/17/2019 - Authored By Dennis Zent
Priority	Tier 2 - Medium
5	
State Bill Page:	<u>HD1004</u>

HB1572 ELECTRONIC MONITORING OF GOVERNMENT CONTRACTORS (LEHMAN M) Establishes requirements for software that records data and hours worked for a contractor that enters into a contract that exceeds \$100,000 for professional or technical services with a state agency. Provides that a contractor must store the data for not less than seven years and that the data must be accessible, on request, to the state agency or state board of accounts. Prohibits a contractor from charging a fee to the state agency or the state board of accounts for access to or the use of either of the following: (1) Software used to verify hours worked. (2) A retrieval of data that is collected by the software.

 Current Status:
 1/17/2019 - Coauthored by Representative Clere

 All Bill Status:
 1/17/2019 - Referred to House Employment, Labor and Pensions

 1/17/2019 - First Reading
 1/17/2019 - Authored By Matt Lehman

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1572

HB1573 REMOVAL OF ELECTED OFFICIALS (CANDELARIA REARDON M) Provides that disorderly behavior, which can be the basis of expulsion from the general assembly, includes sexual misconduct, committing certain sex crimes, and engaging in conduct that is inconsistent with the high ethical standards of the general assembly. Creates the officeholder oversight commission, which may remove certain statewide officeholders from office for engaging in sexual misconduct, committing certain sex crimes, or engaging in conduct inconsistent with the high ethical standards of their office. Provides that a person who, without the consent of the other person, knowingly or intentionally rubs or fondles another person's covered or uncovered genitals, buttocks, public area, or female breast, commits lewd touching, a Class A misdemeanor. Enhances the penalty for lewd touching if: (1) it is committed by using or threatening the use of deadly force; (2) it is committed while armed with a deadly weapon; (3) the commission of the offenses is facilitated with a drug or controlled substance; (4) it is committed by an officeholder; or (5) it is committed by an individual who has a previous unrelated conviction for the offense.

Current Status:	1/17/2019 - Referred to House Government and Regulatory Reform
All Bill Status:	1/17/2019 - First Reading
	1/17/2019 - Authored By Mara Candelaria Reardon
Priority:	Tier 1 - High
State Bill Page:	<u>HB1573</u>

HB1574 LEWD TOUCHING (CANDELARIA REARDON M) Provides that a person who, without the consent of the other person, knowingly or intentionally rubs or fondles another person's covered or uncovered genitals, buttocks, pubic area, or female breast, commits lewd touching, a Class A misdemeanor. Enhances the penalty for lewd touching if: (1) it is committed by using or threatening the use of deadly force; (2) it is committed while armed with a deadly weapon; (3) the commission of the offenses is facilitated with a drug or controlled substance; (4) it is committed by an officeholder; or (5) it is committed by an individual who has a previous unrelated conviction for the offense. *Current Status:* 1/17/2019 - Referred to House Courts and Criminal Code All Bill Status: 1/17/2019 - First Reading 1/17/2019 - Authored By Mara Candelaria Reardon Priority: Tier 3 - Low State Bill Page: HB1574

HB1576 ANIMAL ABUSE REGISTRY (CANDELARIA REARDON M) Defines "animal-related offense" and requires the Indiana criminal justice institute (institute) to establish an electronic animal abuse registry containing information relating to persons convicted of animal-related offenses. Requires the institute to adopt rules to establish a procedure to permit a person erroneously included in the registry to obtain relief.

*Current Status:* 1/17/2019 - Referred to House Courts and Criminal Code

All Bill Status: 1/17/2019 - First Reading

1/17/2019 - Authored By Mara Candelaria Reardon

Priority: Tier 3 - Low

State Bill Page: <u>HB1576</u>

HB1578 RECKLESS DISCHARGE OF A WEAPON (CANDELARIA REARDON M) Provides that the death of any person caused by a descending bullet fired into the air constitutes criminal recklessness as a Level 5 felony.

Current Status: 1/17/2019 - Referred to House Courts and Criminal Code

All Bill Status: 1/17/2019 - First Reading

1/17/2019 - Authored By Mara Candelaria Reardon

Priority: Tier 3 - Low

State Bill Page: HB1578

HB1579 PUNITIVE DAMAGES (CANDELARIA REARDON M) Eliminates the requirement that 75% of a punitive damages award in a civil case be deposited into the violent crime victims compensation fund.

Current Status: 1/17/2019 - Referred to House Judiciary

- All Bill Status: 1/17/2019 First Reading 1/17/2019 - Authored By Mara Candelaria Reardon Priority: Tier 3 - Low State Bill Page: <u>HB1579</u>
- HB1581 PRIVATE REPRESENTATION OF PUBLIC OFFICIALS (CANDELARIA REARDON M) Prohibits a public official who: (1) is sued in the public official's personal capacity and is alleged to have acted outside the scope of the public official's duties; or (2) is charged with a crime unrelated to the public official's duties; from using public funds to pay for private legal counsel. Prohibits the public official from using public funds to pay a judgment or settlement under certain circumstances. Declares certain nondisclosure agreements entered into after June 30, 2019, involving sexual assault, sexual harassment, and sexual discrimination as against public policy and void.

Current Status: 1/17/2019 - Referred to House Judiciary All Bill Status: 1/17/2019 - First Reading 1/17/2019 - Authored By Mara Candelaria Reardon Priority: Tier 3 - Low State Bill Page: HB1581

LOCAL GOVERNMENT MATTERS (CANDELARIA REARDON M) Allows a political subdivision to provide for automatic HB1582 enrollment of employees hired after June 30, 2019, in the political subdivision's deferred compensation plan, if the employee does not reject enrollment in the plan within a specified time period. Allows political subdivisions (except school corporations) that make a preliminary determination after June 30, 2019, as to whether a project is a controlled project to deduct from the project cost any funds segregated for use in the project that are in the political subdivision's capital improvement plan or other plan. (Current law applies only to political subdivisions other than school corporations in Hamilton County.) Allows a municipality to make deposits to a vendor or service provider to ensure the municipality's performance of a contract for the purchase of: (1) personal property having a cost of more than \$150,000; or (2) the services of a performer or performers that a municipality contracts with for performing at an entertainment, cultural, or recreational event or activity. Requires the clerk and fiscal officer of all cities and towns to complete at least: (1) 14 hours of training courses within one year; and (2) 36 hours of training courses within three years. Provides that a training course that an individual completes after being elected or appointed as clerk or fiscal officer of a city or town and before the individual begins serving in office applies toward the training requirements. Requires all city and town clerks and fiscal officers to fulfill the training requirements for each term the clerk or fiscal officer serves in office. Provides, in the case of a city or town that reorganizes, that the individual who performs the functions of clerk or fiscal officer for the reorganizing city or town shall comply with the training requirements for the reorganized political subdivision. Allows the board governing a: (1) municipal water or sewer

provider; (2) municipal department of sanitation; or (3) sewage disposal plant service provider; to fix the time within which service charges become delinquent and service may be discontinued due to nonpayment of charges. (Currently these time periods are provided by statute.)

 Current Status:
 2/7/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 0

 All Bill Status:
 2/7/2019 - House Local Government, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-B

 1/17/2019 - Referred to House Local Government
 1/17/2019 - First Reading

 1/17/2019 - First Reading
 1/17/2019 - Authored By Mara Candelaria Reardon

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1582

HB1583 LOCAL REGULATION OF FIREWORKS (SCHAIBLEY D) Changes: (1) the dates on which a county or municipal ordinance may limit the use of fireworks in the county or municipality; and (2) the types of fireworks to which such an ordinance may apply.

 Current Status:
 1/17/2019 - Referred to House Public Policy

 All Bill Status:
 1/17/2019 - First Reading

 1/17/2019 - Authored By Donna Schaibley

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1583

HB1584 ELEMENTS OF RAPE (SCHAIBLEY D) Provides that a person who knowingly or intentionally has sexual intercourse with another person or knowingly or intentionally causes another person to perform or submit to other sexual conduct when the person knows or reasonably should have known that the other person believed that the person is the other person's spouse or significant other, commits rape. Makes conforming amendments.

 Current Status:
 1/29/2019 - added as coauthors Representatives Negele, Hamilton, Ziemke

 All Bill Status:
 1/17/2019 - Referred to House Courts and Criminal Code

 1/17/2019 - First Reading
 1/17/2019 - Authored By Donna Schaibley

 Priority:
 Tier 3 - Low

 State Bill Page:
 HB1584

HB1585 FIRE DEPARTMENT CARCINOGEN EXPOSURE FEE (WESCO T) Authorizes the establishment and collection of a carcinogen exposure fee of up to \$500 to be collected from the owner, lessee, or occupant of a dwelling or office, or from the owner's, lessee's, or occupant's insurance company, after a fire department established by a county, city, town, or township or a volunteer fire department has fought a fire involving the dwelling or office. Provides that the proceeds of the carcinogen exposure fee must be used for expenditures that help to protect firefighters against the effects of potential or suspected carcinogens and other toxic gases to which they are exposed when fighting fires, such as: (1) the purchase or repair of specialized washing machines to remove potentially carcinogenic or toxic residue from the firefighters' turnout gear after it has been worn while fighting a fire; (2) the purchase of extra sets of turnout gear so that firefighters may wear clean turnout gear while the turnout gear worn while fighting a previous fire is being cleaned; and (3) paying the cost of health screening of firefighters for types of cancer and other health problems that are believed to be more common among firefighters than among the general public due to the exposure of firefighters to carcinogens and other toxic gases from fires. Provides that the carcinogen exposure fee must be established by ordinance of the legislative body of the county, city, town, or township served by the fire department.

Current Status: 1/22/2019 - Referred to House Veterans Affairs and Public Safety All Bill Status: 1/22/2019 - First Reading 1/22/2019 - Authored By Timothy Wesco Priority: Tier 1 - High State Bill Page: HB1585

HB1587 DWELLING UNIT LEAD HAZARDS AND STUDENT TESTING (ERRINGTON S) Provides that, beginning with children who enroll in school for the school year beginning in 2020, the governing body of a school corporation shall require every child under six years of age who enrolls in a school operated by the school corporation to have a blood lead test. Defines "dwelling unit lead hazard" as: (1) the presence of lead-based paint on a wall of a dwelling unit; (2) the presence of lead-contaminated soil outside a dwelling unit; or (3) the presence of lead in the drinking water system of a dwelling unit. Prohibits renting a dwelling unit to a tenant family that includes a child not more than six years of age if the dwelling unit is subject to a dwelling unit lead hazard. Provides that a landlord who knowingly or intentionally: (1) violates the prohibition; (2) represents to a tenant family that the tenant family may waive the prohibition; (3) misrepresents the age of a member of a tenant family to conceal a violation of the prohibition; or (4) induces a member of a tenant family to misrepresent the age of another member of the tenant family to conceal a violation of the prohibition; commits a Class C misdemeanor.

Current Status:1/22/2019 - Coauthored by Representative BoyAll Bill Status:1/22/2019 - Referred to House Family, Children and Human Affairs1/22/2019 - First Reading1/22/2019 - Authored By Sue ErringtonPriority:Tier 2 - MediumState Bill Page:HB1587

HB1592 REGULATED DRAINS AND ENVIRONMENTAL CONCERNS (HAMILTON C) Authorizes a county surveyor to classify a regulated drain as a drain in need of reconstruction if: (1) the functionality of the drain is compromised; and (2) the drain could, at a reasonable cost, be reconstructed to perform the function for which it was designed while also better serving the interests of public health or significantly reducing undesirable environmental effects, or while also providing flood reduction benefits. Authorizes a county surveyor to classify a regulated drain as a drain in need of periodic maintenance if the drain can be made: (1) to perform the function for which it was designed and constructed; (2) to properly drain affected land; and (3) to better serve the interest of public health, produce fewer undesirable environmental effects, or provide flood reduction benefits; through periodically cleaning, spraying, removing obstructions from, and making minor repairs, additions, or alterations to the regulated drain. Provides that the maintenance fund established for a regulated drain or combination of regulated drains may be used to: (1) better serve the interests of public health; (2) reduce undesirable environmental effects; (3) provide flood reduction benefits; (4) improve drainage control; or (5) provide drainage water storage infrastructure or technology associated with water that flows in or into a particular regulated drain or combination of regulated drains. Authorizes a county surveyor, when determining the best method of reconstructing a regulated drain or the best method of drainage for the area to which a petition to establish a new regulated drain relates, to consider cost effective drainage designs that limit undesirable environmental effects, improve public health, or provide flood reduction benefits.

 Current Status:
 1/22/2019 - Referred to House Local Government

 All Bill Status:
 1/22/2019 - First Reading

 1/22/2019 - Authored By Carey Hamilton

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1592

HB1593 CERTIFIED TECHNOLOGY PARK FUNDING (HEINE D) Changes the recertification period for certified technology parks from three years to four years. Provides that once a certified technology park reaches its cap, an additional amount equal to incremental income taxes shall be captured (not to exceed \$500,000 annually or in the case of a certified technology park operated by two or more redevelopment commissions, \$500,000 per redevelopment commission). Requires a redevelopment commission that has designated a third party manager or operator of a certified technology park to transfer to the manager or operator the amount owed within 30 days of receiving a distribution.

Current Status:1/22/2019 - Coauthored by Representative AustinAll Bill Status:1/22/2019 - Referred to House Ways and Means1/22/2019 - First Reading1/22/2019 - Authored By Dave HeinePriority:Tier 2 - MediumState Bill Page:HB1593

HB1594 INDIANA FINANCE AUTHORITY MATTERS (HUSTON T) Requires state budget committee review of any proposed extension or amendment to a public-private agreement to which the Indiana finance authority or the state is a party. Prohibits any extension or amendment to such a public-private agreement until after the budget committee has reviewed the proposed extension or amendment. Specifies that any lump sum amounts received under such a publicprivate agreement must be held in reserve until May 1 of the calendar year following the calendar year in which the lump sum payment was received. Removes the power to make transfers from the major moves construction fund to the state highway fund.

Current Status:	2/11/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 11:00 AM, Rm. 404
All Bill Status:	2/5/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 404
	1/22/2019 - Coauthored by Representatives Porter, DeLaney and Brown T
	1/22/2019 - Referred to House Ways and Means 1/22/2019 - First Reading
	1/22/2019 - Authored By Todd Huston
Priority:	Tier 3 - Low
State Bill Page:	<u>HB1594</u>

HB1595

SYRINGE EXCHANGE PROGRAM (FLEMING R) Requires the state health commissioner to appoint a panel to hold a public hearing to determine whether to operate a syringe exchange program in a county if the Indiana state department of health determines from available data that the county has experienced at least a 20% increase in opioid overdose emergency room visits or in hepatitis C cases.

 Current Status:
 1/22/2019 - Coauthored by Representatives Clere, Davisson and Ziemke

 All Bill Status:
 1/22/2019 - Referred to House Public Health

 1/22/2019 - First Reading
 1/22/2019 - Authored By Rita Fleming

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1595

HB1596 EXPENDITURES OF REDEVELOPMENT COMMISSIONS (FLEMING R) Provides that allocated property tax proceeds may be expended for projects located outside a redevelopment district only if the redevelopment commission adopts a declaratory resolution that finds that the expenditures: (1) will directly benefit the redevelopment district; and (2) will result in the creation of jobs in the private sector. Adds various requirements related to expenditures under contracts between redevelopment commissions and providers of educational and training programs to establish programs designed to prepare individuals to participate in the competitive and global economy.

Current Status:2/7/2019 - Committee Report amend do pass, adoptedAll Bill Status:2/6/2019 - House Committee recommends passage, as amended Yeas: 8; Nays: 32/6/2019 - House Government and Regulatory Reform, (Bill Scheduled for Hearing);Time & Location: 3:30 PM, Rm. 156-D2/5/2019 - removed as coauthor Representative Clere2/5/2019 - added as author Representative Clere2/5/2019 - removed as author Representative Fleming1/22/2019 - Coauthored by Representatives Clere, Engleman and Thompson1/22/2019 - Referred to House Government and Regulatory Reform1/22/2019 - First Reading1/22/2019 - Authored By Rita FlemingPriority:Tier 1 - High

State Bill Page: HB1596

HB1597 CAMPAIGN FINANCE REPORTS (MAYFIELD P) Requires candidates for legislative offices to file campaign finance reports electronically.

Current Status: 2/11/2019 - House Bills on Second Reading

- All Bill Status: 2/7/2019 Committee Report do pass, adopted 2/7/2019 - House Committee recommends passage Yeas: 10; Nays: 0 2/7/2019 - House Elections and Apportionment, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-C 1/22/2019 - Referred to House Elections and Apportionment 1/22/2019 - First Reading
  - 1/22/2019 Authored By Peggy Mayfield
  - Priority: Tier 2 Medium

State Bill Page: HB1597

HB1602 ANIMAL ABUSE (WRIGHT M) Defines "animal abuse offense" and "companion animal", and establishes as a mandatory condition of probation and parole that a person convicted of an animal abuse offense may not possess, harbor, or train a companion animal.

Current Status:1/22/2019 - Referred to House Courts and Criminal CodeAll Bill Status:1/22/2019 - First Reading1/22/2019 - Authored By Melanie WrightPriority:Tier 3 - LowState Bill Page:HB1602

HB1605 DEPARTMENT OF TRANSPORTATION MATTERS (SULLIVAN H) Removes a provision requiring each contract for highway work to be acknowledged before an officer authorized to administer oaths. Provides that a certificate of qualification issued by the department of transportation (department) is valid for a period of 24 months. Allows the department to adopt rules concerning eligibility and qualification requirements for bidders of contracts. Exempts the department from certain real property recording requirements. Makes conforming amendments.

Current Status: 1/31/2019 - Senate sponsor: Senator Crider

All Bill Status: 1/31/2019 - Third reading passed; Roll Call 81: yeas 95, nays 0

1/31/2019 - added as coauthor Representative Forestal 1/31/2019 - House Bills on Third Reading 1/29/2019 - House Bills on Third Reading 1/28/2019 - Second reading ordered engrossed 1/28/2019 - House Bills on Second Reading 1/24/2019 - added as coauthor Representative Soliday 1/24/2019 - Committee Report do pass, adopted 1/23/2019 - House Committee recommends passage Yeas: 13; Nays: 0 1/23/2019 - House Roads and Transportation, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm, 156-B 1/22/2019 - Coauthored by Representative Speedy 1/22/2019 - Referred to House Roads and Transportation 1/22/2019 - First Reading 1/22/2019 - Authored By Holli Sullivan Priority: Tier 2 - Medium State Bill Page: HB1605 E-LIQUIDS TAXES (KLINKER S) Imposes a tax on e-liquids that contain nicotine at a rate of \$0.10 per fluid milliliter of HB1606 consumable product. Deposits the revenue from the tax in the state general fund and the addiction services fund. Current Status: 1/22/2019 - Referred to House Public Policy All Bill Status: 1/22/2019 - First Reading 1/22/2019 - Authored By Sheila Klinker Priority: Tier 3 - Low State Bill Page: HB1606 HB1607 BULLYING AND ORDERS OF PROTECTION (HATFIELD R) Defines "bullying". Provides that a person who is a victim of bullying may file a petition for an order of protection against a person who commits harassment or an act of bullying. Makes the knowing or intentional violation of an order of protection against bullying a Class A misdemeanor. Makes conforming changes. Current Status: 1/22/2019 - added as coauthor Representative Beck All Bill Status: 1/22/2019 - Coauthored by Representative Candelaria Reardon 1/22/2019 - Referred to House Judiciary 1/22/2019 - First Reading 1/22/2019 - Authored By Ryan Hatfield Priority: Tier 2 - Medium State Bill Page: HB1607 OVERTIME COMPENSATION FOR CERTAIN EMPLOYEES (HATFIELD R) Provides that, after December 31, 2019, HB1608 certain employees must be paid compensation for employment in certain circumstances at a rate not less than 1.5 times the regular rate at which the employee is employed and, under certain circumstances, not less than two times the regular rate at which the employee is employed. Removes outdated language. Relocates language concerning the tip credit. Makes conforming amendments. Current Status: 1/22/2019 - added as coauthor Representative Macer All Bill Status: 1/22/2019 - Coauthored by Representative Moed 1/22/2019 - Referred to House Employment, Labor and Pensions 1/22/2019 - First Reading 1/22/2019 - Authored By Ryan Hatfield Priority: Tier 3 - Low State Bill Page: HB1608 WORK SHARING UNEMPLOYMENT BENEFIT (HATFIELD R) Establishes a work sharing unemployment insurance HB1609 program. Requires an employer to submit a work sharing plan for approval by the commissioner of the department of workforce development. Establishes the work sharing benefit as equal to an employee's unemployment benefit reduced by a percentage that is equivalent to the number of hours by which the employee's normal weekly work hours are reduced. Current Status: 1/24/2019 - added as coauthor Representative Deal All Bill Status: 1/22/2019 - Coauthored by Representative VanNatter 1/22/2019 - Referred to House Employment, Labor and Pensions 1/22/2019 - First Reading 1/22/2019 - Authored By Ryan Hatfield

Priority: Tier 3 - Low State Bill Page: HB1609

SPENCER COUNTY MAGISTRATE (HATFIELD R) Allows the judge of the Spencer circuit court to appoint a magistrate HB1612 to serve the Spencer circuit court. Current Status: 1/22/2019 - Referred to House Courts and Criminal Code All Bill Status: 1/22/2019 - First Reading 1/22/2019 - Authored By Ryan Hatfield Priority: Tier 3 - Low State Bill Page: HB1612 HB1614 COURT FEES (HATFIELD R) Requires a court to assess a drug abuse, prosecution, interdiction, and correction fee against a person who is convicted of certain legend drug offenses. Current Status: 1/22/2019 - Coauthored by Representatives Pressel and VanNatter All Bill Status: 1/22/2019 - Referred to House Courts and Criminal Code 1/22/2019 - First Reading 1/22/2019 - Authored By Ryan Hatfield Priority: Tier 2 - Medium State Bill Page: HB1614 HB1615 DEATH OR INJURY TO ANIMALS (HATFIELD R) Increases the offense level for certain animal cruelty crimes. Amends and creates certain definitions for offenses relating to animals. Makes conforming amendments. Current Status: 2/11/2019 - House Bills on Second Reading All Bill Status: 2/7/2019 - Committee Report amend do pass, adopted 2/6/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 0 2/6/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D 1/30/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D 1/22/2019 - Coauthored by Representatives McNamara, VanNatter and Mahan 1/22/2019 - Referred to House Courts and Criminal Code 1/22/2019 - First Reading 1/22/2019 - Authored By Ryan Hatfield Priority: Tier 3 - Low State Bill Page: HB1615

HB1616 AFFORDABLE HOUSING TAX BENEFITS (PRESSEL J) Restores the property tax exemption for certain real property that is acquired for the purpose of erecting, renovating, or improving a single family residential structure that is to be given away or sold: (1) in a charitable manner; (2) by a nonprofit organization; and (3) to low income individuals who will use the land as a family residence. Expands the neighborhood assistance credit to provide the credit for contributions to certain nonprofit entities that develop affordable residential housing for sale to certain low income buyers (program II). Expands the neighborhood assistance credit to provide the credit for contributions to affordable housing organizations (program III). Provides that the aggregate limit of tax credits that may be approved under program II each state fiscal year is \$1 million. Provides that the aggregate limit of neighborhood assistance tax credits that may be approved under program III each state fiscal year is \$1 million. Specifies conditions for allocations of neighborhood assistance credits to affordable housing organizations of meighborhood assistance credits to affordable housing organizations for allocations of neighborhood assistance credits to affordable housing organizations under program III.

 Current Status:
 1/31/2019 - added as coauthors Representatives Heine and Klinker

 All Bill Status:
 1/22/2019 - Coauthored by Representative Clere

 1/22/2019 - Referred to House Ways and Means

 1/22/2019 - First Reading

 1/22/2019 - Authored By Jim Pressel

 Priority:

 Tier 1 - High

 State Bill Page:

 HB1616

HB1618 EXPUNGEMENT (CHERRY R) Provides that the court shall order the central repository for criminal history information maintained by the state police department to seal a person's expunged conviction records for a misdemeanor or Class D and Level 6 felony conviction including information related to: (1) an arrest or offense in which no conviction was entered and that was committed as part of the same episode of criminal conduct as the case ordered expunged; and (2) any other references to matters related to the case that was ordered expunged.

Current Status: 1/22/2019 - Referred to House Courts and Criminal Code

All Bill Status: 1/22/2019 - First Reading 1/22/2019 - Authored By Robert Cherry Priority: Tier 3 - Low State Bill Page: HB1618

HB1619 SPECIAL PERMITS (CHERRY R) Allows the Indiana department of transportation and certain local authorities to issue a permit that allows for the transportation of: (1) material; (2) products; or (3) equipment; belonging to an electric cooperative in certain instances.

 Current Status:
 1/22/2019 - Coauthored by Representatives Miller D and Pressel

 All Bill Status:
 1/22/2019 - Referred to House Roads and Transportation

 1/22/2019 - First Reading
 1/22/2019 - Authored By Robert Cherry

 Priority:
 Tier 1 - High

 State Bill Page:
 HB1619

HB1621 AVIATION TAXES (SULLIVAN H) Provides that: (1) sales and use tax revenue attributable to the sale of aircraft; and (2) aviation fuel excise tax revenue; shall be deposited in the airport development grant fund.

Current Status: 1/22/2019 - Referred to House Ways and Means All Bill Status: 1/22/2019 - First Reading 1/22/2019 - Authored By Holli Sullivan Priority: Tier 3 - Low State Bill Page: HB1621

HB1622 COUNTY JAILS (LAUER R) Provides that the per diem from the department of correction for the cost of incarcerating a Level 6 felon is \$55 per day. Provides that a county must appropriate at least \$25 of each \$55 per diem to the county sheriff which shall be used by the sheriff only for the purposes of law enforcement or county jail operations. Provides that upon a request from the sheriff, the commissioner may agree to accept custody of a person convicted of a Level 6 felony: (1) if placement in the county jail represents a substantial threat to the safety of others; (2) the inmate committed a new criminal offense while incarcerated in the county jail; or (3) for other good cause shown.

Current Status:1/22/2019 - Referred to House Ways and MeansAll Bill Status:1/22/2019 - First Reading1/22/2019 - Authored By Ryan LauerPriority:Tier 2 - MediumState Bill Page:HB1622

HB1623 VETERANS (LAUER R) Provides that a veteran who is classified as individually unemployable is entitled to a property tax deduction. Increases the limit of the gross assessed value below which the veteran's property tax deduction is allowable for a veteran who is totally disabled, is at least 62 years of age and has a disability of at least 10%, or is classified as individually unemployable by the department of veterans affairs. Provides that the surviving spouse of an individual who dies while serving in the military or naval forces of the United States is entitled to a property tax deduction. Provides a state income tax deduction for all military service income received by an individual or the individual's surviving spouse. Creates the veterans service officer fund. Allows the department of veterans affairs to award grants for treatment for drug addiction recovery and mental health services. Creates the veterans service officer training fund. Provides for tuition remission at state educational institutions for children of veterans and children of individuals currently serving in or on active duty in the armed forces or their reserves, the Indiana National Guard, and the National Guard.

Current Status:1/22/2019 - Referred to House Ways and MeansAll Bill Status:1/22/2019 - First Reading1/22/2019 - Authored By Ryan LauerPriority:Tier 3 - LowState Bill Page:HB1623

HB1624 INFORMATION TECHNOLOGY OVERSIGHT COMMITTEE (LAUER R) Establishes the information technology oversight committee.

 Current Status:
 1/29/2019 - added as coauthor Representative Macer

 All Bill Status:
 1/22/2019 - Referred to House Utilities, Energy and Telecommunications

 1/22/2019 - First Reading
 1/22/2019 - Authored By Ryan Lauer

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1624

HOUSING COST INFORMATION (CLERE E) Amends the statute concerning state rulemaking procedures to provide that if a state agency intends to adopt a rule that may increase or decrease the costs of housing in Indiana, the agency shall prepare a housing impact analysis (analysis) for the rule. Provides that: (1) the full text of the analysis must be published in the Indiana Register; and (2) the rule must be referenced in the required newspaper notice of the rule; under state rulemaking procedures. Requires a county or a municipality to prepare an analysis if a proposed regulation may increase or decrease the cost of housing in the county or municipality. Requires the analysis to be submitted to the members of the legislative body not less than 30 days before the legislative body considers the regulation. Sets forth the required information for an analysis prepared by a state agency or by a county or municipality. Requires the Indiana housing and community development authority (authority) to prepare a comprehensive five year state housing strategy plan (plan). Sets forth required elements of the plan. Requires the authority to: (1) annually update the plan; and (2) submit the plan to the governor and the legislative council before October 1 of each year. Requires a municipality to annually prepare: (1) a housing analysis report; and (2) a housing fee report. Sets forth the required elements for each report. Requires the municipality to post the reports on the municipality's Internet web site (or on the county's Internet web site if the municipality does not maintain an Internet web site). Provides that a municipality may not impose any housing related fee that is not: (1) included in the fee report; or (2) posted on the municipality's Internet web site.

HB1625

Current Status: 2/11/2019 - House Bills on Third Reading All Bill Status: 2/7/2019 - Third reading Passed (85-8) 2/7/2019 - House Bills on Third Reading 2/5/2019 - Amendment #1 (Clere) prevailed; Roll Call 95: yeas 85, nays 8 2/5/2019 - Second reading amended, ordered engrossed 2/5/2019 - Amendment #1 (Clere) prevailed; 2/5/2019 - House Bills on Second Reading 2/4/2019 - Second reading ordered engrossed 2/4/2019 - House Bills on Second Reading 1/31/2019 - Committee Report amend do pass, adopted 1/30/2019 - House Government and Regulatory Reform, (Bill Scheduled for Hearing); Time & Location: 3:30 PM, Rm. 156-D 1/29/2019 - added as coauthors Representatives Eberhart, Hatfield, Manning 1/22/2019 - Referred to House Government and Regulatory Reform 1/22/2019 - First Reading 1/22/2019 - Authored By Edward Clere Priority: Tier 1 - High State Bill Page: HB1625

HB1626 INDUSTRIAL RECOVERY TAX CREDIT (TORR J) Provides that a taxpayer is entitled each taxable year beginning after December 31, 2019, to an industrial recovery tax credit against the taxpayer's state tax liability for a qualified investment in a qualified community development entity. Provides that the credit is equal to 25% of the taxpayer's qualified investment in a qualified community development entity made during the taxable year.

Current Status:1/24/2019 - Referred to House Ways and MeansAll Bill Status:1/24/2019 - First Reading1/24/2019 - Authored By Jerry TorrPriority:Tier 2 - MediumState Bill Page:HB1626

HB1632 INDUSTRIAL HEMP PILOT PROGRAM (LEHE D) Requires the department of agriculture (department) to promote the expansion of Indiana's industrial hemp industry to the maximum extent permitted by federal law. Allows the department to establish research pilot programs (programs) and license persons to grow, handle, cultivate, process, or market industrial hemp or industrial hemp products. Establishes the industrial hemp commission to provide oversight and adopt rules with respect to plans, policies, rules, fees, and procedures applicable to the administration of the department's programs. Provides for penalties. Allows the director of the department to discontinue the program if certain changes are made in federal law. Establishes the industrial hemp research pilot program fund. Provides that the industrial hemp regulations of the department and the state seed commissioner are separate. Provides that the state seed commissioner may issue a license to a grower that produces industrial hemp for commercial purposes in collaboration with an industrial hemp research program conducted by a state educational institution. Makes a technical correction. (The introduced version of this bill was prepared by the interim study committee on agriculture and natural resources.)

*Current Status:* 1/24/2019 - Coauthored by Representative Karickhoff

All Bill Status: 1/24/2019 - Referred to Committee on Agriculture and Rural Development 1/24/2019 - First Reading

1/24/2019 - Authored By Don Lehe

Priority: Tier 2 - Medium State Bill Page: HB1632

HB1639 PROHIBITED USE OF SPOTLIGHTS (BAIRD B) Defines "spotlight" as a projected spot of light used to direct a narrow, intense beam onto a dwelling or livestock. Provides that a person may not knowingly or intentionally shine or cause to be shined a spotlight onto the dwelling or livestock of another. Provides that a person who violates the prohibition added by the bill commits a Class C infraction.

Current Status:1/24/2019 - Referred to House Natural ResourcesAll Bill Status:1/24/2019 - First Reading1/24/2019 - Authored By Beau BairdPriority:Tier 3 - LowState Bill Page:HB1639

HB1643 FIREARMS MATTERS (SMALTZ B) Designates the following as voter registration offices: (1) Each office affiliated with the Indiana state police. (2) Each office affiliated with the sheriff of a county. (3) Each office affiliated with a municipal law enforcement agency. Specifies that each issuance of a hunting, fishing, or trapping license shall be accompanied by a mail in voter registration form. Permits a person who may legally possess a firearm to possess a firearm on school property if the person possesses the firearm: (1) as an employee or volunteer of a house of worship located on the school property; or (2) while attending a worship service or religious ceremony conducted at a house of worship. Increases the duration of a four year handgun license to five years. Provides that an individual may simultaneously hold both a five year license and a lifetime license. Requires a law enforcement officer to whom an application for a handgun license is made to consult available local, state, and federal criminal history data banks, including the National Instant Criminal Background Check System (NICS), when determining whether possession of a firearm by an applicant would be a violation of state or federal law. Modifies the fees for certain licenses beginning July 1, 2020. Excludes certain nonexclusive uses of school property from the statutory definition of "school property".

Current Status: 2/7/2019 - Referred to the Committee on Ways and Means pursuant to House Rule 127

- All Bill Status:2/7/2019 Committee Report amend do pass, adopted<br/>2/6/2019 House Committee recommends passage, as amended Yeas: 13; Nays: 0<br/>2/6/2019 House Public Policy, (Bill Scheduled for Hearing); Time & Location:<br/>3:30 PM, Rm. 156-B<br/>2/4/2019 added as coauthor Representative Wesco<br/>1/30/2019 House Public Policy, (Bill Scheduled for Hearing); Time & Location:<br/>3:30 PM, Rm. 156-B<br/>1/24/2019 Referred to House Public Policy<br/>1/24/2019 First Reading<br/>1/24/2019 First Reading<br/>1/24/2019 Authored By Ben SmaltzPriority:Tier 2 MediumState Bill Page:HB1643
- HB1644 COUNTY ROAD AND BRIDGE FUNDING (HEINE D) Provides that if the county vehicle excise tax and the county wheel tax are in effect in a county, the county fiscal body may without restriction pledge to levy ad valorem property tax revenue for the payment of principal and interest on bonds and notes and for other purposes related to county road and bridge funding, in addition to the levies authorized for a cumulative bridge fund and a major bridge fund.

Current Status: 1/24/2019 - Referred to House Ways and Means All Bill Status: 1/24/2019 - First Reading 1/24/2019 - Authored By Dave Heine Priority: Tier 1 - High State Bill Page: HB1644

HB1647 DATA BASE OF VALUABLE METAL TRANSACTIONS (DEAL R) Creates the valuable metal dealers registry. Requires the state police department to enter into an agreement with a third party to maintain a valuable metal dealers data base.

 Current Status:
 1/24/2019 - Coauthored by Representative Moed

 All Bill Status:
 1/24/2019 - Referred to House Commerce, Small Business and Economic Development

 1/24/2019 - First Reading
 1/24/2019 - First Reading

 1/24/2019 - Authored By Ross Deal
 1/24/2019 - Authored By Ross Deal

 Priority:
 Tier 2 - Medium

 State Bill Page:
 HB1647

HB1648 CLEAN ENERGY TECHNOLOGY TRAINING (DEAL R) Establishes a tax credit for taxpayers that establish clean energy training positions to provide training in technology involving solar, wind energy, or geothermal energy facilities and equipment. Requires the owner or operator of an above ground storage tank (AST) that is designed to contain more than 660 gallons of liquid to report certain information about the AST to the department of environmental management (department) before January 1, 2020. Establishes certain exceptions from this reporting requirement. Requires the environmental rules board to adopt rules concerning the reporting requirement. Requires a person who is responsible for the operation of a public water system that uses surface water as a source of drinking water to develop a surface water quality threat minimization and response plan for the public water system and to submit the report to the department. Requires the environmental rules board to adopt rules board to adopt rules concerning surface water quality threat minimization and response plan for the public water system and to submit the report to the department. Requires the environmental rules board to adopt rules concerning surface water quality threat minimization and response plan for the public water system and to submit the report to the department. Requires the environmental rules board to adopt rules concerning surface water quality threat minimization and response plan for the public concerning surface water quality threat minimization and response plan for the department.

Current Status:1/24/2019 - Coauthored by Representative BoyAll Bill Status:1/24/2019 - Referred to House Ways and Means1/24/2019 - First Reading1/24/2019 - Authored By Ross DealPriority:Tier 2 - MediumState Bill Page:HB1648

HB1649 ELECTRIC FOOT SCOOTERS (EBERHART S) Provides that an electric foot scooter is not a motor vehicle for purposes of certain motor vehicle laws. Provides that an electric foot scooter has all rights and duties that apply to a person operating a bicycle. Exempts electric foot scooters from financial responsibility. Provides for certain equipment requirements for electric foot scooters. Allows an electric foot scooter to be parked on a sidewalk in certain instances. Makes conforming changes.

Current Status:2/11/2019 - House Bills on Second ReadingAll Bill Status:2/7/2019 - House Bills on Second Reading2/5/2019 - House Bills on Second Reading2/4/2019 - added as coauthors Representatives Morris, Hamilton, Deal2/4/2019 - House Bills on Second Reading1/31/2019 - Committee Report do pass, adopted1/30/2019 - House Committee recommends passage Yeas:11; Nays: 01/30/2019 - House Roads and Transportation, (Bill Scheduled for Hearing); Time &Location:8:30 AM, 156-B1/24/2019 - Referred to House Roads and Transportation1/24/2019 - First Reading1/24/2019 - Authored By Sean EberhartPriority:Tier 2 - Medium

State Bill Page: HB1649

HB1650 ELIMINATION OF TOWNSHIP ADVISORY BOARDS (ZIEMKE C) Provides that on January 1, 2020, in all counties (except Marion County): (1) township boards are dissolved; (2) the duties and responsibilities of the township board are transferred to the township trustee; (3) the township trustee has the legislative and fiscal powers and duties of the township, in addition to the executive powers and duties; and (4) the property and personnel of the township board are transferred to the township trustee. Beginning with property taxes due and payable in calendar year 2021 in a county not having a consolidated city, the township trustee shall submit the township budget to the county fiscal body for review and approval, if the township's proposed tax rate exceeds the statewide township property tax rate average during the preceding five years by at least 3% for property taxes due and payable that same year.

Current Status: 2/11/2019 - House Bills on Second Reading

All Bill Status: 2/7/2019 - Committee Report amend do pass, adopted 2/6/2019 - House Committee recommends passage, as amended Yeas: 8; Nays: 3 2/6/2019 - House Government and Regulatory Reform, (Bill Scheduled for Hearing); Time & Location: 3:30 PM, Rm. 156-D 1/24/2019 - Referred to House Government and Regulatory Reform 1/24/2019 - First Reading 1/24/2019 - Authored By Cindy Ziemke Priority: Tier 2 - Medium

State Bill Page: HB1650

HB1651 JUDICIAL EVALUATION OF DANGEROUS INDIVIDUALS (SCHAIBLEY D) Requires the office of judicial administration to collect, monitor, and publish certain statistics related to the confiscation and retention of firearms taken from dangerous individuals. Requires a court to wait until after the conclusion of certain hearings before providing findings related to a person's dangerousness to the office of judicial administration. Provides that a dangerous person is not a proper person for the purpose of: (1) applying for; or (2) receiving; a license to carry a handgun. Provides that a dangerous person who knowingly or intentionally: (1) rents; (2) purchases; (3) receives transfer of; (4) owns; or (5) possesses; a firearm commits dangerous possession of a firearm, a Level 6 felony. Provides that a person who knowingly or intentionally: (1) rents; (2) transfers; (3) sells; or (4) offers for sale; a firearm to a person that a court has found to be dangerous or prohibited from owning or possessing a firearm commits dangerous transfer of a firearm, a Level 5 felony. Requires a law enforcement officer (officer) who seizes a firearm from a person believed to be dangerous without a warrant to provide an affidavit to a court with jurisdiction over the person at issue: (1) not later than 48 hours after the seizure or attempted seizure of the firearm; and (2) for each seizure or attempted seizure of a firearm from the person. Requires a court to review the affidavit of an officer as soon as possible. Requires a court to order the retention of a seized firearm by a law enforcement agency if the court: (1) finds; or (2) has previously found; the person to be dangerous. Requires a court to determine if a person is dangerous by conducting a hearing after: (1) the receipt of an officer's affidavit; or (2) authorizing a search warrant mandating the seizure of a firearm from a person believed to be dangerous. Provides that at a hearing to determine if an individual is dangerous, the court shall also determine whether a separate, concurrent hearing should be held to consider whether the individual may be involuntarily detained or committed. Requires a court to issue a written court order prohibiting a person from: (1) renting; (2) buying; (3) receiving transfer of; (4) owning; or (5) possessing a firearm; after finding a person to be dangerous. Requires a court to provide certain information to the office of judicial administration after issuing a finding concerning a person's dangerousness. Requires a court to issue a written order finding that a person is: (1) not dangerous; or (2) no longer dangerous; in certain instances. Provides that if a court finds that an individual is not dangerous or no longer dangerous, the court shall order the law enforcement agency having custody of the firearm confiscated, recovered, or seized from the individual to return the firearm to the individual as quickly as practicable. Provides that a dangerous person may petition a court for a court order vacating the person's designation as a dangerous individual 180 days after being found dangerous by a circuit or superior court. Specifies the process that a dangerous individual must follow when petitioning a court for the dissolution of a dangerous person designation. Provides that the authorized disposal or authorized sale of a firearm retained by a law enforcement agency does not: (1) alter or terminate a person's designation as a dangerous individual; or (2) constitute prima facie evidence that a person is not dangerous. Allows the rightful owner of a firearm to petition a court for an order mandating the: (1) disposal; or (2) sale; of a seized or retained firearm. Defines certain terms. Makes conforming amendments.

Current Status:	2/11/2019 - House Bills on Second Reading
All Bill Status:	2/7/2019 - Committee Report amend do pass, adopted
	2/6/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 0
	2/6/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time &
	Location: 10:30 AM, Rm. 156-D
	1/30/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time &
	Location: 10:30 AM, Rm. 156-D
	1/29/2019 - added as coauthors Representatives McNamara and Hamilton
	1/24/2019 - Referred to House Courts and Criminal Code
	1/24/2019 - First Reading
	1/24/2019 - Authored By Donna Schaibley
Priority:	Tier 2 - Medium
State Bill Page:	<u>HB1651</u>

HB1654 ALCOHOL AND DRUG DIVERSION FEE (AUSTIN T) Creates a new court fee of \$25 in an action in which the defendant is alleged to have committed an alcohol or drug related offense and the prosecution is deferred.

current status.	1/24/2019 - Releffed to nouse coulds and t
All Bill Status:	1/24/2019 - First Reading
	1/24/2019 - Authored By Terri Jo Austin
Priority:	Tier 3 - Low
State Bill Page:	<u>HB1654</u>

HB1656 BRINGING WINE INTO A RESTAURANT (AUSTIN T) Allows a patron to carry wine into a restaurant if: (1) the restaurant has a wine retailer's permit and consents; and (2) the wine is only for consumption by the patron or persons seated at the patron's table while eating food prepared at the restaurant and served at the table. Allows the permit holder to charge a corkage fee for serving wine brought in by a patron. Amends the law allowing a patron to remove an unsealed bottle of wine that was purchased at a restaurant with a meal to specify that the meal was prepared at the restaurant. Allows a patron who brings wine into a restaurant to remove more than one unsealed bottle of wine and exempts the restaurant from having to seal the bottles in a secure bag or container.

Current Status: 1/24/2019 - Referred to House Public Policy All Bill Status: 1/24/2019 - First Reading 1/24/2019 - Authored By Terri Jo Austin Priority: Tier 3 - Low

State Bill Page: HB1656

HB1658 DECRIMINALIZATION OF MARIJUANA (VANNATTER H) Decriminalizes possession of two ounces or less of marijuana. Current Status: 1/24/2019 - Coauthored by Representative Candelaria Reardon All Bill Status: 1/24/2019 - Referred to House Courts and Criminal Code 1/24/2019 - First Reading 1/24/2019 - Authored By Heath VanNatter Priority: Tier 3 - Low State Bill Page: HB1658 HB1660 DESIGN-BUILD PROJECTS (VANNATTER H) Provides that certain public works statutes do not apply in the context of design-build public construction. Provides that a contractor that employs 10 or more employees on a design-build public works project must provide its employees access to a training program applicable to the tasks to be performed in the normal course of the employee's employment with the contractor on the public project. Provides that a tier 1 or tier 2 contractor that employs 50 or more journeymen must participate in an apprenticeship or training program that meets certain standards. Current Status: 2/11/2019 - House Bills on Third Reading All Bill Status: 2/7/2019 - Second reading amended, ordered engrossed 2/7/2019 - Amendment #3 (Chyung) failed; 2/7/2019 - Amendment #2 (Beck) failed; Roll Call 125: yeas 31, nays 62 2/7/2019 - Amendment #1 (Goodrich) prevailed; voice vote 2/7/2019 - House Bills on Second Reading 2/5/2019 - added as coauthor Representative VanNatter 2/5/2019 - removed as coauthor Representative Miller 2/5/2019 - added as author Representative Goodrich 2/5/2019 - removed as author Representative VanNatter 2/5/2019 - Committee Report do pass, adopted 2/5/2019 - House Committee recommends passage Yeas: 11; Nays: 1 2/5/2019 - House Employment, Labor and Pensions, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-A 1/24/2019 - Coauthored by Representatives Goodrich and Miller D 1/24/2019 - Referred to House Employment, Labor and Pensions 1/24/2019 - First Reading 1/24/2019 - Authored By Heath VanNatter Priority: Tier 2 - Medium State Bill Page: HB1660 LAW ENFORCEMENT CONTINUING EDUCATION PROGRAM (VANNATTER H) Increases the law enforcement HB1661 continuing education program court fee from \$4 to \$8. Current Status: 1/24/2019 - Coauthored by Representative Hatfield All Bill Status: 1/24/2019 - Referred to House Courts and Criminal Code 1/24/2019 - First Reading 1/24/2019 - Authored By Heath VanNatter Priority: Tier 2 - Medium State Bill Page: HB1661 VIDEO GAMING TERMINALS (BAIRD B) Authorizes wagering on video gaming terminals in certain establishments. HB1662 Requires the gaming commission to issue video gaming licenses based on the population of the county and the type of establishment. Establishes a licensing structure for participants in video gaming. Imposes a video gaming wagering tax of 30% of adjusted gross receipts.

Current Status:1/24/2019 - Coauthored by Representative ClereAll Bill Status:1/24/2019 - Referred to House Public Policy1/24/2019 - First Reading1/24/2019 - First Reading1/24/2019 - Authored By Beau Baird1/24/2019 - Authored By Beau BairdPriority:Tier 2 - MediumState Bill Page:HB1662

HB1664 WATER OR SEWER SERVICE FOR CONDOMINIUMS (MANNING E) Amends existing law to provide that: (1) a landlord; (2) a condominium association; or (3) a homeowners association; that distributes water or sewage disposal service from a water or sewer utility to one or more tenants, condominium units, or homeowners association members, as applicable, is not a public utility solely by reason of engaging in this activity if the landlord or association

complies with certain billing and disclosure requirements. (Current law provides this exemption from public utility status only with respect to landlords distributing water or sewer utility services to tenants.)

Current Status: 2/7/2019 - Senate sponsors: Senators Koch and Houchin All Bill Status: 2/7/2019 - Third reading passed; Roll Call 120: yeas 90, nays 0 2/7/2019 - House Bills on Third Reading 2/5/2019 - House Bills on Third Reading 2/4/2019 - added as coauthor Representative Macer 2/4/2019 - Second reading ordered engrossed 2/4/2019 - House Bills on Second Reading 1/31/2019 - Committee Report amend do pass, adopted 1/30/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 1/30/2019 - House Utilities, Energy and Telecommunications, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 156-C 1/24/2019 - Coauthored by Representatives Burton and Speedy 1/24/2019 - Referred to House Utilities, Energy and Telecommunications 1/24/2019 - First Reading 1/24/2019 - Authored By Ethan Manning Priority: Tier 1 - High State Bill Page: HB1664

HB1665 EDGE TAX CREDITS (SMALTZ B) Provides that the credit amount for the economic development for a growing economy tax credit may not exceed an amount equal to the total amount of incremental income tax withholdings attributable to employees and the amount of incremental income tax withholdings that would be collected from employees who reside in a different state, if that state has an income tax reciprocal provision under IC 6-3-5-1.

Current Status:1/24/2019 - Referred to House Ways and MeansAll Bill Status:1/24/2019 - First Reading1/24/2019 - Authored By Ben SmaltzPriority:Tier 2 - Medium

State Bill Page: <u>HB1665</u>

HB1666 VENTURE CAPITAL TAX CREDITS (SMALTZ B) Provides that the venture capital investment tax credit may be applied against any retaliatory premium tax liability imposed on out-of-state insurance companies. (A retaliatory tax is added in determining Indiana insurance premium tax liability when the state in which the insurance company is domiciled imposes higher taxes and fees on an Indiana domiciled insurer for the same business.) Increases the maximum amount of tax credits available under the venture capital investment tax credit for the provision of qualified investment capital to a particular gualified Indiana business to be the lesser of: (1) the total amount of gualified investment capital provided to the qualified business, multiplied by: (A) 40%, in the case of a qualified business that is located within a low income community; or (B) 25%, in the case of any other qualified business (other than a qualified business located in a low income community); or (2) \$1,500,000; for calendar years after 2019. Increases the total amount of tax credits that may be approved by the Indiana economic development corporation for qualified investment capital from \$12,500,000 to \$15,000,000. Provides that, for a taxable year beginning after December 31, 2019, the amount of credit to which a taxpayer is entitled equals the product of: (1) 40%, in the case of a qualified Indiana business that is located within a low income community; or (2) 25%, in the case of any other qualified Indiana business; multiplied by the amount of the qualified investment capital. Incorporates the definition of "low income community" used in the federal new markets tax credit for purposes of determining a low income community in Indiana. Provides that the credit is assignable.

Current Status:1/24/2019 - Referred to House Ways and MeansAll Bill Status:1/24/2019 - First Reading1/24/2019 - Authored By Ben SmaltzPriority:Tier 2 - MediumState Bill Page:HB1666

HB1670 TRANSPORTATION FINANCE (LAUER R) Repeals the fuel tax index factors. Fixes the gasoline tax rate at 29 cents per gallon, the gasoline tax rate in effect on July 1, 2018. Fixes the special fuel tax rate at 48 cents per gallon, the special fuel tax rate in effect on July 1, 2018. Increases the percentages for distributions from the motor vehicle highway account to counties, cities, and towns: (1) from 12.13% to 15%, for cities and towns; and (2) from 25.87% to 30%, for counties. Eliminates the inflation adjustment of the supplemental fees to register electric and hybrid vehicles.

Current Status: 1/24/2019 - Referred to House Ways and Means

All Bill Status: 1/24/2019 - First Reading

1/24/2019 - Authored By Ryan Lauer

Priority:Tier 1 - HighState Bill Page:HB1670

HB1671	EXEMPT HOSPITAL PROPERTY	(GIAQUINTA P) Provides that for hospital property not used for inpatient services to
	be exempt from property taxation	n the property must be located in the same county as the hospital's inpatient facility
	and the hospital must satisfy the	charitable purpose requirements.
	Current Status:	1/24/2019 - Referred to House Ways and Means
	All Bill Status:	1/24/2019 - First Reading
		1/24/2019 - Authored By Philip GiaQuinta
	Priority:	Tier 1 - High
	State Bill Page:	<u>HB1671</u>
HB1672	ENTERTAINMENT COMPLEXES (	GIAQUINTA P) Amends the definition of "entertainment complex" for purposes of
	alcohol permits.	
	Current Status:	1/24/2019 - Referred to House Public Policy
	All Bill Status:	1/24/2019 - First Reading
		1/24/2019 - Authored By Philip GiaQuinta
	Priority:	Tier 2 - Medium
	State Bill Page:	<u>HB1672</u>
HB1673		PMENT COMMISSIONS (GIAQUINTA P) Allows revenue received by a redevelopment
		t financing allocation area to be used to improve, repair, and maintain publicly owned
		ements as necessary to carry out the commission's redevelopment plan.
		1/24/2019 - Referred to House Government and Regulatory Reform
	All Bill Status:	1/24/2019 - First Reading
		1/24/2019 - Authored By Philip GiaQuinta
	_	Tier 1 - High
	State Bill Page:	<u>HB1073</u>
HB1676		E TO ANOTHER VEHICLE (WOLKINS D) Requires the bureau of motor vehicles to
1101070		egistration and license plate to another vehicle acquired or owned by a person prior
		ation date upon the payment of certain fees.
	•	1/24/2019 - Referred to House Roads and Transportation
		1/24/2019 - First Reading
		1/24/2019 - Authored By David Wolkins
	Priority:	Tier 2 - Medium
	State Bill Page:	
HB1677	VEHICLE TAXES (WOLKINS D) F	Provides that the following taxes are due and shall be paid for the current registration
	year at the time a qualifying vehi	cle is registered: (1) A county vehicle excise tax. (2) A county wheel tax. (3) A
		A municipal wheel tax. (5) A vehicle excise tax. Removes a provision that imposes an
		) renewing; or (2) providing full payment for the renewal of; a vehicle registration.
	Makes conforming amendments.	
		1/24/2019 - Referred to House Ways and Means
	All Bill Status:	1/24/2019 - First Reading
		1/24/2019 - Authored By David Wolkins
		Tier 1 - High
	State Bill Page:	<u>HB1677</u>
		TAX ODEDLT (MOED I) Devreite Marian County to adapt an ardinance to actablish a
HB1679		TAX CREDIT (MOED J) Permits Marion County to adopt an ordinance to establish a
		roperty owner may qualify for the age 65 and over property tax credit at a higher statutory amount. Permits local income taxes to be used to offset property tax losses
	by taxing units because of the high	
		1/24/2019 - Referred to House Ways and Means
		1/24/2019 - First Reading
	אווע ווע ווע אר	1/24/2019 - Authored By Justin Moed
	Priority	Tier 1 - High
	State Bill Page:	-
	etate biiri age.	

HB1680	BLOCKING EMERGENCY VEHICLES AT RAILROAD CROSSINGS (MOED J) Prohibits a railroad corporation permitting any train, railroad car, or engine to obstruct authorized emergency vehicle travel at a railroad-hig grade crossing by stopping for a period in excess of 10 minutes, except in certain instances. Provides that a of this provision is a Class C infraction.	ghway
	Current Status: 1/24/2019 - Referred to House Roads and Transportation	
	All Bill Status: 1/24/2019 - First Reading 1/24/2019 - Authored By Justin Moed	
	Priority: Tier 1 - High	
	State Bill Page: <u>HB1680</u>	
HB1681	ADDICTION SERVICE GRANTS (LAUER R) Establishes the opioid and methamphetamine addiction treatmer (fund) to provide grants to nonprofit organizations that meet certain requirements. Requires the division of health and addiction to apply for federal grants for the fund and award grants from the fund. Makes an app to the fund.	mental
	Current Status: 1/24/2019 - Referred to House Ways and Means	
	All Bill Status: 1/24/2019 - First Reading	
	1/24/2019 - Authored By Ryan Lauer	
	Priority: Tier 2 - Medium	
	State Bill Page: <u>HB1681</u>	
HB1683	PAYMENT OF TAXES WITH VIRTUAL CURRENCIES (FORESTAL D) Allows a person to pay taxes using an virtual currency. Makes a correction.	approved
	Current Status: 1/24/2019 - Referred to House Ways and Means	
	All Bill Status: 1/24/2019 - First Reading 1/24/2019 - Authored By Dan Forestal	
	Priority: Tier 2 - Medium	
	State Bill Page: <u>HB1683</u>	
HB1685	LEGALIZATION OF MARIJUANA (FORESTAL D) Legalizes marijuana. Repeals the controlled substance exc Makes conforming amendments.	ise tax.
	Current Status: 1/24/2019 - Referred to House Courts and Criminal Code	
	All Bill Status: 1/24/2019 - First Reading	
	1/24/2019 - Authored By Dan Forestal	
	Priority: Tier 2 - Medium	
	State Bill Page: <u>HB1685</u>	
SB1	DEPARTMENT OF CHILD SERVICES (HOUCHIN E) Provides that an older youth who received foster care is receive collaborative care services until the individual becomes 21 years of age. Requires the department of services (department) to initiate an assessment immediately, but not later than two hours (rather than one under current law), after receiving a report of child abuse or neglect if the department believes the child is immediate danger of serious bodily harm. Provides that a dispositional decree must require the department continue exercising due diligence to identify all adult relatives of the child and adult siblings who may be contout-of-home placements for the child. Requires the department to include information: (1) concerning the department's continued effort to identify all adult relatives of the child and adult siblings who may be considered out-of-home placements for the child; and (2) from a foster parent in a progress report prepared for a case hearing or permanency hearing. Allows a foster parent, relative, or de facto custodian with whom a child hearing or permanency hearing.	<sup>a</sup> child hour, in to nsidered as ered as e review

DEPARTMENT OF CHILD SERVICES (HOUCHIN E) Provides that an older youth who received foster care is eligible to receive collaborative care services until the individual becomes 21 years of age. Requires the department of child services (department) to initiate an assessment immediately, but not later than two hours (rather than one hour, under current law), after receiving a report of child abuse or neglect if the department believes the child is in immediate danger of serious bodily harm. Provides that a dispositional decree must require the department to continue exercising due diligence to identify all adult relatives of the child and adult siblings who may be considered as out-of-home placements for the child. Requires the department to include information: (1) concerning the department's continue effort to identify all adult relatives of the child and adult siblings who may be considered as out-of-home placements for the child; and (2) from a foster parent in a progress report prepared for a case review hearing or permanency hearing. Allows a foster parent, relative, or de facto custodian with whom a child has been placed for at least six months to file a petition to terminate the parent-child relationship (TPR) involving a delinquent child or a child in need of services if: (1) the child has been removed from a parent and has been under the supervision of the department, the child's court appointed special advocate, or the child's guardian ad litem. Provides that the best interests of the child must be considered in factors when considering a petition to intervene filed in a child in need of services proceeding by a foster parent, long term foster parent, or a person who has been a foster parent of the child. Provides that before a child who was: (1) placed in an out-of-home placement, the court and the department to place the child in the previous out-of-home placement and in need of services proceeding by a foster parent, long term foster parent, or a person who has been a foster parent of the child. Prov

Current Status:	2/11/2019 - Senate Family and Children Services, (Bill Scheduled for Hearing);
	Time & Location: 9:00 AM, Senate Chamber
All Bill Status:	1/24/2019 - added as coauthor Senator Melton
	1/10/2019 - Referred to Senate Family and Children Services
	1/10/2019 - First Reading
	1/10/2019 - Authored By Erin Houchin
Priority:	Tier 2 - Medium
State Bill Page:	<u>SB1</u>

SCHOOL BUS SAFETY (HEAD R) Increases the penalty, from a Class A infraction to a Class C misdemeanor, for an individual who fails to stop when a school bus's stop arm is extended. Provides that the court shall suspend the person's driving privileges: (1) for 90 days; or (2) if the person has committed at least one previous school bus arm offense, for one year. Increases the penalty, from a Class B misdemeanor to a Class A misdemeanor, for an individual who recklessly passes a school bus when its stop arm is extended. Increases the penalty, from a Class A misdemeanor to a Level 6 felony, for an individual who recklessly passes a school bus when its stop arm is extended if the action results in injury, and a Level 5 felony, for an individual who recklessly passes a school bus when its stop arm is extended if the action results in death. Provides that if an individual is convicted of recklessly passing a school bus causing bodily injury or death to a person, the individual may be fined not more than \$20,000. Provides that the court shall suspend the driving privileges of a person who recklessly passes a school bus when its stop arm is extended: (1) for 90 days; or (2) if the person has committed at least one previous school bus arm offense, for one year. Provides that a person who has the person's license suspended may not obtain specialized driving privileges. Provides that on or before September 1, 2019, and each September 1 thereafter, each school corporation, charter school, or accredited nonpublic school that provides transportation for students must review each school's school bus routes and school bus safety policies to improve the safety of students and adults. Provides that the state school bus committee, in consultation with the department of education (department), shall develop and post on the department's Internet web site school bus safety guidelines or best practices. Provides that the department, in consultation with the department of transportation, shall include on the department's Internet web site information on how an individual or school may petition to reduce maximum speed limits in areas necessary to ensure that students are safely loaded onto or unloaded from a school bus. Provides that when a school bus is operated on a: (1) U.S. route or state route, the driver may not load or unload a student at a location that requires the student to cross a roadway unless no other safe alternatives are available; and (2) street or highway other than a U.S. route or state route, the driver shall load and unload a student as close to the right-hand curb or edge of the roadway as practicable. Excepts those locations on U.S. and state routes inside the boundary of a city or town from the prohibition on a school bus driver loading or unloading a student at a location on a U.S. or state route that requires the student to cross a roadway. Provides that school corporations and nonpublic schools may enter into agreements with third parties to administer camera enforcement of school bus stop arm regulations, subject to certain conditions. Provides: (1) for civil penalties that may be assessed; and (2) that points may be assessed under the bureau of motor vehicles' point system; for violations of regulations enforced by camera enforcement. Requires that 25% of the amount of a civil penalty collected for a violation of a school bus stop arm violation that is enforced by camera enforcement be deposited in the school operations fund of the school corporation in which the violation occurred and used for funding school bus arm signal device cameras. Adds school bus safety to the topics required to be on an examination for a learner's permit or driver's license. Provides that the governing body of a school corporation may allow, in certain situations, the use of a school bus or special purpose bus for the transportation of adults with physical or intellectual disabilities.

> Current Status: 2/11/2019 - Senate Bills on Second Reading All Bill Status: 2/7/2019 - added as coauthors Senators Young M, Taylor G, Glick, Buck 2/7/2019 - added as coauthor Senator Rogers 2/7/2019 - added as second author Senator Houchin 2/7/2019 - removed as coauthor Senator Houchin 2/7/2019 - Committee Report amend do pass, adopted 2/6/2019 - Senate Committee recommends passage, as amended Yeas: 10; Nays: 0 2/6/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 130 1/24/2019 - added as coauthor Senator Bohacek 1/14/2019 - added as coauthors Senators Houchin and Freeman 1/10/2019 - added as coauthor Senator Merritt 1/10/2019 - added as coauthor Senator Bassler 1/8/2019 - Referred to Senate Judiciary 1/8/2019 - First Reading 1/8/2019 - Authored By Randall Head Priority: Tier 1 - High State Bill Page: SB2

INTERNET CRIMES AGAINST CHILDREN FUND (CRIDER M) Establishes the Internet crimes against children fund (fund). Requires the state police department (department) to administer the fund and use money in the fund to: (1) pay for costs incurred by the department for training and purchasing equipment for the investigation of offenses that involve the use of the Internet in which a child is the alleged victim; and (2) award grants to county, city, and town law enforcement agencies that agree to use the money to investigate Internet crimes against children in accordance with United States Department of Justice Internet Crimes Against Children Operational and Investigative Standards.

Current Status: 2/11/2019 - Senate Bills on Second Reading

All Bill Status: 2/7/2019 - added as coauthors Senators Tallian, Brown L, Charbonneau, Holdman 2/7/2019 - Committee Report amend do pass, adopted

2/7/2019 - Senate Committee recommends passage, as amended Yeas: 11; Nays: 0

2/7/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431

1/24/2019 - added as coauthors Senators Freeman, Bohacek, Glick, Randolph, Young M

1/24/2019 - added as second author Senator Head

1/24/2019 - Committee Report do pass adopted; reassigned to Committee on Appropriations

1/23/2019 - Senate Committee recommends passage Yeas: 10; Nays: 0

1/23/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 130

1/7/2019 - Referred to Senate Judiciary

1/7/2019 - First Reading

1/7/2019 - Authored By Michael Crider

Priority: Tier 2 - Medium

State Bill Page: SB3

SB4

WATER AND WASTEWATER UTILITIES AND RUNOFF (CHARBONNEAU E) Establishes a storm water management task force to study issues related to storm water management systems. Provides for the task force to consist of: (1) two members of the senate; (2) two members of the house; and (3) other members appointed by the governor. Requires the task force to issue a report setting forth its findings and recommendations not later than December 1, 2019. Requires the governor to appoint a water data officer. Requires the water data officer to: (1) serve as the executive branch coordinator of water related programs and activities of the state; (2) advise executive state agencies and political subdivisions regarding best practices concerning the coordination of funding streams and incentives to achieve comprehensive water related data collection and regional collaboration in water and wastewater service; and (3) coordinate data analytics and transparency master planning regarding investment, affordability, supply, and economic development related to water and wastewater service. Requires the Indiana finance authority (IFA) to divide the state of Indiana into study areas and to hold annual meetings with the officers and employees of the water and wastewater utilities located in each study area. Authorizes the utilities within a study area to meet voluntarily to determine area water and wastewater priorities, promote cooperation among the utilities, and consider other matters. Requires biennial reports from the utilities of each study area and from the IFA on the cooperative activities of the utilities. Provides that a utility applying to the IFA for a loan, a grant, or other financial assistance must demonstrate that its officers and employees have participated in study area activities. Requires every water utility, at least once in each calendar year, to perform an audit of its water distribution system to determine the causes of the water utility's "non-revenue water" (the difference between the amount of water entering the utility's distribution system and the amount of water received by the water utility's customers). In even-numbered years, requires the results of the annual audit to be verified by an independent evaluator and reported to the IFA and requires the IFA to issue a report concerning the audit results. Provides that, under certain circumstances, a permit may be issued for the operation of a public water system or for the discharge from a wastewater treatment plant without a certification that a life cycle cost-benefit analysis, a capital asset management plan, and a cybersecurity plan have been prepared. Provides that an applicant for or holder of a permit for the operation of a water or wastewater treatment plant may withhold information in a life cycle cost-benefit analysis or capital asset management plan from public disclosure if the information could be excepted from inspection and copying at the discretion of a public agency under the public records law. Amends the definition of "customer lead service line improvement".

Current Status:1/29/2019 - Referred to HouseAll Bill Status:1/28/2019 - added as coauthor Senator Spartz1/28/2019 - added as coauthor Senator Buck1/28/2019 - Cosponsor: Representative Hamilton1/28/2019 - House sponsor: Representative Soliday1/28/2019 - Third reading passed; Roll Call 34: yeas 48, nays 01/28/2019 - Senate Bills on Third Reading

1/24/2019 - added as coauthors Senators Leising, Zay, Stoops, Ford J.D., Perfect, Doriot, Garten 1/24/2019 - added as coauthor Senator Randolph 1/24/2019 - added as coauthor Senator Houchin 1/24/2019 - Second reading ordered engrossed 1/24/2019 - Senate Bills on Second Reading 1/22/2019 - Committee Report amend do pass, adopted 1/17/2019 - Senate Committee recommends passage, as amended Yeas: 9; Nays: 0 1/17/2019 - Senate Utilities, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 233 1/14/2019 - added as coauthors Senators Merritt and Koch 1/10/2019 - added as third author Senator Niezgodski 1/10/2019 - added as second author Senator Glick 1/10/2019 - Referred to Senate Utilities 1/10/2019 - First Reading 1/10/2019 - Authored By Ed Charbonneau Priority: Tier 1 - High

State Bill Page: SB4

SB7

SB9

MARION COUNTY CAPITAL IMPROVEMENT BOARD (MISHLER R) Allows the expansion of the professional sports development area (tax area) in Marion County. Changes the maximum amount of state revenue that may be captured in the tax area after July 1, 2021. Authorizes the city-county council to adopt a resolution that continues imposition of the increase to the county supplemental auto rental excise tax through February 28, 2038. Authorizes the city-county council to adopt a resolution that continues imposition of the increase to the county admissions tax through February 28, 2038. Authorizes the city-county council to adopt a resolution that continues imposition of the increase to the county admissions tax through February 28, 2038. Authorizes the city-county council to adopt a resolution that continues the capture of local income taxes attributable to the tax area until December 31, 2040. Allows the treasurer of state to enter into an agreement with the capital improvement board (CIB) in Marion County under which estimated excess revenues may be distributed to the CIB as a loan that must be repaid with interest no later than June 30, 2038.

 Current Status:
 1/15/2019 - Referred to Senate Appropriations

 All Bill Status:
 1/15/2019 - First Reading

 1/15/2019 - Authored By Ryan Mishler

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB7

WORKER CAREER ENHANCEMENT TAX CREDIT (RUCKELSHAUS J) Provides a credit against state tax liability to an eligible employer of an employee who earns the federal or state minimum wage, completes a career enhancement training program, receives a wage increase following completion of the program, and remains employed for at least a year after receiving the wage increase. Provides that the amount of the credit is 50% of the difference between the employee's compensation before and after the employee receives the wage increase.

Current Status: 1/14/2019 - Referred to Senate Pensions and Labor All Bill Status: 1/14/2019 - First Reading 1/14/2019 - Authored By John Ruckelshaus

Priority: Tier 3 - Low

State Bill Page: <u>SB9</u>

SB10 PUBLIC QUESTIONS (NIEMEYER R) Provides that, except as otherwise specifically provided by a statute, a local public question may be placed on the ballot only at the following elections: (1) A general election. (2) A municipal general election. (3) A special election held on the first Tuesday after the first Monday in November in a year in which neither a general election nor a municipal general election is held. Makes conforming changes.

Current Status: 1/14/2019 - Referred to Senate Elections

All Bill Status: 1/14/2019 - First Reading 1/14/2019 - Authored By Rick Niemeyer

Priority: Tier 1 - High

State Bill Page: SB10

SB11 NEEDLE EXCHANGE PROGRAM PARTICIPATION (BOHACEK M) Requires a qualified entity to establish and maintain a syringe exchange program registry. Provides a defense to prosecution of certain offenses related to controlled substances if: (1) a person is currently registered under a syringe exchange program; (2) the person obtained the hypodermic syringe or needle under a syringe exchange program; and (3) there is no more than a residual amount of a controlled substance located in the hypodermic syringe or needle.

	All Bill Status:	1/3/2019 - added as second author Senator Merritt 1/3/2019 - Referred to Senate Corrections and Criminal Law 1/3/2019 - First Reading 1/3/2019 - Authored By Mike Bohacek Tier 1 - High <u>SB11</u>
SB12	sentence) that a crime was comm because of certain perceived or a enforcement agencies to report b <i>Current Status:</i>	HACEK M) Makes it an aggravating circumstance (for purposes of imposing a criminal nitted with the intent to harm or intimidate an individual or a group of individuals actual characteristics of the individual or group of individuals. Requires law vias motivated crimes to the Federal Bureau of Investigation. 1/3/2019 - Referred to Senate Rules and Legislative Procedure 1/3/2019 - First Reading
		1/3/2019 - Authored By Mike Bohacek
		Tier 1 - High
	State Bill Page:	<u>SB12</u>
SB14	coverage to an insured who is co intentional act of another insured <i>Current Status:</i>	SURANCE CLAIM PAYMENT (RANDOLPH L) Prohibits an insurer from denying vered under a property and casualty insurance policy for damage caused by the lif the original insured is determined to have been unaware of the intentional act. 2/4/2019 - added as coauthor Senator Bohacek 1/3/2019 - Referred to Senate Insurance and Financial Institutions 1/3/2019 - First Reading 1/3/2019 - Authored By Lonnie Randolph
	Priority:	Tier 3 - Low
	State Bill Page:	<u>SB14</u>
SB16	from eligibility for unemployment circumstances directly related to <i>Current Status:</i> <i>All Bill Status:</i>	PLOYMENT (RANDOLPH L) Provides that an individual is not subject to disqualification benefits because of discharge from the individual's employment due to the individual's filing of a petition for a protective order. 2/11/2019 - Senate Bills on Second Reading 2/5/2019 - Senate Bills on Second Reading 2/4/2019 - Senate Bills on Second Reading 1/31/2019 - Senate Bills on Second Reading 1/29/2019 - Senate Bills on Second Reading 1/28/2019 - Senate Bills on Second Reading 1/24/2019 - Placed back on second reading 1/24/2019 - added as coauthor Senator Stoops 1/24/2019 - added as coauthor Senator Bohacek 1/24/2019 - added as second author Senator Head 1/24/2019 - Senate Bills on Third Reading 1/22/2019 - Senate Bills on Second Reading 1/16/2019 - Committee Report amend do pass, adopted 1/16/2019 - Senate Committee recommends passage Yeas: 9; Nays: 1 1/16/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 130 1/3/2019 - Referred to Senate Judiciary 1/3/2019 - First Reading 1/3/2019 - First Reading 1/3/2019 - Authored By Lonnie Randolph Tier 3 - Low SB16
SB18	promotion of human labor traffick trafficking; (4) promotion of sexu	CKING OFFENSES (MERRITT J) Increases by one felony level the penalty for: (1) king; (2) promotion of human sexual trafficking; (3) promotion of child sexual al trafficking of a younger child; and (5) human trafficking. 1/3/2019 - Referred to Senate Corrections and Criminal Law
		1/3/2019 - First Reading 1/3/2019 - Authored By James Merritt

Priority: Tier 3 - Low State Bill Page: <u>SB18</u>

SB19 CRIMES AGAINST PUBLIC SAFETY OFFICIALS (MERRITT J) Increases the penalty for battery if it is committed against a public safety official or a relative of a public safety official because of the official's status or perceived status as a public safety official, and increases the penalty for criminal recklessness if it is committed against: (1) a public safety official while the official is engaged in the official's official duties; or (2) a public safety official or a relative of a public safety official if the offense is committed because of the official's status or perceived status as a public safety official.

 Current Status:
 1/3/2019 - Referred to Senate Corrections and Criminal Law

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By James Merritt

 Priority:
 Tier 1 - High

 State Bill Page:
 SB19

SB20

SENTENCING (MERRITT J) Makes Level 2 through Level 4 felonies nonsuspendible if the person has a prior unrelated felony conviction. Increases the maximum penalty for a Level 1 felony from 40 to 50 years. Makes the penalty for a Level 3 felony six to 20 years, with an advisory sentence of 12 years. (Under current law, the penalty is three to 16 years, with the advisory sentence being nine years.) Raises the minimum penalty for a Level 4 felony from two to four years, and increases the advisory sentence from six to eight years. Increases the maximum penalty for a Level 6 felony from two and one-half years to three years, and raises the advisory sentence from one year to one and one-half years. Makes conforming amendments.

 Current Status:
 1/23/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 130

 All Bill Status:
 1/3/2019 - Referred to Senate Judiciary

 1/3/2019 - First Reading
 1/3/2019 - Authored By James Merritt

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB20

PENSION MATTERS (BOOTS P) Makes additional conforming changes with previous legislation for the purpose of SB22 allowing a retired member of PERF or TRF to make partial withdrawals from the member's annuity savings account. Rephrases provisions concerning the election to begin receiving PERF or TRF benefits while employed that applies to certain elected officials and other employees who have attained the age of 70. Rephrases the method for calculating service credit for leaves of absence taken by PERF members. Provides that money in the pension relief fund may be used for reasonable administrative expenses approved by the Indiana public retirement system. Rephrases certain provisions in the statutes governing the public employees' defined contribution plan and the teachers' defined contribution plan to remove references to the annuity savings accounts in PERF and TRF, which are no longer used to implement the two defined contribution plans. Adds the public employees' defined contribution plan and the teachers' defined contribution plan to the list of public pension and retirement funds that comprise the Indiana public retirement system. Provides that assets of the judges' retirement system and the prosecuting attorneys retirement fund are exempt from legal process and that a member may assign benefit payments only for certain medical insurance premiums and association dues for certain associations. Specifies that any postretirement benefit increase to the PERF part of a prosecuting attorney's retirement benefit has no effect on the part of the retirement benefit that is paid from the prosecuting attorneys retirement fund. Makes clarifying additions to certain provisions of the 1977 police officers' and firefighters' pension and disability fund relating to the purchase of service credit by or on behalf of members. (The introduced version of this bill was prepared by the interim study committee on pension management oversight.) Current Status: 1/16/2019 - Referred to House

Current Status:	1/16/2019 - Referred to House
All Bill Status:	1/15/2019 - added as coauthor Senator Niezgodski
	1/15/2019 - added as second author Senator Kruse
	1/15/2019 - House sponsor: Representative Burton
	1/15/2019 - Third reading passed; Roll Call 10: yeas 50, nays 0
	1/15/2019 - Senate Bills on Third Reading
	1/14/2019 - Second reading ordered engrossed
	1/14/2019 - Senate Bills on Second Reading
	1/10/2019 - Committee Report amend do pass, adopted
	1/9/2019 - Senate Committee recommends passage, as amended DO PASS AMEND
	Yeas: 11; Nays: 0
	1/9/2019 - Senate Pensions and Labor, (Bill Scheduled for Hearing); Time &
	Location: 10:00 AM, Rm. 233

1/3/2019 - Referred to Senate Pensions and Labor1/3/2019 - First Reading1/3/2019 - Authored By Philip BootsPriority:Tier 1 - HighState Bill Page:SB22

SB23 CRIMES INVOLVING SYNTHETIC DRUGS (MERRITT J) Makes possessing or dealing in a substance that is a controlled substance analog an offense of the same level as possession of or dealing in the controlled substance of which the substance is an analog. Defines "substance represented to be a controlled substance" and establishes certain factors the trier of fact may consider to determine if a substance meets the definition. Repeals crimes concerning synthetic drug lookalike substances. Provides that convictions for synthetic drug offenses will, in certain cases, no longer be treated the same as marijuana offenses. Makes conforming amendments. Current Status: 1/3/2019 - Referred to Senate Corrections and Criminal Law All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By James Merritt Priority: Tier 3 - Low State Bill Page: SB23 OWI AND PUBLIC SAFETY OFFICIALS (MERRITT J) Makes operating while intoxicated a Level 6 felony if the operator SB24 causes bodily injury to a public safety official or property damage to an authorized emergency vehicle. Current Status: 1/3/2019 - Referred to Senate Corrections and Criminal Law All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By James Merritt Priority: Tier 2 - Medium State Bill Page: SB24 USE OF CONSUMER REPORTS FOR EMPLOYMENT PURPOSES (RANDOLPH L) Prohibits an employer from using a SB25 consumer report for employment purposes unless certain conditions apply. Allows a consumer to bring a civil action against an employer for a violation of this provision. Provides that if the attorney general has reason to believe that an employer has violated the provision, the attorney general may bring one or both of the following: (1) An action to enjoin the violation. (2) An action to recover damages sustained by Indiana residents as a result of the violation. Makes it: (1) a Class B infraction for a knowing or intentional violation of the provision; or (2) a Class A infraction if an employer has a prior unrelated judgment for a violation of the provision. Current Status: 1/3/2019 - Referred to Senate Commerce and Technology All Bill Status: 1/3/2019 - First Reading

1/3/2019 - Authored By Lonnie Randolph *Priority:* Tier 3 - Low *State Bill Page:* <u>SB25</u>

SB27 PUNITIVE DAMAGES (BECKER V) Provides that limitations on punitive damages do not apply to civil actions where the defendant has been charged with committing an act of sexual misconduct and the act of sexual misconduct gives rise to the civil action. Provides that the exception to the punitive damages law does not apply to a cause of action brought against an employer whose liability is based solely on the doctrine of respondeat superior.

Current Status: 2/11/2019 - Senate Bills on Second Reading All Bill Status: 2/7/2019 - Senate Bills on Second Reading 2/5/2019 - added as coauthor Senator Ford Jon 2/5/2019 - Senate Bills on Second Reading 2/4/2019 - added as coauthor Senator Bohacek 2/4/2019 - Senate Bills on Second Reading 1/31/2019 - Senate Bills on Second Reading 1/29/2019 - Placed back on second reading 1/29/2019 - Third reading call withdrawn voice vote 1/29/2019 - Senate Bills on Third Reading 1/28/2019 - Second reading ordered engrossed 1/28/2019 - Senate Bills on Second Reading 1/24/2019 - added as coauthor Senator Randolph 1/24/2019 - Committee Report amend do pass, adopted 1/23/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 0 1/23/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 130

1/16/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 130
1/10/2019 - added as coauthor Senator Lanane
1/10/2019 - added as coauthor Senator Freeman
1/3/2019 - added as coauthors Senators Merritt and Grooms
1/3/2019 - Referred to Senate Judiciary
1/3/2019 - First Reading
1/3/2019 - Authored By Vaneta Becker
Priority: Tier 2 - Medium

State Bill Page: SB27

SB28

CRIMES INVOLVING SYNTHETIC DRUGS (BOHACEK M) Specifies that an "enhancing circumstance", for purposes of criminal law, includes a prior conviction for dealing or manufacturing a substance represented to be a controlled substance. Makes certain offenses involving synthetic drugs an enhancing circumstance. Removes certain misdemeanor prosecutions concerning synthetic drugs and synthetic lookalike drugs from eligibility for conditional discharge. Makes the penalty for dealing or manufacturing a substance represented to be a controlled substance a felony of the same level as dealing or manufacturing the controlled substance that the substance is imitating.

Current Status:	1/16/2019 - Referred to House
All Bill Status:	1/15/2019 - added as coauthor Senator Merritt
	1/15/2019 - added as third author Senator Young M
	1/15/2019 - added as second author Senator Koch
	1/15/2019 - Cosponsor: Representative Pressel
	1/15/2019 - House sponsor: Representative Negele
	1/15/2019 - Third reading passed; Roll Call 11: yeas 50, nays 0
	1/15/2019 - Senate Bills on Third Reading
	1/14/2019 - Second reading ordered engrossed
	1/14/2019 - Senate Bills on Second Reading
	1/10/2019 - added as coauthor Senator Randolph
	1/10/2019 - Committee Report amend do pass, adopted
	1/8/2019 - Senate Committee recommends passage, as amended DO PASS AMEND Yeas: 9; Nays: 0
	1/8/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing); Time
	& Location: 10:00 AM, Room 130
	1/3/2019 - Referred to Senate Corrections and Criminal Law
	1/3/2019 - First Reading
	1/3/2019 - Authored By Mike Bohacek
Priority:	Tier 3 - Low
State Bill Page:	<u>SB28</u>
TRAUMATIC BRAIN INJURY INF	ORMATION (LANANE T) Requires a predispositional report in a delinquency

SB31 TRAUMATIC BRAIN INJURY INFORMATION (LANANE T) Requires a predispositional report in a delinquency proceeding regarding a child who has suffered a traumatic brain injury to include information relating to the traumatic brain injury, including the effect of the traumatic brain injury on the child's behavior and cognitive abilities.

Current Status:	1/31/2019 - added as coauthor Senator Stoops
All Bill Status:	1/3/2019 - Referred to Senate Corrections and Criminal Law
	1/3/2019 - First Reading
	1/3/2019 - Authored By Timothy Lanane
Priority:	Tier 2 - Medium
State Bill Page:	<u>SB31</u>

 SB32
 SAME DAY REGISTRATION (LANANE T) Permits a voter to register at the polls by completing a voter registration form and an affirmation that the person has not voted elsewhere in the election and by providing proof of residence.

 Current Status:
 1/31/2019 - added as coauthor Senator Stoops

- All Bill Status: 1/3/2019 Referred to Senate Elections 1/3/2019 - First Reading 1/2/2010 - Authored By Timethy Lengage
  - 1/3/2019 Authored By Timothy Lanane

Priority: Tier 3 - Low

State Bill Page: <u>SB32</u>

SB33 COMPREHENSIVE ADDICTION RECOVERY CENTERS (MERRITT J) Establishes certification and a grant program for comprehensive addiction recovery centers to be administered by the division of mental health and addiction (division). Sets forth requirements for certification and a grant. Requires entities that are awarded a grant to report specified

data to the division. Establishes the comprehensive addiction recovery center fund. Current Status: 2/11/2019 - Senate Bills on Second Reading All Bill Status: 2/7/2019 - Committee Report amend do pass, adopted 2/6/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 0 2/6/2019 - Senate Health and Provider Services, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431 1/30/2019 - Senate Health and Provider Services, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431 1/28/2019 - added as coauthor Senator Becker 1/24/2019 - added as second author Senator Charbonneau 1/3/2019 - Referred to Senate Health and Provider Services 1/3/2019 - First Reading 1/3/2019 - Authored By James Merritt Priority: Tier 2 - Medium State Bill Page: SB33 SB34 SMOKING IN A MOTOR VEHICLE WITH A SMALL CHILD PRESENT (MERRITT J) Provides that a person who smokes in a motor vehicle while a child less than six years of age is a passenger commits a Class B infraction. Provides that a person who is convicted of smoking in a motor vehicle while a child less than six years of age is a passenger and has committed the same offense three prior times during a 12 month period commits a Class A infraction. Current Status: 1/3/2019 - added as second author Senator Melton All Bill Status: 1/3/2019 - Referred to Senate Corrections and Criminal Law 1/3/2019 - First Reading 1/3/2019 - Authored By James Merritt Priority: Tier 2 - Medium State Bill Page: SB34 SB35 IMMUNITY UNDER THE LIFELINE LAW (MERRITT J) Extends immunity under the lifeline law to the individual on whose behalf emergency medical assistance was requested. Repeals an obsolete provision. Current Status: 1/3/2019 - Referred to Senate Corrections and Criminal Law All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By James Merritt Priority: Tier 3 - Low State Bill Page: SB35 SB36 FELONY REGISTRY (HEAD R) Defines "felony" and requires the office of judicial administration to establish an electronic felony registry (registry) through June 30, 2023, containing information relating to persons convicted of a felony. Specifies that a person does not have a duty or other obligation in providing banking or other financial services to review the registry or deny services to a person on the registry. Current Status: 2/11/2019 - Senate Bills on Third Reading All Bill Status: 2/7/2019 - Senate Bills on Third Reading

2/5/2019 - Senate Bills on Third Reading 2/4/2019 - added as coauthor Senator Bohacek 2/4/2019 - Second reading amended, ordered engrossed 2/4/2019 - Amendment #4 (Head) prevailed; voice vote 2/4/2019 - Senate Bills on Second Reading 1/31/2019 - added as coauthor Senator Stoops 1/31/2019 - Senate Bills on Second Reading 1/29/2019 - Senate Bills on Second Reading 1/28/2019 - Senate Bills on Second Reading 1/24/2019 - added as coauthor Senator Randolph 1/24/2019 - added as coauthor Senator Mrvan 1/24/2019 - Senate Bills on Second Reading 1/22/2019 - added as third author Senator Charbonneau 1/22/2019 - Senate Bills on Second Reading 1/17/2019 - Senate Bills on Second Reading 1/15/2019 - Committee Report amend do pass, adopted 1/14/2019 - added as second author Senator Houchin 1/14/2019 - Senate Committee recommends passage, as amended Yeas: 9; Nays: 1/14/2019 - Senate Family and Children Services, (Third Hearing); Time &

Location: 10:00 AM, Senate Chamber 1/3/2019 - Referred to Senate Family and Children Services 1/3/2019 - First Reading 1/3/2019 - Authored By Randall Head *Priority:* Tier 3 - Low State Bill Page: SB36

SB37 REDISTRICTING COMMISSION (LANANE T) Establishes a redistricting commission (commission) to create, hold hearings on, take public comment about, and recommend plans to redraw general assembly districts and congressional districts. Requires the legislative services agency (agency) to provide staff and administrative services to the commission. Establishes standards to govern the commission and the agency in the creation of redistricting plans. Provides that the general assembly must meet and enact redistricting plans before October 1 of a redistricting year. Authorizes the general assembly to convene in a session to act on redistricting bills at times other than the times the general assembly is currently authorized to meet. Repeals the current law establishing a redistricting commission for congressional redistricting.

Current Status: 1/31/2019 - added as coauthor Senator Stoops All Bill Status: 1/3/2019 - Referred to Senate Elections 1/3/2019 - First Reading 1/3/2019 - Authored By Timothy Lanane Priority: Tier 3 - Low State Bill Page: <u>SB37</u>

SB78 PUBLIC ORDER OFFENSE ENHANCEMENT (SANDLIN J) Allows the court to sentence a person to an additional fixed term of imprisonment between six months and 2 1/2 years if a person is found guilty of committing a public order offense and the person concealed the person's identity by wearing a mask or face covering while committing the offense.

Current Status:1/3/2019 - added as second author Senator KochAll Bill Status:1/3/2019 - Referred to Senate Corrections and Criminal Law1/3/2019 - First Reading1/3/2019 - Authored By Jack SandlinPriority:Tier 3 - LowState Bill Page:SB78

SB79

SB80

RIGHTS OF POLICE OFFICERS (SANDLIN J) Adds provisions establishing minimum due process and personnel rights of a full-time, paid, nonprobationary member of a police department who is under investigation, relating to: (1) interrogation; (2) representation; (3) political activity; (4) disclosure of property and assets; (5) use of polygraph examinations and voice stress tests; and (6) personnel files.

Current Status:	2/11/2019 - Senate Bills on Second Reading
All Bill Status:	2/7/2019 - Senate Bills on Second Reading
	2/5/2019 - Senate Bills on Second Reading
	2/4/2019 - Senate Bills on Second Reading
	1/31/2019 - added as second author Senator Tomes
	1/31/2019 - Committee Report amend do pass, adopted
	1/31/2019 - Senate Committee recommends passage, as amended Yeas: 6; Nays:
	1
	1/31/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time &
	Location: 9:00 AM, Rm. 130
	1/3/2019 - Referred to Senate Local Government
	1/3/2019 - First Reading
	1/3/2019 - Authored By Jack Sandlin
Priority:	Tier 1 - High
State Bill Page:	<u>SB79</u>
annual Technical Corrections bill,	(YOUNG M) Addresses problems in the Indiana Code not suitable for resolution in the including corresponding amendment to certain percentages and overly broad or uced version of this bill was prepared by the code revision commission.)

Current Status:1/24/2019 - added as second author Senator MessmerAll Bill Status:1/24/2019 - House sponsor: Representative Steuerwald1/24/2019 - Third reading passed; Roll Call 21: yeas 48, nays 01/24/2019 - Senate Bills on Third Reading1/22/2019 - added as coauthor Senator Randolph

1/22/2019 - Second reading ordered engrossed1/22/2019 - Senate Bills on Second Reading1/16/2019 - Committee Report do pass, adopted1/16/2019 - Senate Committee recommends passage Yeas: 11; Nays: 01/16/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 8:30AM, Rm. 1301/3/2019 - Referred to Senate Judiciary1/3/2019 - First Reading1/3/2019 - Authored By Michael YoungPriority:Tier 3 - LowState Bill Page:SB80

SB81 LEWD TOUCHING (BOHACEK M) Provides that a person who, without the consent of the other person, rubs or fondles another person's covered or uncovered genitals, buttocks, public area, or female breast commits lewd touching, a Class A misdemeanor.

 Current Status:
 1/3/2019 - Referred to Senate Corrections and Criminal Law

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By Mike Bohacek
 Priority:

 Tier 3 - Low
 State Bill Page:

SB82 EMPLOYMENT BENEFITS (MELTON E) Repeals the prohibition of local units from establishing, mandating, or requiring certain employee benefits. Allows for local units to maintain a higher minimum wage rate than the state's minimum wage. After December 31, 2019, increases the minimum wage paid to certain employees from \$7.25 per hour to \$9 per hour, then annually increases the minimum wage in \$0.50 increments to \$12 per hour through January 1, 2026.

 Current Status:
 1/3/2019 - Referred to Senate Pensions and Labor

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By Eddie Melton

 Priority:
 Tier 1 - High

 State Bill Page:
 SB82

SB83 TAX INCREMENT FINANCING (MELTON E) Allows a redevelopment commission (including the Indianapolis metropolitan development commission) to the use up to 15% of the property tax proceeds allocated to a redevelopment district in a fiscal year for ongoing maintenance and repair of: (1) public ways; and (2) sewers, central water systems, central sewer systems, roads, sidewalks, and levees; that are located in an allocation area and that were funded in whole or in part with tax proceeds allocated to the redevelopment district.

Current Status: 2/7/2019 - added as coauthor Senator Bohacek

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All Bill Status:	1/29/2019 - Referred to House
	1/28/2019 - added as coauthor Senator Kruse
	1/28/2019 - added as coauthor Senator Randolph
	1/28/2019 - House sponsor: Representative Beck
	1/28/2019 - Third reading passed; Roll Call 35: yeas 35, nays 13
	1/28/2019 - Senate Bills on Third Reading
	1/24/2019 - added as second author Senator Charbonneau
	1/24/2019 - Second reading ordered engrossed
	1/24/2019 - Senate Bills on Second Reading
	1/22/2019 - Committee Report amend do pass, adopted
	1/22/2019 - Senate Committee recommends passage, as amended Yeas: 10; Nays:
	3
	1/22/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time &
	Location: 10:00 AM, Rm. 431
	1/3/2019 - Referred to Senate Tax and Fiscal Policy
	1/3/2019 - First Reading
	1/3/2019 - Authored By Eddie Melton
Priority:	Tier 1 - High
State Bill Page:	· · · · · · · · · · · · · · · · · · ·
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SB85

1977 FUND RETIREMENT AND SURVIVING SPOUSE BENEFITS (FORD J) Increases the basic monthly pension benefit payable to a member of the 1977 police officers' and firefighters' pension and disability fund (1977 fund) who retires after June 30, 2019, with 20 years of service from 50% to 52% of the monthly salary of a first class patrolman or firefighter in the year the member ended active service. Increases from 60% to 70% of the member's monthly benefit

the monthly benefit paid to a surviving spouse of a 1977 fund member who dies after June 30, 2019, other than in the line of duty. Establish a supplemental allowance reserve account (reserve account) within the 1977 fund for the purpose of paying cost of living increases in benefits required under current law. Requires the contribution rate established by the Indiana public retirement system board (board) for 2020 and each year thereafter to include a surcharge that is paid to the reserve account in an amount determined annually by the board that is necessary, based on an actuarial valuation, to fully fund the estimated future cost of living increases amortized over a term not to exceed 30 years. Requires the board, before July 1, 2019, to transfer \$210,500,000 from the assets of the 1977 fund to the reserve account.

c account.	
Current Status:	2/5/2019 - added as coauthor Senator Buchanan
All Bill Status:	2/5/2019 - Cosponsor: Representative Aylesworth
	2/5/2019 - House sponsor: Representative VanNatter
	2/5/2019 - Third reading passed; Roll Call 74: yeas 49, nays 0
	2/5/2019 - Senate Bills on Third Reading
	2/4/2019 - added as coauthor Senator Randolph
	2/4/2019 - added as coauthor Senator Charbonneau
	2/4/2019 - Second reading ordered engrossed
	2/4/2019 - Senate Bills on Second Reading
	1/31/2019 - added as coauthor Senator Brown L
	1/31/2019 - Committee Report amend do pass, adopted
	1/31/2019 - Senate Committee recommends passage, as amended Yeas: 12; Nays:
	0
	1/31/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location:
	10:00 AM, Rm. 431
	1/28/2019 - added as coauthor Senator Ford J.D
	1/24/2019 - added as coauthors Senators Tallian, Crane, Kruse, Niezgodski
	1/16/2019 - Committee Report do pass adopted; reassigned to Committee on
	Appropriations
	1/16/2019 - Senate Committee recommends passage Yeas: 11; Nays: 0
	1/16/2019 - Senate Pensions and Labor, (Bill Scheduled for Hearing); Time &
	Location: 10:00 AM, Rm. 233
	1/15/2019 - added as coauthor Senator Walker
	1/7/2019 - added as coauthors Senators Bohacek and Alting
	1/7/2019 - added as second author Senator Niemeyer
	1/3/2019 - Referred to Senate Pensions and Labor
	1/3/2019 - First Reading
	1/3/2019 - Authored By Jon Ford
Priority:	Tier 1 - High
State Bill Page:	<u>SB85</u>

SB86 ABSENTEE VOTING (FORD J) Permits a voter who is qualified to vote in person to vote by absentee ballot. Removes all other qualifications for a voter to vote by absentee ballot except for a voter with disabilities who is unable to make a voting mark on the ballot or sign the absentee ballot secrecy envelope. (Such a disabled voter is currently required to vote before an absentee voter board.)

Current Status:1/3/2019 - Referred to Senate ElectionsAll Bill Status:1/3/2019 - First Reading1/3/2019 - Authored By Jon Ford1/3/2019 - Authored By Jon FordPriority:Tier 3 - LowState Bill Page:SB86

SB88

HOUSES OF WORSHIP AND FIREARMS (SANDLIN J) Permits a person who may legally possess a firearm to possess a firearm on school property that also contains a house of worship, unless prohibited by the house of worship, if the person possesses the firearm while: (1) attending a worship service; (2) conducting business with the house of worship; (3) receiving pastoral services; (4) attending a program sponsored or permitted by the house of worship or the school; or (5) carrying out the person's official duties at a house of worship, if the person is employed by or a volunteer at the house of worship and the house of worship has assigned the person duties that require the person to carry a firearm. Exempts certain law enforcement and retired law enforcement officers described in the federal Law Enforcement Officers Safety Act (LEOSA) from the prohibition against carrying a firearm on school property.

*Current Status:* 1/10/2019 - added as third author Senator Tomes

All Bill Status: 1/3/2019 - Referred to Senate Judiciary

1/3/2019 - First Reading

1/3/2019 - Authored By Jack Sandlin

Priority: Tier 1 - High

State Bill Page: SB88

SB89 SAFE DISTANCE FOR OVERTAKING BICYCLES (SANDLIN J) Requires the driver of a vehicle, when passing a bicycle that is proceeding in the same direction as the vehicle, to maintain a safe distance of at least three feet between the vehicle and the bicycle. (A violation of this requirement is a Class C infraction under IC 9-21-8-49.) Current Status: 1/31/2019 - added as coauthor Senator Ford J.D. All Bill Status: 1/24/2019 - added as third author Senator Stoops 1/3/2019 - added as second author Senator Walker 1/3/2019 - Referred to Senate Corrections and Criminal Law 1/3/2019 - First Reading 1/3/2019 - Authored By Jack Sandlin Priority: Tier 1 - High State Bill Page: SB89 SB90 IMMUNITY UNDER THE LIFELINE LAW (MERRITT J) Specifies that a law enforcement officer may not arrest a person for an offense involving possession of paraphernalia, a syringe, or a controlled substance if the officer's contact with the person was due to the reporting of a medical emergency and certain other conditions are met. Current Status: 1/3/2019 - Referred to Senate Corrections and Criminal Law All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By James Merritt Priority: Tier 1 - High State Bill Page: SB90 SB91 REDISTRICTING COMMISSION (RUCKELSHAUS J) Establishes a redistricting commission (commission) to create, hold hearings on, take public comment about, and recommend plans to redraw general assembly districts and congressional districts. Provides for appointment of four commission members by the legislative leadership. Establishes the redistricting commission nominating committee (committee) to receive applications from and evaluate applicants to fill the five remaining positions on the commission. Provides for selection of those five commission members from pools of applicants selected by the committee. Requires the legislative services agency (agency) to provide staff and administrative services to the commission. Establishes standards to govern the commission and the

SB93

LET INDIANA WORK FOR YOU PROGRAM (RUCKELSHAUS J) Requires the commission for higher education (commission) to establish, in coordination with the department of workforce development (department) and the Indiana economic development corporation, the Let Indiana Work for You program (program) to: (1) provide to students attending colleges and universities in Indiana information concerning workforce opportunities in Indiana and other benefits of residing and working in Indiana after graduating from the college or university; (2) implement the program; and (3) upon approval by the college or university information concerning workforce opportunities and the benefits of residing and working in Indiana. Requires the Indiana economic development corporation to assemble and provide to the commission and the department information concerning the economic benefits of residing and working in Indiana.

agency in the creation of redistricting plans. Provides that the general assembly must meet and enact redistricting plans before October 1 of a redistricting year. Authorizes the general assembly to convene in a session to act on redistricting bills at times other than the times the general assembly is currently authorized to meet. Repeals the

1/3/2019 - Referred to Senate Elections

1/3/2019 - Authored By John Ruckelshaus

current law establishing a redistricting commission for congressional redistricting.

Priority: Tier 3 - Low

State Bill Page: SB91

*Current Status:* 1/28/2019 - added as coauthor Senator Lanane *All Bill Status:* 1/22/2019 - added as coauthor Senator Stoops

1/3/2019 - First Reading

Current Status:	2/7/2019 - added as coauthor Senator Kruse
All Bill Status:	2/6/2019 - Senate Education and Career Development, (Bill Scheduled for Hearing);
	Time & Location: 1:30 PM, Senate Chamber
	2/4/2019 - added as coauthor Senator Raatz
	1/24/2019 - added as third author Senator Ford J.D
	1/24/2019 - added as second author Senator Spartz
	1/15/2019 - removed as second author Senator Ford J.D
	1/7/2019 - added as second author Senator Ford J.D
	1/3/2019 - Referred to Senate Education and Career Development

	1/3/2019 - First Reading
	1/3/2019 - Authored By John Ruckelshaus
Priority:	Tier 2 - Medium

State Bill Page: <u>SB93</u>

SB94 ANNEXATION (BOOTS P) Provides, with certain exceptions, that the following apply to annexations for which an annexation ordinance is adopted after April 30, 2019: (1) A municipality initiating an annexation must file a petition with the court signed by at least: (A) 51% of the owners of land that is not exempt from property taxes in the annexation territory; or (B) the owners of more than 75% in assessed valuation of land that is not exempt from property taxes in the annexation territory. (2) If the petition filed by the municipality has enough signatures, the court must hold a hearing to review the annexation. (3) Adds provisions regarding the validity of a signature on an annexation petition. (4) Eliminates the remonstrance procedure for annexations and reimbursement of remonstrator's attorney's fees and costs. (5) Voids remonstrance waivers. (6) Provides that a settlement agreement in lieu of annexation that is executed after April 30, 2019, is void. (7) Eliminates provisions regarding the contiguity of a public highway. Eliminates provisions that prohibit an annexation from taking effect in the year preceding the year that a federal decennial census is conducted.

Current Status: 2/4/2019 - Cosponsors: Representatives Ellington and Cherry All Bill Status: 2/4/2019 - House sponsor: Representative Mahan 2/4/2019 - Third reading passed; Roll Call 58: yeas 36, nays 13 2/4/2019 - Senate Bills on Third Reading 1/31/2019 - added as third author Senator Doriot 1/31/2019 - Second reading amended, ordered engrossed 1/31/2019 - Amendment #1 (Boots) prevailed; voice vote 1/31/2019 - Senate Bills on Second Reading 1/28/2019 - Committee Report do pass, adopted 1/24/2019 - Senate Committee recommends passage Yeas: 6; Nays: 3 1/24/2019 - added as second author Senator Head 1/24/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 125 1/17/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 130 1/3/2019 - Referred to Senate Local Government 1/3/2019 - First Reading 1/3/2019 - Authored By Philip Boots Priority: Tier 1 - High

State Bill Page: SB94

SB95

ALCOHOLIC BEVERAGE WHOLESALERS (BOOTS P) Provides that a commercially reasonable agreement between and among beer, wine, or liquor wholesalers and wholesaler's affiliates to provide logistic services does not create prohibited interests between or among the wholesalers.

Current Status:1/7/2019 - added as coauthor Senator MessmerAll Bill Status:1/3/2019 - added as third author Senator Merritt1/3/2019 - Referred to Senate Public Policy1/3/2019 - First Reading1/3/2019 - First Reading1/3/2019 - Authored By Philip BootsPriority:Tier 3 - LowState Bill Page:SB95

SB96 DIRECT WINE SELLER'S PERMIT (BOOTS P) Eliminates the requirement that a person applying for or holding a direct wine seller's permit (excluding an Indiana farm winery) may not distribute wine in Indiana through a wholesaler: (1) within 120 days before the permit application; and (2) during the permit term.

 Current Status:
 1/3/2019 - Referred to Senate Public Policy

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By Philip Boots

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB96

SB97 FORFEITURE (BOOTS P) Establishes a new procedure for civil forfeiture, and treats seized property in which a person asserts an ownership interest differently from seized property that is abandoned or unclaimed. Permits seized property that is not abandoned or unclaimed to be forfeited to the state only if the person who owned or used the property has been convicted of a criminal offense. Establishes procedures by which a property owner may regain

custody of seized property pending a final determination of the forfeiture action. Specifies which law enforcement costs are recoverable in a forfeiture action. Repeals a provision permitting the state to turn over seized property to the federal government. Makes conforming amendments and repeals an obsolete section.

Current Status: 1/3/2019 - Referred to Senate Corrections and Criminal Law

All Bill Status: 1/3/2019 - First Reading

1/3/2019 - Authored By Philip Boots

Priority: Tier 1 - High

State Bill Page: SB97

SB99

WAGE ASSIGNMENTS FOR CLOTHING AND TOOLS (BOOTS P) Provides that a wage assignment for the purchase, rental, or use of uniforms, shirts, pants and other job-related clothing may not be an amount that exceeds the direct cost paid by the employer to an external vendor for those items. Provides that a wage assignment may be made for the rental of uniform shirts, pants, and job-related clothing. Provides that a wage assignment may be made for the purchase of equipment or tools necessary to fulfill the duties of employment. Provides that a wage assignment for the purchase of equipment or tools may not be an amount that exceeds the direct cost paid by the employer to an external vendor for those items. Provides that an employee shall not be charged or subject to a wage assignment for personal protective equipment except for those instances provided under federal rules. Provides that the total amount of wages subject to assignment for the purchase of uniforms and equipment or rental of uniform shirts, pants and job -related clothing may not exceed certain amounts.

Current Status:	2/5/2019 - Cosponsor: Representative Gutwein
All Bill Status:	2/5/2019 - House sponsor: Representative VanNatter
	2/5/2019 - Third reading passed; Roll Call 75: yeas 49, nays 0
	2/5/2019 - Senate Bills on Third Reading
	2/4/2019 - added as coauthor Senator Randolph
	2/4/2019 - added as second author Senator Walker
	2/4/2019 - Second reading ordered engrossed
	2/4/2019 - Senate Bills on Second Reading
	1/31/2019 - Committee Report amend do pass, adopted
	1/30/2019 - Senate Committee recommends passage, as amended Yeas: 10; Nays:
	0
	1/30/2019 - Senate Pensions and Labor, (Bill Scheduled for Hearing); Time &
	Location: 9:30 AM, Rm. 233
	1/23/2019 - Senate Pensions and Labor, (Bill Scheduled for Hearing); Time &
	Location: 10:00 AM, Rm. 223
	1/3/2019 - Referred to Senate Pensions and Labor
	1/3/2019 - First Reading
	1/3/2019 - Authored By Philip Boots
Priority:	Tier 2 - Medium
State Bill Page:	<u>SB99</u>

SECURED SCHOOL FUND (TOMES J) Expands the use of a matching grant from the Indiana secured school fund by a SB102 school corporation or charter school (school) to allow the school to use the matching grant to provide a response to a threat in a manner that the school sees fit, including the use of firearms training or other self-defense training.

Current Status: 1/3/2019 - Referred to Senate Education and Career Development

All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By James Tomes

Priority: Tier 1 - High

State Bill Page: SB102

SB105 REDISTRICTING STANDARDS (WALKER G) Establishes redistricting standards for congressional and state legislative districts. Provides that the initial proposed plans for congressional and state legislative districts must comply with the redistricting standards. Allows the general assembly, during the process by which the initial proposed plans become effective by being enacted as a law, to consider and adopt modifications to the initial proposed plans that deviate from the redistricting standards as long as the reason or reasons for each deviation are publicly explained and documented.

> Current Status: 2/11/2019 - Senate Bills on Second Reading All Bill Status: 2/7/2019 - added as coauthor Senator Randolph 2/7/2019 - Senate Bills on Second Reading 2/5/2019 - Committee Report do pass, adopted 2/4/2019 - Senate Committee recommends passage Yays: 5; Nays: 2 2/4/2019 - Senate Elections, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 431

1/31/2019 - added as coauthor Senator Ruckelshaus
 1/3/2019 - Referred to Senate Elections
 1/3/2019 - First Reading
 1/3/2019 - Authored By Greg Walker

Priority: Tier 3 - Low

State Bill Page: SB105

SB109 FOOD AND BEVERAGE TAX AND INNKEEPER TAX (GROOMS R) Permits the fiscal body of White County to levy the county innkeeper's tax on resorts and any other buildings or structures in the county in which lodging is regularly furnished for consideration. Authorizes the city of Greenwood, town of Danville, and town of Whitestown to adopt a food and beverage tax. Provides that the tax rate may not exceed 1%. Provides that money received from the tax shall be distributed by the treasurer of state to the city of Greenwood, town of Danville, or town of Whitestown. Specifies the uses to which receipts from the food and beverage tax may be applied.

Current Status: 2/4/2019 - added as second author Senator Holdman All Bill Status: 2/4/2019 - House sponsor: Representative Karickhoff 2/4/2019 - Third reading passed; Roll Call 59: yeas 38, nays 11 2/4/2019 - Senate Bills on Third Reading 1/31/2019 - Second reading ordered engrossed 1/31/2019 - Senate Bills on Second Reading 1/29/2019 - Senate Committee recommends passage, as amended Yeas: 11; Nays: 1 1/29/2019 - Committee Report amend do pass, adopted 1/29/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 431 1/10/2019 - added as author Senator Sandlin 1/10/2019 - removed as author Senator Grooms 1/3/2019 - Referred to Senate Tax and Fiscal Policy 1/3/2019 - First Reading 1/3/2019 - Authored By Ronald Grooms Priority: Tier 2 - Medium State Bill Page: SB109

SB110 DRUG DEALING (KOCH E) Adds an item to the existing list of enhancing circumstances for offenses relating to controlled substances. Provides that an enhancing circumstance means that the person committed the offense in, on, or within 500 feet of a facility: (1) created and funded under IC 12-23-14 or IC 33-23-16; (2) certified under IC 12-23-1-6; or (3) used for the purpose of conducting a recovery or support group meeting; at which a drug abuser may be provided with treatment, care, or rehabilitation.

 Current Status:
 1/3/2019 - Referred to Senate Corrections and Criminal Law

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By Eric Koch

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB110

SB111 SUBSTANCE ABUSE PREVENTION GRANT PROGRAMS (KOCH E) Requires the division of mental health and addiction to establish and administer the: (1) community and faith based substance abuse programs grant; and (2) community and faith based substance abuse transportation assistance grant program. Sets forth requirements and establishes accounts for the grants. Appropriates \$100,000 annually to the community and faith based substance abuse transportation assistance grant program. Sets forth requirements and establishes grant. Appropriates \$50,000 annually to the community and faith based substance abuse transportation assistance grant program.

 Current Status:
 2/11/2019 - Senate Family and Children Services, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Senate Chamber

 All Bill Status:
 1/3/2019 - Referred to Senate Family and Children Services 1/3/2019 - First Reading 1/3/2019 - Authored By Eric Koch

 Priority:
 Tier 1 - High

 State Bill Page:
 SB111

SB114 VANDERBURGH COUNTY MAGISTRATES (BECKER V) Allows the judge of the Vanderburgh circuit court to appoint an additional magistrate to serve the Vanderburgh circuit court. Allows the judges of the Vanderburgh superior court to jointly appoint an additional magistrate to serve the Vanderburgh superior court.

Current Status: 2/5/2019 - Cosponsors: Representatives Hatfield and Sullivan

All Bill Status: 2/5/2019 - House sponsor: Representative McNamara 2/5/2019 - Third reading passed; Roll Call 76: yeas 49, nays 0 2/5/2019 - Senate Bills on Third Reading 2/4/2019 - Second reading ordered engrossed 2/4/2019 - Senate Bills on Second Reading 1/31/2019 - Committee Report do pass, adopted 1/31/2019 - Senate Committee recommends passage Yeas: 9: Navs: 0 1/31/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 431 1/16/2019 - Committee Report do pass adopted; reassigned to Committee on Appropriations 1/16/2019 - Senate Committee recommends passage Yeas: 9; Nays: 0 1/16/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 130 1/3/2019 - Referred to Senate Judiciary 1/3/2019 - First Reading 1/3/2019 - Authored By Vaneta Becker Priority: Tier 3 - Low State Bill Page: SB114

SB115 LOCAL LICENSING BOARDS IN LAKE AND PORTER COUNTIES (NIEMEYER R) Provides that a member of a board or other entity in Lake County or Porter County that issues a license, registration, or certificate required for a contractor to do business in the geographic area served by the board or entity must be at least 18 years of age, and except for an ex-officio member, a resident of the geographic area served by the board or entity. Provides that a member who ceases to be a resident of the geographic area served by the board or entity is considered to have resigned as a member of the board or entity, and the vacancy is filled as specified by ordinance.

 Current Status:
 1/31/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 130

 All Bill Status:
 1/24/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 125

 1/3/2019 - Referred to Senate Local Government
 1/3/2019 - First Reading

 1/3/2019 - First Reading
 1/3/2019 - Authored By Rick Niemeyer

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB115

SB116 POLLING LOCATIONS IN SCHOOLS (NIEMEYER R) For a general, municipal, primary, school district, or special election conducted after December 31, 2019, prohibits an elementary or secondary school from being designated as a polling place, satellite office, or vote center.

Current Status:1/3/2019 - Referred to Senate ElectionsAll Bill Status:1/3/2019 - First Reading1/3/2019 - Authored By Rick NiemeyerPriority:Tier 2 - MediumState Bill Page:SB116

SB117 WAIVER TRAINING REIMBURSEMENT PILOT PROGRAM (MERRITT J) Establishes the physician waiver training reimbursement pilot program to reimburse qualified physicians who undergo certain training, for the purpose of increasing the number of physicians in Indiana allowed under the federal Drug Addiction Treatment Act of 2000 to prescribe certain controlled substances to treat opioid dependency in settings other than an opioid treatment program. Establishes requirements for participation in the pilot program.

Current Status: 1/3/2019 - Referred to Senate Health and Provider Services

All Bill Status: 1/3/2019 - First Reading

1/3/2019 - Authored By James Merritt

Priority: Tier 2 - Medium

State Bill Page: SB117

SB118 COUNTY COUNCIL AND COMMISSIONER SALARIES (BOHACEK M) Allows the president of the county executive and the president of the county fiscal body in a county other than Marion County to receive a salary that is more than that of the other members as compensation for extra services performed as president. Legalizes and validates any action taken by the bodies or members of the bodies before July 1, 2019, regarding the fixing or receipt of a president's salary that includes compensation for extra services.

 Current Status:
 1/14/2019 - added as coauthor Senator Niezgodski

 All Bill Status:
 1/3/2019 - Referred to Senate Local Government

 1/3/2019 - First Reading
 1/3/2019 - Authored By Mike Bohacek

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB118

SB119 PROHIBITED FIREARM TRANSFERS TO MINORS (TOMES J) Provides that a person may not sell, give, or in any other manner transfer ownership or possession of a machine gun to any person under 21 years of age. Provides that a person who knowingly or intentionally sells, provides, or in any other manner transfers ownership or possession of a machine gun to a person under 21 years of age commits a: (1) Level 5 felony; (2) Level 4 felony if the person has a prior conviction for the offense; or (3) Level 3 felony if a person under 21 years of age uses the machine gun to commit murder. Defines certain terms. Makes conforming amendments.

Current Status: 2/5/2019 - added as coauthor Senator Spartz All Bill Status: 2/5/2019 - added as coauthor Senator Bohacek 2/5/2019 - House sponsor: Representative Lucas 2/5/2019 - Third reading passed; Roll Call 77: yeas 48, nays 1 2/5/2019 - Senate Bills on Third Reading 2/4/2019 - added as coauthor Senator Crane 2/4/2019 - Amendment #2 (Taylor G) failed; Roll Call 56: yeas 13, nays 36 2/4/2019 - Second reading ordered engrossed 2/4/2019 - Amendment #2 (Taylor G) failed; 2/4/2019 - Amendment #1 (Taylor G) failed: voice vote 2/4/2019 - Senate Bills on Second Reading 1/31/2019 - added as coauthor Senator Randolph 1/31/2019 - Committee Report amend do pass, adopted 1/30/2019 - Senate Committee recommends passage, as amended Yeas: 10; Nays: 1 1/30/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 130 1/14/2019 - added as coauthors Senators Garten and Freeman 1/10/2019 - added as third author Senator Doriot 1/10/2019 - added as second author Senator Sandlin 1/3/2019 - Referred to Senate Judiciary 1/3/2019 - First Reading 1/3/2019 - Authored By James Tomes Priority: Tier 2 - Medium State Bill Page: SB119

SB120 SHERIFF REIMBURSEMENT RATE (TOMES J) Provides that the per diem rate paid from the county jail maintenance contingency fund or any other fund after June 30, 2019, and before July 1, 2021, may not be less than \$55 per day for persons convicted of felonies, including: (1) persons convicted of a Level 6 felony; and (2) convicted felons who are incarcerated for more than five days after the day of sentencing or the date upon which the department of correction receives the abstract of judgment and sentencing order, whichever occurs later.

Current Status:1/3/2019 - Referred to Senate AppropriationsAll Bill Status:1/3/2019 - First Reading1/3/2019 - Authored By James TomesPriority:Tier 2 - MediumState Bill Page:SB120

SB121 VOLUNTEER FIREFIGHTER ALLOWANCES (TOMES J) Increases the minimum volunteer firefighter clothing and automobile allowance (allowance) that a city, town, or township (unit) is required to pay to active and participating members of a volunteer fire department from \$200 to \$400 per year. Requires the Indiana department of homeland security (department) to reimburse a unit \$200 for each allowance that the unit submits a claim to the department for reimbursement. Provides for joint claim submission and proportional reimbursement of an allowance if a portion of the allowance is paid by more than one unit. Establishes the volunteer firefighter allowance fund as a dedicated fund administered by the department for the purpose of reimbursing units for allowances.

Current Status:2/5/2019 - WithdrawnAll Bill Status:2/5/2019 - Senate Bills on Third Reading2/4/2019 - added as coauthor Senator Randolph2/4/2019 - Senate Bills on Third Reading

1/31/2019 - Senate Bills on Third Reading 1/29/2019 - Senate Bills on Third Reading 1/28/2019 - Senate Bills on Third Reading 1/24/2019 - added as third author Senator Niemeyer 1/24/2019 - added as second author Senator Buck 1/24/2019 - Second reading ordered engrossed 1/24/2019 - Senate Bills on Second Reading 1/22/2019 - Committee Report amend do pass, adopted 1/17/2019 - Senate Committee recommends passage, as amended Yeas: 9; Nays: 0 1/17/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 130 1/10/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 130 1/3/2019 - Referred to Senate Local Government 1/3/2019 - First Reading 1/3/2019 - Authored By James Tomes Priority: Tier 1 - High State Bill Page: SB121 ACCESS TO EXPUNGED RECORDS (TAYLOR G) Provides that law enforcement officers lacking a court order may access expunged information or records only when acting in an: (1) enforcement; or (2) investigative; capacity. Current Status: 1/3/2019 - Referred to Senate Corrections and Criminal Law All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By Greg Taylor Priority: Tier 2 - Medium State Bill Page: SB123 EMPLOYERS AND EXPUNCEMENT (TAYLOR G) Specifies that the prohibition against questioning a person applying for: (1) employment; (2) a license; or (3) another right or privilege; concerning an expunged arrest or conviction also applies during an interview. Provides that a person who unlawfully questions an applicant about an expunged criminal record commits a Class C infraction, and increases the penalty to a Class B infraction for a subsequent violation. Limits the number of violations that may be charged to: (1) one violation against a person without a prior adjudication; and (2) not more than one violation per month against a person with one or more prior adjudications; regardless of the number of individual violations the person may have committed. Current Status: 1/3/2019 - Referred to Senate Corrections and Criminal Law All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By Greg Taylor Priority: Tier 2 - Medium State Bill Page: SB124 OPEN CARRY OF RIFLES (TAYLOR G) Defines "prohibited weapon" as a semiautomatic, centerfire rifle with an internal magazine or the capability to accept a detachable magazine and at least one of the following characteristics: (1) A pistol grip that protrudes beneath the action of the weapon. (2) A thumb hole stock. (3) A folding or telescoping stock. (4) A mount or lug capable of accepting or affixing a bayonet, flare launcher, or grenade launcher. (5) A flash suppressor. (6) A forward pistol grip. Defines "openly carries" as the carrying of a firearm in a manner that displays

SB123

SB124

SB125

or presents any part of a firearm to the plain view of passersby from more than one angle. Provides that a person who: (1) knowingly; or (2) intentionally; openly carries a prohibited weapon in a public place commits carrying a prohibited firearm, a Class A misdemeanor. Specifies certain exceptions. Defines certain terms. *Current Status:* 1/31/2019 - added as coauthor Senator Stoops *All Bill Status:* 1/3/2019 - Referred to Senate Judiciary 1/3/2019 - First Reading

*1/3/2019* - First Reading 1/3/2019 - First Reading 1/3/2019 - Authored By Greg Taylor *Priority:* Tier 2 - Medium *State Bill Page:* SB125

SB126 PROHIBITED EQUIPMENT ON FIREARMS (TAYLOR G) Defines the term "multiburst trigger activator". Creates the crime of "unlawful possession of a multiburst trigger activator". Provides that the possession or sale of a multiburst trigger activator is a Class A misdemeanor. Provides that the crime of unlawful possession of a multiburst trigger activator is a Level 6 felony if the person has a prior, unrelated conviction for the offense. *Current Status:* 1/3/2019 - Referred to Senate Judiciary All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By Greg Taylor Priority: Tier 2 - Medium State Bill Page: SB126

SB127 REFERENDUM FOR SCHOOL SAFETY LEVY (HOLDMAN T) Allows a school corporation to adopt a resolution to place a referendum on the ballot to impose a school safety referendum tax levy to improve school safety. Allows a school corporation to impose a school safety referendum tax levy if approved by a majority of the voters. Requires a school corporation to certify a copy of: (1) the resolution to place a referendum for a school safety referendum tax levy on the ballot; and (2) the language for the question; to the department of local government finance (department) for review and approval. Provides that voters may not approve a school safety referendum tax levy that is imposed for more than 10 years. Provides that a school safety referendum tax levy may be reimposed or extended. Requires a county auditor to distribute proceeds attributable to property taxes imposed after being approved by the voters in a referendum to the school corporation. Specifies when a referendum is to be held. Requires the circuit court clerk of each county to certify the results of the referendum for a school safety referendum tax levy to the department. Provides that if a school safety referendum tax levy is approved by the voters in a school corporation in a calendar year, another school safety referendum levy question may not be placed on the ballot in the school corporation in the following calendar year. Provides that if a school corporation imposes a school safety referendum tax levy approved in a referendum, the school corporation may not simultaneously impose more than one additional school safety referendum tax levy approved in a subsequent referendum. Provides that during the period beginning with the adoption of a resolution by a school corporation to place a school safety referendum tax levy question on the ballot and continuing through the day on which the referendum is submitted to the voters, the school corporation may not promote a position on the referendum by taking certain actions. Provides that a school board member, school corporation superintendent, school corporation assistant superintendent, or chief school business official of a school corporation may discuss and personally advocate a position on a referendum for a school safety referendum tax levy outside a regular school day as long as public funds are not used. Requires the governing body of a school corporation for which a school safety referendum tax levy is approved to establish a school safety referendum tax levy fund (fund). Specifies purposes for which money from the fund may be used. Expands the use of a matching grant from the Indiana secured school fund by a school corporation or charter school (school) to allow the school to use the matching grant to provide a response to a threat in a manner that the school sees fit, including the use of firearms training or other self-defense training. Provides that if a school safety referendum tax levy is approved by the voters in a school corporation in a calendar year in an amount greater than \$0.075 on each \$100 dollars of assessed valuation, the school corporation may not be awarded a matching grant from the Indiana secured school fund. Requires that a school resource officer participate in the development of programs designed to identify, assess, and provide assistance to troubled youth.

 Current Status:
 2/11/2019 - Senate Bills on Second Reading

 All Bill Status:
 2/7/2019 - added as coauthor Senator Randolph

 2/7/2019 - Senate Bills on Second Reading

 2/5/2019 - Committee Report amend do pass, adopted

 2/5/2019 - Senate Committee recommends passage, as amended Yeas: 12; Nays:

 1

 2/5/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time &

 Location:
 10:00 AM, Rm. 431

 1/7/2019 - added as coauthor Senator Becker

 1/7/2019 - added as second author Senator Merritt

 1/3/2019 - Referred to Senate Tax and Fiscal Policy

 1/3/2019 - Referred to Senate Tax and Fiscal Policy

 1/3/2019 - Referred to Senate Tax and Fiscal Policy

 1/3/2019 - Referred to Senate Tax and Fiscal Policy

 1/3/2019 - Referred to Senate Tax and Fiscal Policy

 1/3/2019 - Referred to Senate Tax and Fiscal Policy

 1/3/2019 - First Reading

 1/3/2019 - Authored By Travis Holdman

 Priority:
 Tier 1 - High

 State Bill Page:
 SB127

SB130 UNEMPLOYMENT INSURANCE MATTERS (DORIOT B) Includes in the definition of "employment", for the purposes of the unemployment compensation system, service performed by a driver who provides drive away operations, if the driver is employed by a state or local government entity, a federally recognized Indiana tribe, or a nonprofit organization. Excludes from the definition of "employment", for purposes of the unemployment compensation system, service performed by a driver who provides drive away operations when: (1) the vehicle being driven is the commodity being delivered; and (2) the driver has entered into an agreement with the party arranging for the transportation that specifies the driver is an independent contractor and not an employee.

Current Status: 1/31/2019 - added as coauthor Senator Niezgodski

All Bill Status: 1/31/2019 - Cosponsor: Representative Stutzman

1/31/2019 - House sponsor: Representative Miller D

1/31/2019 - Third reading passed; Roll Call 51: yeas 49, nays 0

1/31/2019 - Senate Bills on Third Reading 1/29/2019 - added as coauthor Senator Spartz 1/29/2019 - added as coauthor Senator Mishler 1/29/2019 - Second reading amended, ordered engrossed 1/29/2019 - Amendment #2 (Doriot) prevailed; voice vote 1/29/2019 - Senate Bills on Second Reading 1/28/2019 - Senate Bills on Second Reading 1/24/2019 - added as coauthors Senators Kruse and Freeman 1/24/2019 - added as coauthors Senators Walker and Garten 1/24/2019 - added as coauthor Senator Messmer 1/24/2019 - added as coauthor Senator Rogers 1/24/2019 - added as third author Senator Glick 1/24/2019 - added as second author Senator Boots 1/24/2019 - Committee Report amend do pass, adopted 1/23/2019 - Senate Committee recommends passage, as amended Yeas: 11; Nays: 0 1/23/2019 - Senate Pensions and Labor, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 223 1/3/2019 - Referred to Senate Pensions and Labor 1/3/2019 - First Reading 1/3/2019 - Authored By Blake Doriot

State Bill Page: <u>SB130</u>

SB131 SALES TAX ON RECREATIONAL VEHICLES (DORIOT B) Repeals the provision that provides that the sales tax rate on certain cargo trailers or recreational vehicles is the rate of the other state or other country in which the cargo trailer or recreational vehicle will be titled or registered. (This provision is also set to expire on June 30, 2019, under current law.) Repeals the provision that authorizes the department of state revenue to enter into reciprocal agreements with other states concerning a sales tax exemption for cargo trailers and recreational vehicles that will be purchased in a state by a nonresident and then titled in another state. Provides instead that the purchase of a recreational vehicle or cargo trailer that is transported out of Indiana for registration and use in another state or country is exempt from the state gross retail tax regardless of whether the destination state or country provides a similar exemption for Indiana residents.

 Current Status:
 2/5/2019 - added as coauthor Senator Houchin

 All Bill Status:
 2/5/2019 - added as coauthors Senators Buck and Taylor G

 2/5/2019 - added as third author Senator Walker
 2/5/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time &

 Location:
 10:00 AM, Rm. 431

 1/24/2019 - added as second author Senator Rogers

 1/3/2019 - Referred to Senate Tax and Fiscal Policy

 1/3/2019 - First Reading

 1/3/2019 - Authored By Blake Doriot

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB131

SB133 PRESCRIPTION DRUG LISTED AS AN OPIOID ON LABEL (LEISING J) Provides that if a pharmacist dispenses a prescription drug that contains or is derived from opium, the prescription label must bear a statement that the drug is an opioid.

Current Status:	1/3/2019 - Referred to Senate Health and Provider Services
All Bill Status:	1/3/2019 - First Reading
	1/3/2019 - Authored By Jean Leising
Priority:	Tier 2 - Medium
State Bill Page:	<u>SB133</u>

SB134 STORAGE OF FIREARMS AT PUBLIC VENUES (SANDLIN J) Requires certain facilities owned or operated by a political subdivision to provide a secure storage location for handguns owned by visitors. Permits a handgun permit holder to carry a handgun on the property of certain facilities for the purpose of safely and securely storing the handgun. Provides that a law enforcement officer or an off duty law enforcement officer may carry or possess a handgun on the grounds or premises of certain buildings, facilities, structures, or venues without restriction. Creates certain exceptions. Provides that any: (1) administrative rule; (2) contractual term; (3) ordinance; (4) policy; (5) regulation; (6) rule; or (7) statute; that prevents or prohibits a person possessing a valid handgun permit or a law enforcement officer from carrying or possessing a handgun on the grounds or premises of certain buildings, facilities, structures, or venues is void. Creates certain exceptions.

 Current Status:
 1/3/2019 - Referred to Senate Judiciary

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By Jack Sandlin

 Priority:
 Tier 1 - High

 State Bill Page:
 SB134

SB135 HOUSES OF WORSHIP AND FIREARMS (SANDLIN J) Permits a person who may legally possess a firearm to possess a firearm on school property that also contains a house of worship, unless prohibited by the house of worship, if the person possesses the firearm while: (1) attending a worship service; (2) conducting business with the house of worship; (3) receiving pastoral services; (4) attending a program sponsored or permitted by the house of worship or the school; or (5) carrying out the person's official duties at a house of worship, if the person is employed by or a volunteer at the house of worship and the house of worship has assigned the person duties that require the person to carry a firearm. Exempts certain law enforcement and retired law enforcement officers described in the federal Law Enforcement Officers Safety Act (LEOSA) from the prohibition against carrying a firearm on school property.

Current Status:1/10/2019 - WithdrawnAll Bill Status:1/3/2019 - Referred to Senate Judiciary1/3/2019 - First Reading1/3/2019 - Authored By Jack SandlinPriority:Tier 1 - HighState Bill Page:SB135

SB136 GRANTS FROM STATE DISASTER RELIEF FUND (NIEZGODSKI D) Provides that the maximum amount that an individual may receive from the state disaster relief fund (fund) as compensation for damages to the individual's property is \$10,000. (Current administrative rules provide that the maximum amount is \$5,000.) Voids provisions in the Indiana Administrative Code that set forth a maximum compensation amount of \$5,000. Directs the department of homeland security (department) to amend, before July 1, 2020, the administrative rule concerning the fund to reflect a maximum compensation amount of \$10,000 for individuals. Makes an annual appropriation from the state general fund to the fund for the department's use in carrying out the purposes of the fund.

 Current Status:
 1/3/2019 - Referred to Senate Homeland Security and Transportation

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By David Niezgodski

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB136

SB137 BAN ON SALE OR USE OF COAL TAR PAVEMENT PRODUCTS (NIEZGODSKI D) Prohibits the: (1) sale or offer for sale; and (2) application to pavement; of a coal tar pavement product except as required for purposes of research on the effects of the coal tar pavement product on the environment.

 Current Status:
 1/3/2019 - Referred to Senate Environmental Affairs

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By David Niezgodski

 Priority:
 Tier 1 - High

 State Bill Page:
 SB137

SB140 CALL CENTER WORKER AND CONSUMER PROTECTION (NIEZGODSKI D) Requires the Indiana economic development corporation (IEDC) to compile a list of all employers that relocate a call center to a foreign country and to disqualify employers on that list from state grants, loans, and tax credits. Requires an employer receiving a state grant, loan, or tax credit to notify the IEDC if it intends to relocate a call center. Imposes a civil penalty on an employer that does not notify the IEDC.

 Current Status:
 1/3/2019 - Referred to Senate Pensions and Labor

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By David Niezgodski

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB140

SB141 OFFICE BASED OPIOID TREATMENT PROVIDERS (HOUCHIN E) Specifies requirements that a health care provider that prescribes for a patient in an office based opioid treatment setting must meet in the treatment of the patient. Requires the medical licensing board of Indiana, in consultation with the state department of health and the office of the secretary of family and social services, to adopt rules or protocols concerning office based opioid treatment providers and: (1) treatment agreements; (2) periodic scheduled patient visits; (3) urine toxicology screenings; (4) HIV, hepatitis B, and hepatitis C testing; and (5) the medical record documentation required for the prescribing of buprenorphine over a specified dosage.

Current Status: 1/24/2019 - added as coauthor Senator Randolph All Bill Status: 1/24/2019 - added as coauthor Senator Zay 1/24/2019 - added as coauthor Senator Bassler 1/24/2019 - House sponsor: Representative Smaltz 1/24/2019 - Third reading passed; Roll Call 24: yeas 42, nays 6 1/24/2019 - Senate Bills on Third Reading 1/22/2019 - added as second author Senator Charbonneau 1/22/2019 - Second reading ordered engrossed 1/22/2019 - Senate Bills on Second Reading 1/17/2019 - Committee Report amend do pass, adopted 1/16/2019 - Senate Committee recommends passage, as amended Yeas: 11; Nays: 0 1/16/2019 - Senate Health and Provider Services, (Bill Scheduled for Hearing); Time & Location: 3:00 PM, Rm. 431 1/3/2019 - Referred to Senate Health and Provider Services 1/3/2019 - First Reading 1/3/2019 - Authored By Erin Houchin Priority: Tier 3 - Low State Bill Page: SB141

SB142 BUILDING PERMITS (BOHACEK M) Prohibits a building commissioner, building code official, or inspector for a local unit of government (unit) from issuing a building permit when the building commissioner, building code official, or inspector has a direct or indirect financial interest in the issuance of the permit. Requires a unit to adopt an ordinance to establish a procedure to address instances where a building commissioner, building code official, or inspector has a direct or indirect financial interest in the issuance of a permit.

Current Status: 2/4/2019 - added as coauthor Senator Randolph All Bill Status: 2/4/2019 - Cosponsor: Representative Pressel 2/4/2019 - House sponsor: Representative Zent 2/4/2019 - Third reading passed; Roll Call 60: yeas 49, nays 0 2/4/2019 - Senate Bills on Third Reading 1/31/2019 - Second reading ordered engrossed 1/31/2019 - Senate Bills on Second Reading 1/29/2019 - added as third author Senator Rogers 1/28/2019 - Committee Report do pass, adopted 1/24/2019 - Senate Committee recommends passage Yeas: 9; Nays: 0 1/24/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 125 1/17/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 130 1/14/2019 - added as second author Senator Garten 1/3/2019 - Referred to Senate Local Government 1/3/2019 - First Reading 1/3/2019 - Authored By Mike Bohacek Priority: Tier 1 - High

State Bill Page: SB142

SB143 SALES TAX DISTRICT FOR HEALTHY FOOD PROGRAMS (TAYLOR G) Allows the fiscal body of a county (fiscal body) to adopt an ordinance to impose an additional sales tax in an area designated by the fiscal body as a special food desert district (district). Requires a district designated by a fiscal body to be located in a census tract with low median income and low access to the nearest supermarket as determined by the United States Department of Agriculture in its Food Access Research Atlas. Provides that an additional sales tax applies to retail transactions within the district. Provides that the additional sales tax rate must be imposed in an increment of .25% and may not exceed 1%. Specifies that this additional sales tax is imposed, paid, and collected in the same manner as the state sales tax. Establishes the healthy food and community development financing fund (fund) under the administration of the Indiana housing and community development authority (IHCDA). Requires the amounts received from the additional sales tax to be paid monthly by the treasurer of state to the fund. Requires the IHCDA to: (1) establish an account within the fund for each district designated by a county; (2) deposit money received from the treasurer of state from the tax collected in a district in the district's account; and (3) expend money from the account only for projects within the district in which the tax revenue is collected. Authorizes the IHCDA to conduct a healthy food and community development financing program (program), in coordination with each county that has designated a district, to provide financing in the form of grants or loans for eligible projects. Provides that the projects eligible for financing may

include: (1) healthy food; (2) affordable housing; and (3) community development; projects. Provides that the fiscal body of the county that designated the district may adopt an ordinance to specify the types of eligible projects that may be financed within the district. Provides that the IHCDA may contract with one or more nonprofit organizations or community development financial institutions to administer the program through a public-private partnership. Provides that an applicant for a grant or a loan from the fund must demonstrate the capacity to implement the project successfully and the ability to repay the loan. Specifies that an applicant that is a grocery store must agree to the following: (1) To accept Supplemental Nutrition Assistance Program benefits. (2) To accept Special Supplemental Nutrition Program for Women, Infants, and Children benefits. (3) To promote the hiring of local residents. Specifies the purposes for which financing for a project may be used. Continuously appropriates money in the fund.

 Current Status:
 1/31/2019 - added as coauthor Senator Stoops

 All Bill Status:
 1/3/2019 - Referred to Senate Tax and Fiscal Policy

 1/3/2019 - First Reading
 1/3/2019 - Authored By Greg Taylor

 Priority:
 Tier 1 - High

 State Bill Page:
 SB143

SB144

 VEHICLE WEIGHT (FORD J) Adds masonry products to the list of commodities hauled within the definition of "overweight divisible load". Specifies that a tractor-semitrailer hauling masonry products must have a gross vehicle weight of more than 80,000 pounds but not more than 120,000 pounds to meet the requirements of the definition. *Current Status:* 2/12/2019 - Senate Homeland Security and Transportation, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 233
 *All Bill Status:* 1/28/2019 - added as second author Senator Bassler 1/3/2019 - Referred to Senate Homeland Security and Transportation 1/3/2019 - First Reading 1/3/2019 - Authored By Jon Ford
 *Priority:* Tier 2 - Medium

Priority: Tier 2 - N

State Bill Page: <u>SB144</u>

SB145 COUNTY VEHICLE EXCISE AND WHEEL TAX EXEMPTION (NIEMEYER R) Provides that the fiscal body of a city or town may adopt an ordinance declaring that a vehicle registered in the city or town is exempt from the county vehicle excise tax and the county wheel tax (nonparticipating municipality). Provides that a nonparticipating municipality does not receive a distribution of county vehicle excise tax revenue or county wheel tax revenue.

 Current Status:
 1/3/2019 - Referred to Senate Tax and Fiscal Policy

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By Rick Niemeyer

 Priority:
 Tier 1 - High

 State Bill Page:
 SB145

SB146 PRESCRIBING OF CONTROLLED SUBSTANCE (MERRITT J) Requires that a controlled substance prescription be issued electronically after June 30, 2020, and establishes a Class B infraction for a prescriber who fails to comply. Requires a prescriber to obtain three hours of continuing education every two years on the prescribing of opioid medication in order to continue issuing prescriptions for opioid medication, and establishes a Class B infraction for failure to comply. Requires the medical licensing board of Indiana to study and determine, before November 1, 2019, whether a waiver is necessary for the electronic prescription requirement and to report back to the general assembly. Sets forth requirements for the report.

 Current Status:
 1/3/2019 - Referred to Senate Health and Provider Services

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By James Merritt

 Priority:
 Tier 1 - High

 State Bill Page:
 SB146

SB147 HIGH SCHOOL RANDOM DRUG TESTING (LEISING J) Provides that the governing body, or the equivalent, of each: (1) school corporation; (2) charter high school; or (3) accredited nonpublic high school; shall develop and implement a policy requiring random drug testing for high school students who participate in an athletic activity.

Current Status: 1/3/2019 - Referred to Senate Education and Career Development

All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By Jean Leising Priority: Tier 2 - Medium

State Bill Page: SB147

 SB148
 BATTERY ON A LICENSED ATHLETIC OFFICIAL (RANDOLPH L) Increases the penalty for battery if it is committed against an individual licensed as a referee, an umpire, or an athletic official. Makes conforming technical corrections.

 Current Status:
 1/3/2019 - Referred to Senate Corrections and Criminal Law

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By Lonnie Randolph
 Priority:

 Tier 3 - Low
 State Bill Page:

SB152 MEDIA PRODUCTION EXPENDITURE INCOME TAX CREDIT (RANDOLPH L) Reestablishes the media production expenditure tax credit (which expired in 2012), with certain changes. Provides a refundable tax credit to taxpayers that make qualified production expenditures in Indiana. Provides that the tax credit may be granted only if qualified production expenditures are at least \$50,000. Provides that in the case of a taxpayer that claims the tax credit for qualified production expenditures of less than \$6,000,000, the amount of the credit equals a percentage of the taxpayer's qualified production expenditures. Specifies that the percentage is: (1) 40%, in the case of qualified production expenditures paid to an individual or entity located in an economically distressed municipality or county; or (2) 35%, in the case of other qualified production expenditures. Provides that in the case of a taxpayer that claims the tax credit for qualified production expenditures of at least \$6,000,000: (1) the amount of the credit equals the taxpayer's qualified production expenditures multiplied by a percentage (not more than 15%) determined by the Indiana economic development corporation (IEDC); and (2) the taxpayer must, before incurring or making the qualified production expenditures, apply to the IEDC for approval of the tax credit. Provides that the maximum amount of media production expenditure tax credits that may be allowed during a state fiscal year for all taxpayers is \$2,500,000. Specifies that these tax credits may not be awarded for a taxable year ending after December 31, 2022.

 Current Status:
 1/3/2019 - Referred to Senate Tax and Fiscal Policy

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By Lonnie Randolph

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB152

SB154 SMALL BUSINESS COUNCIL (RANDOLPH L) Establishes the small business council (council) to provide oversight and guidance to the Indiana economic development corporation (IEDC) with regard to small business development. Designates the membership of the council. Specifies the duties of the council. Requires the IEDC to report to the council and the council to meet at least twice each year to hear the IEDC's reports. Requires the council to submit an annual report to the legislative council. Specifies that the IEDC may not refuse to provide assistance or information to an individual or entity with regard to small business development because of the individual's or entity's income or other compensation, credit history, credit score, employment history, or criminal history.

 Current Status:
 1/3/2019 - Referred to Senate Commerce and Technology

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By Lonnie Randolph

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB154

SB156 FIRE PROTECTION DISTRICT PER DIEMS (RANDOLPH L) Increases the maximum amount (from \$20 to \$100) that a member of the board of fire trustees of a fire protection district may receive for each day that the member devotes to the work of the district.

Current Status: 2/4/2019 - Cosponsors: Representatives Campbell and Jackson All Bill Status: 2/4/2019 - House sponsor: Representative Soliday 2/4/2019 - Third reading passed; Roll Call 61: yeas 49, nays 0 2/4/2019 - Senate Bills on Third Reading 1/31/2019 - Second reading ordered engrossed 1/31/2019 - Senate Bills on Second Reading 1/28/2019 - Committee Report do pass, adopted 1/24/2019 - Senate Committee recommends passage Yeas: 9; Nays: 0 1/24/2019 - added as coauthor Senator Bohacek 1/24/2019 - added as third author Senator Tomes 1/24/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 125 1/22/2019 - added as second author Senator Niemeyer 1/17/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 130 1/3/2019 - Referred to Senate Local Government 1/3/2019 - First Reading

1/3/2019 - Authored By Lonnie Randolph Priority: Tier 1 - High

State Bill Page: <u>SB156</u>

SB157 ECONOMIC DEVELOPMENT INCENTIVE ACCOUNTABILITY (RANDOLPH L) Renames the annual "economic incentives and compliance report" in current law to the "job creation incentives and compliance report" (report). Adds various job and employee definitions to the Indiana economic development corporation (IEDC) laws. Requires an incentive recipient to submit an annual compliance report on the number of jobs created or retained, employee pay, and various other information concerning the use of the incentives, and requires the IEDC to compile this information and include it in the IEDC's annual report. Provides that information submitted in an annual compliance report and other information maintained by the IEDC must be made available in accordance with the open records law. Repeals and relocates several definitions without change to maintain alphabetical order.

Current Status:1/3/2019 - Referred to Senate Tax and Fiscal PolicyAll Bill Status:1/3/2019 - First Reading1/3/2019 - Authored By Lonnie RandolphPriority:Tier 3 - LowState Bill Page:SB157

SB158 INDIANA YOUTH SERVICE PROGRAM (RUCKELSHAUS J) Establishes the Indiana youth service program (program) to provide high school graduates with the opportunity to learn various skills and participate in nine months of service at host sites throughout Indiana. Establishes the Indiana youth service program fund (fund). Provides that Ivy Tech Community College shall administer the program. Provides that the state budget agency shall administer the fund.

Current Status: 2/11/2019 - Senate Bills on Second Reading

All Bill Status: 2/7/2019 - Committee Report amend do pass, adopted

2/7/2019 - Senate Committee recommends passage, as amended Yeas: 10; Nays: 2

2/7/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431

1/24/2019 - added as coauthor Senator Kruse

1/16/2019 - Committee Report amend do pass adopted; reassigned to Committee on Appropriations

1/16/2019 - Senate Committee recommends passage, as amended Yeas: 6; Nays: 5

1/16/2019 - Senate Pensions and Labor, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 233

1/7/2019 - added as third author Senator Ford J.D

1/7/2019 - added as second author Senator Doriot

1/3/2019 - Referred to Senate Pensions and Labor

1/3/2019 - First Reading

1/3/2019 - Authored By John Ruckelshaus

Priority: Tier 1 - High

State Bill Page: SB158

SB159 DEFENSES RELATING TO CONTROLLED SUBSTANCE OFFENSES (MERRITT J) Provides a defense to prosecution of certain offenses relating to controlled substances if: (1) before a law enforcement officer performs a search of the person or the person's property, the person informs the law enforcement officer that the person is in possession of a hypodermic syringe or needle; and (2) there is no more than a residual amount of a controlled substance located in the hypodermic syringe or needle.

 Current Status:
 1/3/2019 - Referred to Senate Corrections and Criminal Law

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By James Merritt

 Priority:
 Tier 2 - Medium

 State Bill Page:
 \$B159

SB160 RESIDENCY OF POLICE OFFICERS AND FIREFIGHTERS (MESSMER M) Allows a member of a police or fire department to reside within a county that is noncontiguous to the county where the police or fire department is located but is not more than 50 miles from the closest boundary of the city, town, or township where the police or fire department is located.

*Current Status:* 1/24/2019 - added as third author Senator Raatz *All Bill Status:* 1/3/2019 - Referred to Senate Local Government 1/3/2019 - First Reading 1/3/2019 - Authored By Mark Messmer *Priority:* Tier 1 - High *State Bill Page:* <u>SB160</u>

SB162 CHRONIC PAIN MANAGEMENT (MESSMER M) Requires state employee health plans, Medicaid, policies of accident and sickness insurance, and health maintenance organization contracts to provide coverage for chronic pain management. Requires a practitioner to prescribe other forms of treatment for certain chronic pain before prescribing an opioid. Requires the office of Medicaid policy and planning to apply for any Medicaid state plan amendment necessary to provide the coverage.

 Current Status:
 2/13/2019 - Senate Insurance and Financial Institutions, (Bill Scheduled for Hearing); Time & Location: 1:00 PM, Rm. 233

 All Bill Status:
 1/3/2019 - Referred to Senate Insurance and Financial Institutions 1/3/2019 - First Reading 1/3/2019 - Authored By Mark Messmer

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB162

SB163 RECIDIVIST LOOK BACK PERIODS (SANDLIN J) Provides that a person commits a Level 6 felony if the person: (1) has a prior conviction for operating while intoxicated that occurred within the previous seven years; or (2) has at least two prior unrelated convictions for operating while intoxicated, two of which occurred in the previous 15 years. Provides that a person who causes serious bodily injury to another person when operating a vehicle while intoxicated commits a Level 5 felony if the person has a previous conviction for operating while intoxicated within the previous seven years. Provides that a person commits a Level 6 felony for theft if the person has a prior unrelated conviction for theft or conversion that occurred within the previous 10 years. (Current law provides that a person commits a Level 6 felony for theft if the person at any time.)

Current Status: 1/29/2019 - Referred to House

All Bill Status:	1/28/2019 - added as second author Senator Koch
	1/28/2019 - House sponsor: Representative Young J
	1/28/2019 - Third reading passed; Roll Call 36: yeas 48, nays 0
	1/28/2019 - Senate Bills on Third Reading
	1/24/2019 - added as coauthor Senator Randolph
	1/24/2019 - Second reading amended, ordered engrossed
	1/24/2019 - Amendment #1 (Sandlin) prevailed; voice vote
	1/24/2019 - Senate Bills on Second Reading
	1/22/2019 - Senate Bills on Second Reading
	1/17/2019 - Senate Bills on Second Reading
	1/15/2019 - Senate Committee recommends passage Yeas: 8; Nays: 1
	1/15/2019 - Committee Report do pass, adopted
	1/15/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing);
	Time & Location: 10:00 AM, Rm. 130
	1/3/2019 - Referred to Senate Corrections and Criminal Law
	1/3/2019 - First Reading
	1/3/2019 - Authored By Jack Sandlin
Priority:	Tier 3 - Low

State Bill Page: SB163

SB167 CRUELTY TO A LAW ENFORCEMENT ANIMAL (BOOTS P) Increases the penalties for cruelty to a law enforcement animal.

 Current Status:
 1/3/2019 - Referred to Senate Corrections and Criminal Law

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By Philip Boots

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB167

SB169 SERVICE ANIMALS (LEISING J) Provides that a person who knowingly or intentionally: (1) misrepresents to another person or a business entity that operates a public place that the person is an individual with a disability or has a disability related need that requires the use of a service animal; or (2) fits an animal that is not a service animal with a harness, collar, tag, vest, or sign that would cause a reasonable person to believe the animal is a service animal; commits the offense of misrepresentation of an animal as a service animal.

*Current Status:* 1/3/2019 - Referred to Senate Corrections and Criminal Law *All Bill Status:* 1/3/2019 - First Reading

1/3/2019 - Authored By Jean Leising Priority: Tier 1 - High

State Bill Page: <u>SB169</u>

SB170 CHILD FATALITY REPORT INFORMATION (LEISING J) Specifies that the report concerning child fatalities in Indiana must be completed before September 1 of each year for the preceding calendar year and include information concerning whether the death occurred: (1) while the child was placed in foster care; or (2) after the child, who was once placed in foster care, was returned to a natural parent.

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Priority: Tier 3 - Low

State Bill Page: SB170

SB171 REPEAL OF CERTAIN TAX INCENTIVES (HOLDMAN T) Repeals the coal conversion system property tax deduction, the coal combustion product property tax deduction, the recycled coal combustion byproduct personal property tax deduction, the aircraft property tax deduction, the intrastate aircraft property tax deduction, the Hoosier alternative fuel vehicle manufacturer investment income tax credit, and the local income tax option hiring incentive credit.

Current Status: 2/11/2019 - Senate Bills on Second Reading All Bill Status: 2/7/2019 - added as coauthor Senator Randolph

2/7/2019 - Senate Bills on Second Reading 2/5/2019 - Committee Report do pass, adopted 2/5/2019 - Senate Committee recommends passage Yeas: 14; Nays: 0 2/5/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 431 1/3/2019 - Referred to Senate Tax and Fiscal Policy 1/3/2019 - First Reading 1/3/2019 - First Reading 1/3/2019 - Authored By Travis Holdman Priority: Tier 2 - Medium State Bill Page: SB171

SB172 SURVIVOR HEALTH COVERAGE (CRIDER M) Provides that, if the employer of a public safety officer who dies in the line of duty after June 30, 2019, offers health coverage for active employees, the employer shall offer to provide and pay for health coverage under the plan covering active employees for the surviving spouse and each natural child, stepchild, and adopted child of the public safety officer. Provides that health coverage for a surviving child continues: (1) until the child becomes 18 years of age; (2) until the child becomes 23 years of age, under certain circumstances; or (3) during the entire period of the child's physical or mental disability; whichever period is longest.

Current Status:2/4/2019 - added as coauthor Senator RandolphAll Bill Status:2/4/2019 - added as coauthor Senator Houchin2/4/2019 - added as coauthor Senator Alting2/4/2019 - Cosponsor: Representative Judy

2/4/2019 - House sponsor: Representative Frye R

2/4/2019 - Third reading passed; Roll Call 62: yeas 49, nays 0 2/4/2019 - Senate Bills on Third Reading 1/31/2019 - added as coauthor Senator Stoops 1/31/2019 - added as second author Senator Doriot 1/31/2019 - Second reading ordered engrossed 1/31/2019 - Senate Bills on Second Reading 1/29/2019 - Committee Report do pass, adopted 1/29/2019 - Senate Committee recommends passage Yeas: 7; Nays: 0 1/29/2019 - Senate Homeland Security and Transportation, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 233 1/3/2019 - Referred to Senate Homeland Security and Transportation 1/3/2019 - First Reading 1/3/2019 - Authored By Michael Crider Priority: Tier 1 - High State Bill Page: SB172 EXPUNGEMENT OF ADDICTION RELATED CONVICTIONS (CRIDER M) Establishes a procedure to permit a person: (1) SB173 with an addiction disorder related conviction; and (2) who has completed a high intensity residential treatment program; to have the person's addiction disorder related conviction expunged. Current Status: 1/31/2019 - added as coauthor Senator Stoops All Bill Status: 1/10/2019 - Pursuant to Senate Rule 68(b); reassigned to Committee on Corrections and Criminal Law 1/3/2019 - Referred to Senate Judiciary 1/3/2019 - First Reading 1/3/2019 - Authored By Michael Crider Priority: Tier 2 - Medium State Bill Page: SB173 SB175 OPERATING A VEHICLE WHILE INTOXICATED (YOUNG M) Provides that a person who causes the death of another person when operating a vehicle with: (1) cocaine; (2) a narcotic drug listed in schedule I or II; or (3) methamphetamine; or its metabolite in the person's blood commits a Level 4 felony. Current Status: 1/24/2019 - House sponsor: Representative McNamara All Bill Status: 1/24/2019 - Third reading passed; Roll Call 26: yeas 47, nays 1 1/24/2019 - Senate Bills on Third Reading 1/22/2019 - Second reading amended, ordered engrossed 1/22/2019 - Amendment #1 (Randolph Lonnie M) prevailed; voice vote 1/22/2019 - Senate Bills on Second Reading 1/17/2019 - added as second author Senator Bohacek 1/17/2019 - Senate Bills on Second Reading 1/15/2019 - Senate Committee recommends passage Yeas: 9; Nays: 0 1/15/2019 - Committee Report do pass, adopted 1/15/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 130 1/3/2019 - Referred to Senate Corrections and Criminal Law 1/3/2019 - First Reading 1/3/2019 - Authored By Michael Young Priority: Tier 2 - Medium

State Bill Page: SB175

SB178 PROPERTY TAX EXEMPTION (ALTING R) Provides that a person seeking a property tax exemption for property used for a charitable purpose may file an exemption application up to 30 days after the statutory deadline if the person pays a late filing fee. Requires the county auditor deposit all money collected from the late filing fee in the county's property reassessment fund. Provides that a property owner may submit a property tax exemption application before September 1, 2019, for any real and personal property: (1) for which an exemption application was filed after April 1, 2017, and before April 10, 2017; and (2) that would have been eligible for a property tax exemption if an exemption application had been properly and timely filed for the real and personal property. Specifies that if a property owner files such an exemption application, the property tax exemption shall be allowed and granted for the January 1, 2017, assessment date, and the property owner is entitled to a refund for any taxes, penalties, and interest paid with respect to the property for that assessment date.

> *Current Status:* 1/24/2019 - Cosponsors: Representatives Lehe, Brown, T. and Klinker *All Bill Status:* 1/24/2019 - House sponsor: Representative Negele

1/24/2019 - Third reading passed; Roll Call 28: yeas 48, nays 0 1/24/2019 - Senate Bills on Third Reading 1/22/2019 - Second reading amended, ordered engrossed 1/22/2019 - Amendment #1 (Holdman) prevailed; voice vote 1/22/2019 - Senate Bills on Second Reading 1/17/2019 - added as coauthor Senator Randolph 1/17/2019 - added as coauthor Senator Houchin 1/17/2019 - added as second author Senator Buchanan 1/17/2019 - Senate Bills on Second Reading 1/15/2019 - Committee Report amend do pass, adopted 1/15/2019 - Senate Committee recommends passage, as amended Yeas: 12; Nays: Ω 1/15/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 431 1/3/2019 - Referred to Senate Tax and Fiscal Policy 1/3/2019 - First Reading 1/3/2019 - Authored By Ron Alting

Priority: Tier 3 - Low

State Bill Page: SB178

SB179 ENTERTAINMENT (ALTING R) Amends the definition of "entertainment" for purposes of alcohol regulation to include meals, beverages, and ground transportation provided in connection with entertainment. Provides that an "entertainment complex" includes a premises that is used by a nonprofit organization primarily for the professional performance of musical or theatrical entertainment that: (1) has audience seating for at least 200 individuals; and (2) is located entirely within a one mile radius of the center of the consolidated city.

Current Status: 2/11/2019 - Senate Bills on Third Reading

All Bill Status: 2/7/2019 - Second reading amended, ordered engrossed 2/7/2019 - Amendment #1 (Alting) prevailed; voice vote 2/7/2019 - Senate Bills on Second Reading 2/5/2019 - Placed back on second reading 2/5/2019 - Third reading call withdrawn voice vote 2/5/2019 - Senate Bills on Third Reading 2/4/2019 - added as second author Senator Bohacek 2/4/2019 - Second reading ordered engrossed 2/4/2019 - Senate Bills on Second Reading 1/31/2019 - added as coauthor Senator Randolph 1/31/2019 - Committee Report amend do pass, adopted 1/30/2019 - Senate Committee recommends passage, as amended Yeas: 10; Nays: 0 1/30/2019 - Senate Public Policy, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm, 431 1/3/2019 - Referred to Senate Public Policy 1/3/2019 - First Reading 1/3/2019 - Authored By Ron Alting Priority: Tier 3 - Low State Bill Page: SB179

SB181 EVERYBODY COUNTS CENTER FOR INDEPENDENT LIVING (MELTON E) Appropriates each state fiscal year during the biennium \$158,113 to the Everybody Counts Center for Independent Living in Lake County and \$158,113 to the Everybody Counts Center for Independent Living in Porter County.

 Current Status:
 1/3/2019 - Referred to Senate Appropriations

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By Eddie Melton

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB181

SB182 MOBILE CREDENTIAL (MELTON E) Provides that the bureau of motor vehicles (BMV) may develop a system to issue mobile credentials. Provides that the BMV may issue, upon request of an applicant, a mobile credential when the applicant satisfies the requirements for application for an identification card or various licenses and permits. Provides the BMV with rulemaking authority to implement the mobile credential system. Defines mobile credential. Makes conforming changes.

*Current Status:* 2/11/2019 - Senate Bills on Second Reading

All Bill Status: 2/7/2019 - added as coauthors Senators Tallian, Breaux, Holdman, Bassler 2/7/2019 - added as third author Senator Charbonneau 2/7/2019 - Committee Report amend do pass, adopted 2/7/2019 - Senate Committee recommends passage, as amended Yeas: 12; Nays: Ω 2/7/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431 1/29/2019 - Committee Report amend do pass adopted; reassigned to Committee on Appropriations 1/29/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays: 1/29/2019 - Senate Homeland Security and Transportation, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 233 1/15/2019 - Senate Homeland Security and Transportation, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Senate Chamber 1/14/2019 - added as coauthor Senator Doriot 1/14/2019 - added as second author Senator Crider 1/3/2019 - Referred to Senate Homeland Security and Transportation 1/3/2019 - First Reading 1/3/2019 - Authored By Eddie Melton Priority: Tier 2 - Medium

State Bill Page: SB182

SB185 OPERATING A VEHICLE (KOCH E) Requires a person to operate a vehicle: (1) in a careful and prudent manner; (2) using due regard for the given weather conditions, road conditions, and traffic conditions; and (3) in such a way as to maintain proper control of the vehicle. Provides that a person who operates a vehicle in a reckless and careless manner commits a Class C infraction.

> Current Status: 1/3/2019 - Referred to Senate Corrections and Criminal Law All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By Eric Koch Priority: Tier 2 - Medium State Bill Page: SB185

SB186 TRAFFIC CRIMES (KOCH E) Provides that an operator of a motor vehicle who: (1) operates a motor vehicle after the operator's driving privileges have been suspended or revoked; and (2) causes an accident that results in injury or death to another person; commits a separate offense for each person injured or killed as a result of an accident caused by the operator. Provides that an operator of a motor vehicle who leaves the scene of an accident that: (1) was caused by the operator; and (2) involves injury to another person; commits a separate offense for each person injured by an accident caused by the operator. Provides that leaving the scene of an accident involving moderate bodily injury is a Level 6 felony. Makes the penalty for leaving the scene of an accident involving the death or catastrophic injury of another person a Level 4 felony. Provides that an operator of a motor vehicle who: (1) operates a motor vehicle while intoxicated; and (2) causes an accident that results in moderate bodily injury to another person; commits a Level 6 felony. Enhances the penalty for the offense to a Level 5 felony if the person has a previous conviction for the offense within the preceding seven years. Provides that an operator of a motor vehicle who: (1) operates a motor vehicle while intoxicated; and (2) causes an accident that results in moderate bodily injury to another person; commits a separate offense for each person who suffers moderate bodily injury as a result of an accident caused by the operator. Increases the penalty for causing serious bodily injury when operating a motor vehicle while intoxicated from a Level 6 felony to a Level 5 felony. Enhances the penalty for the offense to a Level 4 felony if the person has a previous conviction for the offense within the preceding seven years. Makes the penalty for causing the death or catastrophic injury of another person when operating a motor vehicle while intoxicated a Level 4 felony in certain instances. Provides that an operator of a motor vehicle who: (1) is a habitual traffic violator; and (2) causes an accident that results in the injury or death of another person; commits a separate offense for each person injured or killed as a result of an accident caused by the operator. Allows multiple sentences for the offense to be served consecutively in certain instances. Provides that the operator of a motor vehicle who: (1) flees from a law enforcement officer; and (2) causes an accident resulting in bodily injury, serious bodily injury, catastrophic injury, or death of another person; commits a separate offense for each person injured or killed as a result of the operator's vehicular flight from police. Allows multiple sentences for the offense to be served consecutively in certain instances. Defines "catastrophic injury" and increases the penalty for certain offenses involving catastrophic injuries. Specifies that "metabolites" refers to metabolites in a person's blood. Makes conforming amendments.

> Current Status: 1/31/2019 - Committee Report amend do pass adopted; reassigned to Committee on Appropriations

All Bill Status: 1/29/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays:

0 1/29/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 130 1/28/2019 - added as second author Senator Ford Jon 1/3/2019 - Referred to Senate Corrections and Criminal Law 1/3/2019 - First Reading 1/3/2019 - Authored By Eric Koch Priority: Tier 1 - High

State Bill Page: SB186

SB187 RESISTING LAW ENFORCEMENT (BECKER V) Provides that the offense of resisting law enforcement is a Level 5 felony if the person has two or more prior unrelated convictions for resisting law enforcement. Makes conforming amendments.

Current Status:1/3/2019 - added as second author Senator HeadAll Bill Status:1/3/2019 - Referred to Senate Corrections and Criminal Law1/3/2019 - First Reading1/3/2019 - Authored By Vaneta BeckerPriority:Tier 3 - LowState Bill Page:SB187

SB188 NURSING FACULTY LOAN REPAYMENT GRANT PROGRAM (BECKER V) Establishes the nursing faculty loan repayment grant program (program) to increase the number of nursing faculty in Indiana. Requires the commission for higher education to administer the program. Establishes the nursing faculty loan repayment grant fund. Sets forth requirements for an individual to participate in the program.

Current Status: 1/31/2019 - Cosponsors: Representatives Clere, Sullivan and Bacon All Bill Status: 1/31/2019 - House sponsor: Representative Brown T 1/31/2019 - Third reading passed; Roll Call 52: yeas 48, nays 1 1/31/2019 - Senate Bills on Third Reading 1/29/2019 - added as coauthor Senator Randolph 1/29/2019 - added as coauthor Senator Breaux 1/29/2019 - Second reading amended, ordered engrossed 1/29/2019 - Amendment #1 (Becker) prevailed; voice vote 1/29/2019 - Senate Bills on Second Reading 1/28/2019 - Senate Bills on Second Reading 1/24/2019 - added as coauthor Senator Stoops 1/24/2019 - added as third author Senator Charbonneau 1/24/2019 - Committee Report do pass, adopted 1/23/2019 - Senate Committee recommends passage Yeas: 10; Nays: 0 1/23/2019 - Senate Health and Provider Services, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431 1/15/2019 - Pursuant to Senate Rule 68(b); reassigned to Committee on Health and **Provider Services** 1/3/2019 - Referred to Senate Education and Career Development 1/3/2019 - First Reading 1/3/2019 - Authored By Vaneta Becker Priority: Tier 2 - Medium State Bill Page: SB188

SB190 MODIFIED SYMBOL OF ACCESS (BECKER V) Requires that parking signs for accessible parking spaces for an individual with a physical disability must bear, instead of the international symbol of accessibility (also known as the international wheelchair symbol), the modified symbol of access when erected, replaced, or repaired after December 31, 2019. Requires that license plates and placards issued by the bureau of motor vehicles for display in or on a vehicle used to transport a person with a disability must bear, rather than the international symbol of accessibility, the modified symbol of access on all new license plates or duplicate or replacement plates after December 31, 2019.

Current Status:2/5/2019 - added as third author Senator TomesAll Bill Status:2/5/2019 - Cosponsors: Representatives Candelaria Reardon, Frye and Sullivan2/5/2019 - House sponsor: Representative McNamara2/5/2019 - Third reading passed; Roll Call 78: yeas 39, nays 102/5/2019 - Senate Bills on Third Reading2/4/2019 - added as coauthor Senator Randolph2/4/2019 - Second reading ordered engrossed

	2/4/2019 - Senate Bills on Second Reading
	1/31/2019 - Committee Report amend do pass, adopted 1/29/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays:
	0
	1/29/2019 - Senate Homeland Security and Transportation, (Bill Scheduled for
	Hearing); Time & Location: 9:00 AM, Rm. 233
	1/3/2019 - added as coauthor Senator Stoops
	1/3/2019 - Referred to Senate Homeland Security and Transportation
	1/3/2019 - First Reading
	1/3/2019 - Authored By Vaneta Becker
Priority:	Tier 2 - Medium
State Bill Page:	<u>SB190</u>
	REHABILITATION GRANTS (FORD J) Provides that for purposes of the historic ant program, the term "person" includes a nonprofit organization or nonprofit

preservation and rehabilitation grant program, the term "person" includes a nonprofit organization or nonprofit corporation. Provides that the office of community and rural affairs may award a grant under the program to a nonprofit organization or nonprofit corporation if the historic property will be used by the nonprofit organization or nonprofit corporation for the organization's or corporation's purposes and functions. *Current Status:* 2/5/2019 - added as coauthor Senator Stoops

SB191

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All Bill Status: 2/5/2019 - Cosponsor: Representative Heaton	
	2/5/2019 - House sponsor: Representative Morrison
	2/5/2019 - Third reading passed; Roll Call 79: yeas 49, nays 0
	2/5/2019 - Senate Bills on Third Reading
	2/4/2019 - added as coauthor Senator Bohacek
	2/4/2019 - added as third author Senator Grooms
	2/4/2019 - added as second author Senator Alting
	2/4/2019 - Second reading ordered engrossed
	2/4/2019 - Senate Bills on Second Reading
	1/31/2019 - Committee Report do pass, adopted
	1/30/2019 - Senate Committee recommends passage Yeas: 10; Nays: 0
	1/30/2019 - Senate Public Policy, (Bill Scheduled for Hearing); Time & Location:
	1:30 PM, Rm. 431
	1/3/2019 - Referred to Senate Public Policy
	1/3/2019 - First Reading
	1/3/2019 - Authored By Jon Ford
Priority:	Tier 1 - High
State Bill Page:	<u>SB191</u>

SB192 NONCONSENSUAL PORNOGRAPHY (BOHACEK M) Defines "intimate image" and creates a civil cause of action against a person who discloses an intimate image without the consent of the individual depicted in the intimate image. Provides that a prevailing plaintiff may recover the greater of: (1) economic and noneconomic damages; or (2) statutory damages not to exceed \$10,000; plus attorney's fees, court costs, and other relief, including injunctive relief. Establishes criteria to be used by the trier of fact in determining damages. Provides that an interactive computer service may not be liable for disclosing nonconsensual pornography.

Current Status:2/11/2019 - Senate Bills on Second ReadingAll Bill Status:2/7/2019 - Committee Report amend do pass, adopted2/6/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 12/6/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00AM, Rm. 1301/15/2019 - added as third author Senator Alting1/14/2019 - added as coauthor Senator Randolph1/10/2019 - added as second author Senator Freeman1/9/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 8:30AM, Rm. 1301/3/2019 - Referred to Senate Judiciary1/3/2019 - Referred to Senate Judiciary1/3/2019 - First Reading1/3/2019 - Authored By Mike BohacekPriority:Tier 2 - MediumState Bill Page:SB192

SB193 SEWER AND WATER CONNECTIONS THROUGH RIGHTS-OF-WAY (BOHACEK M) Provides that a unit may not prohibit a property owner from installing a sewer line or other sewage works: (1) in or through a public right-of-way

owned or controlled by the unit; and (2) for the purpose of connecting the owner's property to a sewer system owned or operated by another unit or entity; if the owner provides to the unit a written determination from a specified authority that the owner's existing sewage disposal system is failing, and if certain other conditions are met. Provides that in the case of a connection to a sewer system made under these provisions, a municipality (or a board of sanitary commissioners for the department of sanitation in certain municipalities) that owns or operates the sewer system to which the connection is made may waive the requirement that the property owner must release the property owner's right to remonstrate against pending or future annexations of the property owner's property by the municipality. Provides that a unit may not prohibit a property owner from installing a water service line or other water utility service infrastructure: (1) in or through a public right-of-way owned or controlled by the unit; and (2) for the purpose of connecting the owner's property to a waterworks owned or operated by a water utility other than a water utility owned or operated by the unit; if the property owner's property is served by a private water well, and if certain other conditions are met. Provides that the property owner may not install a sewer line or water line unless (1) the unit or entity that operates the sewer system or waterworks approves the connection to the sewer system or waterworks; (2) the sewer line or water service line does not extend outside the regulated territory, if any, that the property is located in; and (3) the property owner obtains all permits and approvals that are required for installation of the sewer line or water service line by the state and the unit in which the property is located.

Current Status:	1/29/2019 - Referred to House
All Bill Status:	1/28/2019 - added as second author Senator Koch
	1/28/2019 - Cosponsor: Representative DeVon
	1/28/2019 - House sponsor: Representative Pressel
	1/28/2019 - Third reading passed; Roll Call 37: yeas 48, nays 0
	1/28/2019 - Senate Bills on Third Reading
	1/24/2019 - Second reading amended, ordered engrossed
	1/24/2019 - Amendment #1 (Bohacek) prevailed; voice vote
	1/24/2019 - Senate Bills on Second Reading
	1/22/2019 - Committee Report amend do pass, adopted
	1/17/2019 - Senate Committee recommends passage, as amended Yeas: 9; Nays:
	0
	1/17/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time &
	Location: 10:30 AM, Rm. 130
	1/10/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time &
	Location: 1:30 PM, Rm. 130
	1/3/2019 - Referred to Senate Local Government
	1/3/2019 - First Reading
	1/3/2019 - Authored By Mike Bohacek
Priority:	Tier 1 - High
State Bill Page:	SB193

SB194 VOTER CHALLENGES IN PRIMARIES (BOHACEK M) Eliminates voter challenges at a primary election based on party affiliation.

Current Status:	2/4/2019 - added as coauthor Senator Zay
All Bill Status:	2/4/2019 - added as second author Senator Walker
	2/4/2019 - Cosponsor: Representative Wesco
	2/4/2019 - House sponsor: Representative Pressel
	2/4/2019 - Third reading passed; Roll Call 63: yeas 31, nays 18
	2/4/2019 - Senate Bills on Third Reading
	1/31/2019 - Second reading ordered engrossed
	1/31/2019 - Senate Bills on Second Reading
	1/28/2019 - Committee Report do pass, adopted
	1/28/2019 - Senate Committee recommends passage Yeas: 7; Nays: 0
	1/28/2019 - Senate Elections, (Bill Scheduled for Hearing); Time & Location:
	10:00 AM, Rm. 431
	1/3/2019 - Referred to Senate Elections
	1/3/2019 - First Reading
	1/3/2019 - Authored By Mike Bohacek
Priority:	Tier 3 - Low
State Bill Dage	SP104

State Bill Page: <u>SB194</u>

SB195 CUSTODY, PARENTING TIME, AND VISITATION PROCEEDINGS (KRUSE D) Requires a court in a custody, parenting time, or visitation proceeding to: (1) determine the wishes of the child who is the subject of the proceeding by conducting an in chambers interview with the child; and (2) consider the wishes of the child in making the court's determination. Provides that a court shall appoint an available guardian ad litem or court appointed special advocate,

or both, to represent the interests of a child in a custody or parenting time proceeding. *Current Status:* 1/3/2019 - Referred to Senate Judiciary *All Bill Status:* 1/3/2019 - First Reading 1/3/2019 - Authored By Dennis Kruse *Priority:* Tier 2 - Medium *State Bill Page:* <u>SB195</u>

SB196 ELECTRONIC REPORTING OF VALUABLE METAL PURCHASES (HEAD R) Transfers the authority of the state police department with respect to valuable metal dealers to the state department of homeland security (DHS). Requires a metals business (an automobile scrapyard, automotive salvage recycler, core buyer, recycling facility, or valuable metal dealer) to electronically submit daily reports to the DHS concerning its valuable metal purchases. Requires a metals business to register and pay a one time fee of \$500 prior to reporting. Requires the DHS to maintain ownership and control of the computer software system used for the electronic reporting and to retain the information for at least two years. Provides that the information submitted electronically is confidential, but requires that the information must be made available to law enforcement agencies. Makes a metals business immune from civil liability arising from the disclosure of information concerning valuable metal purchases if the information is disclosed through a computer system breach and the breach is caused by a person other than, and without the knowledge or consent of, the metals business. Authorizes the use of administrative dissolution by the secretary of state to enforce the reporting of valuable metal purchases. Authorizes the department of state revenue to revoke a retail merchant's certificate to enforce the reporting of valuable metal purchases. Makes it a Class A misdemeanor for a metals business to knowingly or intentionally fail to comply with record keeping or reporting requirements. Makes it a Class A misdemeanor for a person to recklessly sell or attempt to sell stolen valuable metal to a metals business. Requires the executive director of the DHS to adopt rules concerning the electronic reporting of valuable metal purchases. Precludes a unit from adopting an ordinance to regulate metals businesses regarding the holding of or record keeping or reporting regarding scrap metal, ferrous metal, or nonferrous metal, except for a unit's program that existed before January 1, 2019. Exempts a metals business that reports to a unit with a program that existed before January 1, 2019, from reporting to the program managed by the DHS. Includes a statement by which the general assembly covenants not to repeal or amend the law on valuable metal purchases, except for technical corrections or increases in penalties for violations, before July 1, 2029.

> Current Status: 1/3/2019 - Referred to Senate Judiciary All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By Randall Head Priority: Tier 1 - High State Bill Page: <u>SB196</u>

SB198 CONTROLLED SUBSTANCES IN PENAL FACILITIES (BOHACEK M) Makes committing a controlled substance offense on the property of a penal facility or juvenile facility an enhancing circumstance.

Current Status: 1/16/2019 - Referred to House

All Bill Status:	<ul> <li>1/15/2019 - added as third author Senator Young M</li> <li>1/15/2019 - added as second author Senator Crider</li> <li>1/15/2019 - House sponsor: Representative Pressel</li> <li>1/15/2019 - Third reading passed; Roll Call 12: yeas 50, nays 0</li> <li>1/15/2019 - Senate Bills on Third Reading</li> <li>1/14/2019 - Second reading ordered engrossed</li> <li>1/14/2019 - Senate Bills on Second Reading</li> <li>1/10/2019 - added as coauthor Senator Randolph</li> <li>1/10/2019 - Committee Report amend do pass, adopted</li> <li>1/8/2019 - Senate Committee recommends passage, as amended DO PASS AMEND</li> <li>Yeas: 9; Nays: 0</li> <li>1/8/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing); Time &amp; Location: 10:00 AM, Room 130</li> <li>1/3/2019 - Referred to Senate Corrections and Criminal Law</li> </ul>
	1/3/2019 - First Reading
	1/3/2019 - Authored By Mike Bohacek
Priority:	Tier 3 - Low
State Bill Page:	<u>SB198</u>

SB205 SPEA STUDY OF LOW-CARBON AND GREEN INDUSTRIES (LANANE T) Requires the Indiana University School of Public and Environmental Affairs (SPEA) to assess the potential for development of low-carbon and green industries in Indiana and the job creation, economic growth, and wealth generation that could result for Indiana communities from the development of these industries. Requires SPEA to report the results of its assessment to the legislative council in

an electronic format not later than December 1, 2019. Current Status: 1/31/2019 - added as coauthor Senator Stoops All Bill Status: 1/3/2019 - Referred to Senate Environmental Affairs 1/3/2019 - First Reading 1/3/2019 - Authored By Timothy Lanane Priority: Tier 2 - Medium SB205 State Bill Page: SB207 PROBATION (YOUNG M) Provides that a court must require, as a condition of probation, that an offender against children not reside within 1,000 feet of a school, youth program center, or park. Current Status: 1/15/2019 - Referred to House All Bill Status: 1/14/2019 - added as coauthor Senator Randolph 1/14/2019 - added as third author Senator Mrvan 1/14/2019 - added as second author Senator Freeman 1/14/2019 - Third reading passed; Roll Call 8: yeas 49, nays 1 1/14/2019 - Senate Bills on Third Reading 1/10/2019 - Second reading ordered engrossed 1/10/2019 - Senate Bills on Second Reading 1/8/2019 - Senate Committee recommends passage DO PASS Yeas: 8; Nays: 1 1/8/2019 - Committee Report do pass, adopted 1/8/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Room 130 1/3/2019 - Referred to Senate Corrections and Criminal Law 1/3/2019 - First Reading 1/3/2019 - Authored By Michael Young Priority: Tier 2 - Medium State Bill Page: SB207 CANNABIS COMPLIANCE COMMISSION (TALLIAN K) Establishes the cannabis compliance commission to regulate all SB211 forms of legal cannabis in Indiana, including industrial hemp and low THC hemp extract. *Current Status:* 1/3/2019 - Referred to Senate Commerce and Technology All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By Karen Tallian Priority: Tier 3 - Low State Bill Page: SB211 SB213 POSSESSION OF MARIJUANA (TALLIAN K) Provides that a person who knowingly or intentionally possesses more than two ounces of marijuana commits the offense of possession of marijuana. (Current law provides that the offense of possession of marijuana can be for any amount of marijuana.) Repeals the offense of possession of marijuana. hash oil, hashish, or salvia as a Level 6 felony. Makes conforming amendments. Current Status: 1/3/2019 - Referred to Senate Corrections and Criminal Law All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By Karen Tallian Priority: Tier 2 - Medium State Bill Page: SB213 SB214 MINIMUM WAGE (TALLIAN K) Increases the state minimum wage from \$7.25 an hour to \$11.12 an hour. Eliminates the tip credit in determining the minimum wage paid to a tipped employee. Makes a technical correction. Current Status: 1/31/2019 - added as coauthor Senator Stoops All Bill Status: 1/3/2019 - Referred to Senate Pensions and Labor 1/3/2019 - First Reading 1/3/2019 - Authored By Karen Tallian Priority: Tier 1 - High State Bill Page: SB214 SB215 COUNTY REDEVELOPMENT COMMISSION APPOINTMENTS (BOOTS P) Provides that for appointments made to a five member county redevelopment commission after December 31, 2019: (1) the county executive appoints two (instead of three) members; and (2) the county fiscal body appoints three (instead of two) members. Provides that for appointments made to a seven member county redevelopment commission after December 31, 2019: (1) the county executive appoints three (instead of four) members; and (2) the county fiscal body appoints four (instead of three)

Current Status: 1/3/2019 - Referred to Senate Local Government All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By Philip Boots Priority: Tier 2 - Medium State Bill Page: SB215

SB218 WATERCRAFT ACCIDENTS (MERRITT J) Provides that an operator of a boat who is involved in an accident or collision resulting in injury to or death of a person or damage to a boat or other property (operator) shall: (1) if it can be done without endangering a person, stop the boat immediately and as close as possible to the scene of the accident; and (2) if it can be done without endangering a person, return to the scene of the accident; and (2) if it can be done without endangering a person, return to the scene of the accident; and (2) if it can be done without endangering a person, return to the scene of the accident and remain there until the operator has complied with the statutory requirements concerning watercraft accidents. Specifies that the operator shall notify emergency services in addition to providing reasonable assistance to each person injured. Requires that an operator make a reasonable and good faith effort to assist a person injured in a collision. Provides, however, that an operator is not required to perform an act that would endanger a person.

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Current Status:	1/16/2019 - Referred to House	
All Bill Status:	1/15/2019 - added as second author Senator Doriot	
	1/15/2019 - Cosponsor: Representative VanNatter	
	1/15/2019 - House sponsor: Representative Huston	
1/15/2019 - Third reading passed; Roll Call 14: yeas 50, nays 0		
1/15/2019 - Senate Bills on Third Reading		
	1/14/2019 - Second reading ordered engrossed	
1/14/2019 - Senate Bills on Second Reading		
	1/10/2019 - added as coauthor Senator Randolph	
	1/10/2019 - Committee Report do pass, adopted	
	1/8/2019 - Senate Committee recommends passage DO PASS Yeas: 8; Nays: 0	
	1/8/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing); Time	
	& Location: 10:00 AM, Room 130	
	1/3/2019 - Referred to Senate Corrections and Criminal Law	
	1/3/2019 - First Reading	
	1/3/2019 - Authored By James Merritt	
Priority:	Tier 2 - Medium	
State Bill Page:	<u>SB218</u>	

SB219 STATUTE OF LIMITATIONS (MERRITT J) Extends the statute of limitations for a civil cause of action against a person or entity whose negligent or intentional act or omission led to the sexual abuse of a child.

Current Status:2/13/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00<br/>AM, Rm. 130All Bill Status:1/3/2019 - Referred to Senate Judiciary<br/>1/3/2019 - First Reading<br/>1/3/2019 - Authored By James Merritt

Priority: Tier 3 - Low

State Bill Page: SB219

SB220 GOING UPON THE PREMISES OF ANOTHER (KOCH E) Amends the law providing that a person who goes upon the premises of another for certain purposes does not have an assurance that the premises are safe for the person's purpose. Specifies that the law applies to a person who goes upon the premises of another for the purpose of departing from a trail, greenway, or similar area.

- *Current Status:* 1/16/2019 Referred to House
  - All Bill Status: 1/15/2019 added as coauthor Senator Kruse 1/15/2019 - Cosponsor: Representative Ellington 1/15/2019 - House sponsor: Representative May 1/15/2019 - Third reading passed; Roll Call 15: yeas 50, nays 0 1/15/2019 - Senate Bills on Third Reading 1/14/2019 - added as coauthor Senator Spartz 1/14/2019 - added as coauthor Senator Leising 1/14/2019 - Second reading ordered engrossed 1/14/2019 - Senate Bills on Second Reading 1/10/2019 - added as third author Senator Glick 1/10/2019 - added as second author Senator Freeman 1/10/2019 - Committee Report do pass, adopted

		1/9/2019 - Senate Committee recommends passage DO PASS Yeas: 10; Nays: 0 1/9/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 130
		1/3/2019 - Referred to Senate Judiciary 1/3/2019 - First Reading
		1/3/2019 - Authored By Eric Koch
	Priority:	Tier 2 - Medium
	State Bill Page:	<u>SB220</u>
SB221	township board of a merged town	D TOWNSHIPS (KOCH E) Eliminates the requirement that one member of the nship must reside within each of the townships that merged.
		1/3/2019 - Referred to Senate Local Government
	All Bill Status:	1/3/2019 - First Reading 1/3/2019 - Authored By Eric Koch
	Priority:	Tier 1 - High
	State Bill Page:	-
SB222	working in a food establishment in a food establishment, a local h request, disclose certain informat name or any identifying informat <i>Current Status:</i>	H INFORMATION (KOCH E) Provides that if a person is or was prohibited from because the person has or had a communicable or infectious disease while working ealth department or the health and hospital corporation (corporation) shall, upon tion. Specifies that a local health department or a corporation may not disclose the ion of the person who has or had a communicable or infectious disease. 1/3/2019 - Referred to Senate Health and Provider Services 1/3/2019 - First Reading
		1/3/2019 - Authored By Eric Koch
	Priority:	Tier 1 - High
	State Bill Page:	<u>SB222</u>
SB224	carry invoices or delivery tickets of Indiana tax stamp over Indiana h	
		1/3/2019 - Referred to Senate Corrections and Criminal Law 1/3/2019 - First Reading
	Priority	1/3/2019 - Authored By Michael Crider Tier 3 - Low
	State Bill Page:	
SB225	a controlled substance offense or <i>Current Status:</i>	A PENAL OR JUVENILE FACILITY (CRIDER M) Increases the penalty for committing the property of a penal facility or a juvenile facility. 1/3/2019 - Referred to Senate Corrections and Criminal Law 1/3/2019 - First Reading
		1/3/2019 - Authored By Michael Crider
	Priority:	Tier 3 - Low
	State Bill Page:	<u>SB225</u>
SB226	enforcement training board to ca	(CRIDER M) Makes an annual appropriation from the state general fund to the law rry out the purposes of the technical assistance center for crisis intervention teams. 1/31/2019 - added as coauthor Senator Stoops
		1/3/2019 - Referred to Senate Appropriations 1/3/2019 - First Reading 1/3/2019 - Authored By Michael Crider
	Priority:	Tier 2 - Medium
	State Bill Page:	<u>SB226</u>
SB227	noncommercial use of a privately owner. Provides that a car facilita regulation statutes and for purpo	HOUCHIN E) Specifies that a car facilitation company is a company facilitating the owned passenger motor vehicle by a person other than the vehicle's registered ation company is treated the same as a car rental company under the trade ses of the state gross retail and use tax, the state auto rental excise tax, and the County car rental excise taxes. Specifies requirements related to a car facilitation

transaction and vehicle safety recalls. Makes conforming amendments. Current Status: 1/3/2019 - Referred to Senate Homeland Security and Transportation All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By Erin Houchin Priority: Tier 2 - Medium

State Bill Page: SB227

SB228 DEPARTMENT OF HEALTH MATTERS (CHARBONNEAU E) Allows the state health commissioner to issue standing orders (current law allows for statewide standing orders) and sets forth requirements of a standing order. Removes requirement that the state department of health (state department) adopt rules defining a birth problem. Requires the state department to publish a list annually of birth problems required to be reported and allows for the state department to update the list. Adds considerations by the state department in compiling the birth problem list. Allows the state department to release information in the immunization data registry to the Centers for Disease Control and Prevention. Requires the state department to publish a list of reportable communicable diseases and other diseases and conditions that are a danger to health and to publish the list of control measures for the diseases and conditions on the state department's Internet web site. Sets forth considerations in updating the list of communicable diseases and conditions.

Current Status: 1/29/2019 - added as coauthor Senator Stoops	
All Bill Status:	1/29/2019 - Cosponsor: Representative Fleming
	1/29/2019 - House sponsor: Representative Kirchhofer
	1/29/2019 - Third reading passed; Roll Call 45: yeas 49, nays 0
	1/29/2019 - Senate Bills on Third Reading
	1/28/2019 - Second reading ordered engrossed
	1/28/2019 - Senate Bills on Second Reading
	1/24/2019 - added as second author Senator Crider
	1/24/2019 - Committee Report amend do pass, adopted
	1/23/2019 - Senate Committee recommends passage, as amended Yeas: 11; Nays:
	0
	1/23/2019 - Senate Health and Provider Services, (Bill Scheduled for Hearing);
	Time & Location: 9:00 AM, Rm. 431
	1/3/2019 - Referred to Senate Health and Provider Services
	1/3/2019 - First Reading
	1/3/2019 - Authored By Ed Charbonneau
Priority:	Tier 2 - Medium
State Bill Page:	<u>SB228</u>

SB230

UNLAWFUL INDEMNITY AGREEMENTS (MESSMER M) Provides that the law concerning indemnity agreements in construction or design contracts applies to certain design-build contracts. Specifies that "sole negligence" for purposes of liability under a construction or design contract does not include: (1) vicarious liability; (2) imputed negligence; or (3) assumption of a nondelegable duty.

Current Status:	2/5/2019 - Cosponsor: Representative VanNatter
All Bill Status:	2/5/2019 - House sponsor: Representative Lehman
	2/5/2019 - Third reading passed; Roll Call 81: yeas 48, nays 1
	2/5/2019 - Senate Bills on Third Reading
	2/4/2019 - added as third author Senator Lanane
	2/4/2019 - Second reading ordered engrossed
	2/4/2019 - Senate Bills on Second Reading
	1/31/2019 - Committee Report do pass, adopted
	1/30/2019 - Senate Committee recommends passage Yeas: 11; Nays: 0
	1/30/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00
	AM, Rm. 130
	1/24/2019 - added as second author Senator Head
	1/3/2019 - Referred to Senate Judiciary
	1/3/2019 - First Reading
	1/3/2019 - Authored By Mark Messmer
Priority:	Tier 2 - Medium
State Bill Page:	SB230

State Bill Page: SB230

SB232 PREPARATION AND SALE OF HOMEMADE FOOD (WALKER G) Provides that the preparation, sale, and delivery of a livestock product, poultry product, or dairy product are not subject to inspection, oversight, certification, registration, licensing, permitting, packaging, or labeling requirements or regulations of the state or any political subdivision of the state if: (1) the sale and delivery of the product are directly between the producer of the product and an informed end consumer; (2) the preparation, sale, and delivery of the product are in accordance with a formal contract that meets certain requirements; (3) the product is prepared and sold exclusively for home consumption; and (4) the preparation, sale, and delivery of the product occur exclusively in Indiana and do not constitute interstate commerce.

Current Status: 1/3/2019 - Referred to Senate Agriculture All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By Greg Walker Priority: Tier 2 - Medium State Bill Page: <u>SB232</u>

SB233

BUSINESS PERSONAL PROPERTY TAX EXEMPTION (FREEMAN A) Increases, from \$20,000 to \$40,000, the acquisition cost threshold for the business personal property tax exemption. Specifies that a taxpayer who is eligible for a personal property tax exemption must include on the taxpayer's personal property tax return: (1) information concerning whether the taxpayer's business personal property within the county is in one location or multiple locations; and (2) an address for the location of the property. Provides that the appropriate county officer designated by the county executive (rather than the assessor, under current law) is responsible for: (1) maintaining data files of the geographic information system characteristics of each parcel in the county as of each assessment date; and (2) submitting those files to the geographic information office of the office of technology. Repeals provisions in current law that allow a county council to impose a local service fee on each person that has exempt business personal property because the business personal property does not exceed the acquisition threshold. Removes outdated provisions.

Current Status: 1/29/2019 - Referred to House All Bill Status: 1/28/2019 - added as coauthors Senators Spartz, Crane, Kruse, Leising, Zay 1/28/2019 - added as coauthor Senator Raatz 1/28/2019 - House sponsor: Representative Speedy 1/28/2019 - Third reading passed; Roll Call 38: yeas 48, nays 0 1/28/2019 - Senate Bills on Third Reading 1/24/2019 - added as coauthors Senators Bassler and Perfect 1/24/2019 - added as coauthor Senator Buck 1/24/2019 - Second reading amended, ordered engrossed 1/24/2019 - Amendment #1 (Freeman) prevailed; voice vote 1/24/2019 - Senate Bills on Second Reading 1/22/2019 - added as coauthors Senators Messmer, Buchanan, Charbonneau, Niezgodski 1/22/2019 - added as third author Senator Holdman 1/22/2019 - Committee Report amend do pass, adopted 1/22/2019 - Senate Committee recommends passage, as amended Yeas: 12; Nays: 0 1/22/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 431 1/14/2019 - added as second author Senator Garten 1/3/2019 - Referred to Senate Tax and Fiscal Policy 1/3/2019 - First Reading 1/3/2019 - Authored By Aaron Freeman Priority: Tier 1 - High State Bill Page: SB233

SB234 TUITION OF CHILDREN OF PUBLIC SAFETY OFFICERS (FREEMAN A) Defines "child" for purposes of exemption from tuition and fees for four undergraduate academic years at a state educational institution or state supported technical school for the child of a public safety officer who was killed in the line of duty.

*Current Status:* 1/3/2019 - Referred to Senate Education and Career Development

- All Bill Status: 1/3/2019 First Reading
  - 1/3/2019 Authored By Aaron Freeman
  - Priority: Tier 2 Medium

State Bill Page: SB234

SB235 EXPUNGEMENTS (FREEMAN A) Defines "collateral action" as an action that is factually or legally related to an arrest, a criminal charge, a delinquency allegation, a criminal conviction, or a delinquency adjudication. Specifies that certain information relating to: (1) an arrest; and (2) a collateral action is required to be sealed or marked expunged if a petition for expungement is granted. Provides that a person convicted of a felony that resulted in death to another person may not seek expungement of that felony. Strikes and relocates a provision relating to certain nonpublic

records maintained by a law enforcement agency, and specifies that this provision also applies to records maintained by a public defender agency. Provides that records ordered expunged or marked as expunged when a court grants a petition for expungement include certain records relating to arrests and charges, if not otherwise ordered expunged or marked as expunged. Establishes a method for a person to expunge a protection order if the petition for a protection order is dismissed or denied.

Current Status:	1/31/2019 - Cosponsor: Representative Steuerwald
All Bill Status:	1/31/2019 - House sponsor: Representative Young J
	1/31/2019 - Third reading passed; Roll Call 53: yeas 46, nays 3
	1/31/2019 - Senate Bills on Third Reading
	1/29/2019 - Second reading amended, ordered engrossed
	1/29/2019 - Amendment #1 (Freeman) prevailed; voice vote
1/29/2019 - Senate Bills on Second Reading	
	1/28/2019 - Senate Bills on Second Reading
	1/24/2019 - added as coauthor Senator Randolph
	1/24/2019 - Senate Bills on Second Reading
	1/22/2019 - added as third author Senator Buck
	1/22/2019 - Senate Bills on Second Reading
	1/16/2019 - Committee Report amend do pass, adopted
	1/15/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays:
	0
	1/15/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing);
	Time & Location: 10:00 AM, Rm. 130
	1/3/2019 - Referred to Senate Corrections and Criminal Law
	1/3/2019 - First Reading
	1/3/2019 - Authored By Aaron Freeman
Priority:	Tier 3 - Low
State Bill Page:	<u>SB235</u>

SB237 SUSPENSION OF A SENTENCE FOR A FELONY (FREEMAN A) Provides that a court may suspend only that part of a sentence that is in excess of the minimum sentence for a person convicted of a Level 2 or Level 3 felony who has a prior unrelated felony conviction, other than a conviction for a felony involving marijuana, hashish, hash oil, or salvia divinorum. (Current law provides that a court may suspend any part of a sentence for certain Level 2 and Level 3 felony convictions, including drug related convictions.)

 Current Status:
 1/3/2019 - Referred to Senate Corrections and Criminal Law

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By Aaron Freeman
 1/3/2019 - Authored By Aaron Freeman

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB237

SB238 INDIANA CRIMINAL JUSTICE INSTITUTE (FREEMAN A) Expands the possible recipients of grants from the Indiana criminal justice institute (institute) beyond a county government or the state government. Changes the institute's responsibility from administering sexual offense services, domestic violence programs, and assistance to victims of human sexual trafficking to administering funds to support those programs and services. Requires the state police department to establish, maintain, and operate an Internet web site containing a list of properties that have been used in the illegal manufacture of a controlled substance. Abolishes the institute's: (1) meth watch program; (2) responsibility for developing guidelines concerning reporting of methamphetamine abuse; (3) gang crime witness protection program; (4) gang crime witness protection fund; and (5) sexual assault victim advocate standards and certification board. Makes conforming amendments.

Current Status:	1/31/2019 - House sponsor: Representative Steuerwald
All Bill Status:	1/31/2019 - Third reading passed; Roll Call 54: yeas 49, nays 0
	1/31/2019 - Senate Bills on Third Reading
	1/29/2019 - Second reading amended, ordered engrossed
	1/29/2019 - Amendment #1 (Freeman) prevailed; voice vote
	1/29/2019 - Senate Bills on Second Reading
	1/28/2019 - Senate Bills on Second Reading
	1/24/2019 - Committee Report amend do pass, adopted
	1/22/2019 - added as coauthors Senators Koch and Randolph
	1/22/2019 - added as third author Senator Bohacek
	1/22/2019 - added as second author Senator Sandlin
	1/22/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays:
	0
	1/22/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing);

Time & Location: 10:00 AM, Rm. 130 1/3/2019 - Referred to Senate Corrections and Criminal Law 1/3/2019 - First Reading 1/3/2019 - Authored By Aaron Freeman *Priority:* Tier 2 - Medium State Bill Page: <u>SB238</u>

SB239 PROPERTY TAX ASSESSMENT APPEALS (FREEMAN A) Repeals a statute requiring the Indiana board of tax review (board) to recommend that parties settle or mediate any case pending before the board if certain conditions are met. Provides that certain burden shifting requirements do not apply if the assessment that is the subject of the review or appeal is based on substantial renovations or new improvements. Provides that "small claim" means an appeal where the parties have elected to proceed under the board's small claims rules. (Current law defines the term as an appeal of a final determination of assessed valuation that does not exceed \$1,000,000.) Provides that a party must be able to elect out of the small claims rules.

Current Status:1/3/2019 - Referred to Senate Tax and Fiscal PolicyAll Bill Status:1/3/2019 - First Reading1/3/2019 - Authored By Aaron FreemanPriority:Tier 1 - HighState Bill Page:SB239

SB240 TERRORISM AND EXTORTION (FREEMAN A) Repeals and replaces in a new article the offense of: (1) possession, use, or manufacture of a weapon of mass destruction; (2) agricultural terrorism; (3) terroristic mischief; and (4) terroristic deception. Specifies that "terrorism" includes the unlawful threat or use of force to affect the conduct of a government. Makes providing material support to a terrorist a Level 5 felony, and increases the penalty to a Level 2 felony if the material support includes the commission of a felony or if the act of terrorism is reasonably likely to cause serious bodily injury to another person. Makes concealing or harboring a person who has committed a terrorist act a Level 6 felony, and increases the penalty to a Level 3 felony if the terrorist act resulted in serious bodily injury or death. Makes committing a criminal offense with the intent to benefit a terrorist organization or to increase the person's standing in a terrorist organization a Level 5 felony, and increases the penalty to a Level 3 felony if the offense involves the unlawful use of a firearm or a weapon of mass destruction. Provides that a person who commits an offense with the intent to assist another person in the commission of a felony terrorist offense is subject to an additional sentence enhancement equal to the sentence imposed for the underlying offense. Specifies that a person commits intimidation if the threatening communication places a person in fear that the threat will be carried out, or if the threatening communication is made to a person other than the person who is the subject of the threat.

Current Status: 2/11/2019 - Senate Bills on Second Reading

 All Bill Status:
 2/7/2019 - Committee Report amend do pass, adopted

 2/5/2019 - added as coauthor Senator Bohacek

 2/5/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays: 0

 2/5/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing); Time

 & Location: 9:00 AM, Rm. 130

 1/29/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing);

 Time & Location: 10:00 AM, Rm. 130

 1/3/2019 - Referred to Senate Corrections and Criminal Law

 1/3/2019 - First Reading

 1/3/2019 - Authored By Aaron Freeman

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB240

SB242 TELEMEDICINE AND MEDICAL DEVICES (FREEMAN A) Removes the restriction on the prescribing of ophthalmic devices through telemedicine and sets conditions on when a provider may, through telemedicine, prescribe medical devices. Prohibits the Indiana optometry board from setting standards for the practice of ocular telemedicine or ocular telehealth that are more restrictive than the standards established for in person practice.

Current Status:1/3/2019 - Referred to Senate Health and Provider ServicesAll Bill Status:1/3/2019 - First Reading1/3/2019 - Authored By Aaron FreemanPriority:Tier 2 - MediumState Bill Page:SB242

SB243 NONCONSENSUAL PORNOGRAPHY (FREEMAN A) Defines "intimate image" and makes it a Class A misdemeanor for a person to distribute or display an intimate image of an individual whom the person knows or reasonably should know does not consent to the distribution or display of the intimate image. Increases the penalty to a Level 6 felony for a second or subsequent offense. Current Status: 1/10/2019 - added as second author Senator Bohacek All Bill Status: 1/3/2019 - Referred to Senate Corrections and Criminal Law 1/3/2019 - First Reading 1/3/2019 - Authored By Aaron Freeman Priority: Tier 3 - Low State Bill Page: SB243

SB244 DIVISION OF OUTDOOR RECREATION (DORIOT B) Establishes responsibilities for the director of the division of outdoor recreation concerning the following: (1) Coordination of outdoor recreation policy. (2) Promotion of economic development. (3) Recommending to the governor and general assembly policies and initiatives to enhance recreational amenities and experiences in the state. (4) Preparation of an annual report on the economic, social, and community impact of the outdoor recreation industry across the state. (5) Developing strategies to increase the number of new jobs related to outdoor recreation and to address workforce issues.

Current Status: 1/3/2019 - Referred to Senate Natural Resources

All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By Blake Doriot Priority: Tier 3 - Low State Bill Page: SB244

SB246 LOCAL PUBLIC QUESTIONS (DORIOT B) Provides that except as otherwise specifically provided by a statute, a local public question may be placed on the ballot only at the following elections: (1) A general election. (2) A municipal general election, but only if the election district for the public question is contained entirely within a municipality. Makes conforming changes.

> Current Status: 2/4/2019 - added as second author Senator Spartz All Bill Status: 2/4/2019 - Senate Elections, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 431 1/28/2019 - Senate Elections, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 431 1/3/2019 - Referred to Senate Elections 1/3/2019 - First Reading 1/3/2019 - Authored By Blake Doriot Priority: Tier 1 - High State Bill Page: SB246

SB247 ANNUAL INSPECTIONS OF CAFOS (NIEMEYER R) Requires the department of environmental management, at least once per year, to conduct an onsite inspection of every concentrated animal feeding operation, which, under federal regulations, is an animal feeding operation: (1) at which more than 1,000 head of beef cattle, 700 dairy cows, 2,500 swine weighing more than 55 pounds, 125,000 broiler chickens, or 82,000 laying hens or pullets are confined on a site for more than 45 days during the year; or (2) that discharges manure or wastewater into a waterway.

> Current Status: 1/3/2019 - Referred to Senate Environmental Affairs All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By Rick Niemeyer Priority: Tier 2 - Medium State Bill Page: SB247

SB248 DISTRIBUTIONS OF PUBLIC SAFETY INCOME TAX REVENUE (NIEMEYER R) Requires the distribution of public safety local income tax revenues to a township that provides fire protection or emergency medical services. Permits a qualified fire protection territory to be eligible to receive distributions of public safety local income tax revenues. Current Status: 2/11/2019 - Senate Bills on Second Reading

All Bill Status: 2/7/2019 - Committee Report do pass, adopted 2/5/2019 - Senate Committee recommends passage Yeas: 12; Nays: 2 2/5/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 431 1/3/2019 - Referred to Senate Tax and Fiscal Policy 1/3/2019 - First Reading 1/3/2019 - Authored By Rick Niemeyer Priority: Tier 1 - High

State Bill Page: SB248

STATE AGENCY GRANT ADMINISTRATION (RUCKELSHAUS J) Provides that after June 30, 2019, a state executive branch agency may not apply for or renew a grant from a public or private entity unless the following occurs: (1) The office of state based initiatives (office) analyzes the grant's effect on state and local governments and private sector entities. (2) The office makes a recommendation regarding whether the state agency should pursue the grant opportunity. (3) The governor approves the grant opportunity in writing. Provides that if the grant opportunity obligates the state to expend more than \$500,000 the general assembly must make a specific appropriation of funds for the grant in the state budget.

SB253

Current Status:1/17/2019 - added as third author Senator KruseAll Bill Status:1/17/2019 - added as second author Senator Buchanan1/3/2019 - Referred to Senate Appropriations1/3/2019 - First Reading1/3/2019 - First Reading1/3/2019 - Authored By John RuckelshausPriority:Tier 2 - MediumState Bill Page:SB253

SB254 ORGANIZED RETAIL THEFT (RUCKELSHAUS J) Makes theft a Level 6 felony if a person: (1) knowingly or intentionally exerts unauthorized control over property and the person uses the Internet to sell, deliver, or distribute the property; or (2) knowingly or intentionally exerts unauthorized control over retail property having a value of less than \$750 and certain other conditions apply. Makes theft a Level 5 felony if: (1) the value of the retail property is at least \$750 and less than \$2,500 and certain other conditions apply; (2) the retail property is a firearm; (3) the retail property is exchanged for cash, a gift card, a merchandise card, or other item of value; or (4) the person has a prior unrelated conviction for theft or criminal conversion. Makes theft a Level 4 felony if the value of the retail property is at least \$2,500 and certain other conditions apply. Provides that, in determining the value of the property, acts of theft committed in a single episode of criminal conduct may be charged in a single count. Provides that theft of retail property that occurs in more than one county over a six month period may be tried in any county where the theft occurred.

 Current Status:
 1/3/2019 - Referred to Senate Corrections and Criminal Law

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By John Ruckelshaus
 1/3/2019 - Authored By John Ruckelshaus

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB254

SB255 CULTURAL DISTRICT DEVELOPMENT (FORD J) Provides that an arts and cultural district certified by the Indiana arts commission is subject to annual review by the commission and must be recertified every four years. Specifies certain requirements for certification (or recertification) of a district.

Current Status: 2/4/2019 - added as coauthor Senator Randolph All Bill Status: 2/4/2019 - Cosponsor: Representative Pfaff 2/4/2019 - House sponsor: Representative Sullivan 2/4/2019 - Third reading passed; Roll Call 64: yeas 49, nays 0 2/4/2019 - Senate Bills on Third Reading 1/31/2019 - Second reading amended, ordered engrossed 1/31/2019 - Amendment #1 (Ford Jon) prevailed; voice vote 1/31/2019 - Senate Bills on Second Reading 1/29/2019 - Senate Bills on Second Reading 1/28/2019 - Senate Bills on Second Reading 1/24/2019 - added as coauthor Senator Taylor G 1/24/2019 - added as coauthor Senator Stoops 1/24/2019 - added as third author Senator Buck 1/24/2019 - added as second author Senator Grooms 1/24/2019 - Senate Bills on Second Reading 1/22/2019 - Committee Report amend do pass, adopted 1/22/2019 - Senate Committee recommends passage, as amended Yeas: 11; Nays: 2 1/22/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 431 1/3/2019 - Referred to Senate Tax and Fiscal Policy 1/3/2019 - First Reading 1/3/2019 - Authored By Jon Ford Priority: Tier 1 - High State Bill Page: SB255

CONSTRUCTION ZONE AUTOMATED TRAFFIC CONTROL SYSTEM (FORD J) Authorizes the state police department to SB256 establish an automated traffic control system to enforce highway work zone speed limits. Provides that violating a speed limit enforced in a work zone enforced by an automated traffic control system is a Class B infraction with a fine of not more than \$250. Current Status: 1/3/2019 - Referred to Senate Homeland Security and Transportation All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By Jon Ford Priority: Tier 2 - Medium State Bill Page: SB256 SEX OFFENDERS AND CHILD CARE SERVICES (MRVAN F) Prohibits a sexually violent predator or an offender SB258 against children from working as a babysitter or as or for a child care provider. Prohibits a person from residing in a residence where a person provides child care or babysitting services. Current Status: 2/11/2019 - Senate Bills on Third Reading All Bill Status: 2/7/2019 - Senate Bills on Third Reading 2/5/2019 - Senate Bills on Third Reading 2/4/2019 - Senate Bills on Third Reading 1/31/2019 - Senate Bills on Third Reading 1/29/2019 - Senate Bills on Third Reading 1/28/2019 - Senate Bills on Third Reading 1/24/2019 - Senate Bills on Third Reading 1/22/2019 - added as coauthor Senator Lanane 1/22/2019 - added as coauthor Senator Bohacek 1/22/2019 - added as coauthors Senators Randolph and Merritt 1/22/2019 - added as third author Senator Young M

> 1/3/2019 - First Reading 1/3/2019 - Authored By Frank Mrvan

1/22/2019 - Second reading amended, ordered engrossed 1/22/2019 - Amendment #1 (Young M) prevailed; voice vote

1/3/2019 - Referred to Senate Family and Children Services

1/14/2019 - Senate Committee recommends passage Yeas: 9; Nays: 0 1/14/2019 - Senate Family and Children Services, (Bill Scheduled for Hearing);

1/22/2019 - Senate Bills on Second Reading 1/17/2019 - Senate Bills on Second Reading 1/14/2019 - added as coauthor Senator Ford J.D 1/14/2019 - added as second author Senator Head 1/14/2019 - Committee Report do pass, adopted

Time & Location: 10:00 AM, Senate Chamber

Priority: Tier 2 - Medium

State Bill Page: SB258

SB259 WAGE DISCRIMINATION (MRVAN F) Provides that it is an unlawful employment practice to: (1) pay wages that discriminate based on sex for substantially similar work; (2) discharge, discipline, discriminate against, coerce, intimidate, threaten, or interfere with any employee or other person because the employee inquired about, disclosed, compared, or otherwise discussed the employee's wages; (3) require as a condition of employment nondisclosure by an employee of the employee's wages; or (4) require an employee to sign a waiver or other document that purports to deny the employee the right to disclose the employee's wage information. Provides that the civil rights commission has jurisdiction for the investigation and resolution of complaints of these employment actions.

Current Status:	1/3/2019 - Referred to Senate Pensions and Labor
All Bill Status:	1/3/2019 - First Reading
	1/3/2019 - Authored By Frank Mrvan
Priority:	Tier 2 - Medium
State Bill Page:	<u>SB259</u>

SB260 PREVENTION OF SEXUAL VIOLENCE, DOMESTIC VIOLENCE, AND STALKING (MRVAN F) Requires each approved postsecondary educational institution to do the following: (1) Establish a comprehensive policy concerning sexual violence, domestic violence, and stalking (comprehensive policy). (2) Develop a concise notice, written in plain language, regarding the rights and options of students who are victims of sexual violence, domestic violence, or stalking, and provide the notice to students from whom the approved postsecondary educational institution receives a report of a violation of the comprehensive policy. (3) Designate one or more individuals to serve as confidential advisors to provide emergency and ongoing support to students who are victims of sexual violence, domestic violence,

or stalking. (4) Establish a complaint resolution procedure to resolve reports of student violations of an approved postsecondary educational institution's comprehensive policy. (5) Provide training and information concerning sexual violence, domestic violence, and stalking to students and certain employees of the approved postsecondary educational institution. (6) Establish an approved postsecondary educational institution campus wide task force or participate in a regional task force to work toward improving coordination among community leaders and service providers in the prevention of sexual violence, domestic violence, and stalking, and ensure a coordinated response of law enforcement and victim services. (7) Submit a report to the commission for higher education (commission) concerning an approved postsecondary educational institution's comprehensive policy, notice of student rights and options, and information regarding reports of sexual violence, domestic violence, and stalking at the approved postsecondary educational institutions that fail to comply with the reporting requirements.

*Current Status:* 1/3/2019 - Referred to Senate Education and Career Development *All Bill Status:* 1/3/2019 - First Reading

1/3/2019 - Authored By Frank Mrvan Priority: Tier 2 - Medium to Bill Page: SP240

State Bill Page: <u>SB260</u>

SB261 ABSENTEE VOTING (MRVAN F) Permits a voter who is qualified to vote in person to vote by absentee ballot. Removes all other qualifications for a voter to vote by absentee ballot except for a voter with disabilities who is unable to make a voting mark on the ballot or sign the absentee ballot secrecy envelope. (Such a disabled voter is currently required to vote before an absentee voter board.)

Current Status: 1/3/2019 - Referred to Senate Elections All Bill Status: 1/3/2019 - First Reading 1/3/2019 - Authored By Frank Mrvan Priority: Tier 3 - Low State Bill Page: <u>SB261</u>

SB262 MINIMUM WAGE (MRVAN F) Increases, after June 30, 2020, the minimum wage paid to certain employees in Indiana from \$7.25 an hour to \$15 an hour. Provides that, after June 30, 2021, and each subsequent June 30, the hourly minimum wage increases at the same percentage as any increase in the Consumer Price Index for the preceding calendar year. Makes technical corrections and corresponding changes. Removes outdated language.

 Current Status:
 1/3/2019 - Referred to Senate Pensions and Labor

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By Frank Mrvan

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB262

SB263 MINIMUM AGE TO PURCHASE ASSAULT WEAPONS (MRVAN F) Defines the term "regulated weapon". Prohibits the: (1) sale; (2) trade; or (3) transfer; of a regulated weapon to a person less than 21 years of age. Provides that a dealer or person who knowingly or intentionally: (1) sells; (2) trades; or (3) transfers; a regulated weapon to a person less than 21 years of age commits a Level 6 felony. Provides certain defenses.

Current Status:1/3/2019 - Referred to Senate JudiciaryAll Bill Status:1/3/2019 - First Reading1/3/2019 - Authored By Frank MrvanPriority:Tier 2 - MediumState Bill Page:SB263

SB264 AGE OF CONSENT (MRVAN F) Adds the criminal offense of indiscretion, which is committed when a person who is at least 22 years of age engages in sexual intercourse or other sexual conduct, fondling, or touching with a child who is at least 16 years of age but less than 18 years of age. Adds indiscretion to the list of: (1) sex offenses; and (2) offenses that would determine if a child is a child in need of services. Makes conforming amendments.

 Current Status:
 1/3/2019 - Referred to Senate Corrections and Criminal Law

 All Bill Status:
 1/3/2019 - First Reading

 1/3/2019 - Authored By Frank Mrvan
 1/3/2019 - Authored By Frank Mrvan

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB264

SB265 VARIOUS TRUST MATTERS (HEAD R) Defines "designated representative", "judicial proceeding", and "nonjudicial matter" for purposes of the trust code. Authorizes the establishment of legacy trusts. Prescribes the procedures for establishing a legacy trust. Provides that the rule against perpetuities does not apply to legacy trusts. Adopts the

uniform directed trust act, which allows for the terms of a trust to grant a person other than a trustee power over some aspect of the trust's administration. Repeals a provision regarding duties and liabilities of a trustee under the control of a third person. Allows for the use of quiet trusts. Provides that an interested person may enter into a binding nonjudicial settlement agreement with respect to trust matters. Provides for nonjudicial account settlements.

Current Status: 2/11/2019 - Senate Bills on Second Reading

All Bill Status:	2/7/2019 - added as coauthor Senator Young M
	2/7/2019 - Committee Report amend do pass, adopted
	2/6/2019 - Senate Committee recommends passage, as amended Yeas: 6; Nays: 4
	2/6/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00
	AM, Rm. 130
	1/30/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00
	AM, Rm. 130
	1/7/2019 - Referred to Senate Judiciary
	1/7/2019 - First Reading
	1/7/2019 - Authored By Randall Head
State Bill Page:	<u>SB265</u>

SB267 INTEGRATED SCHOOL BASED MENTAL HEALTH (HEAD R) Establishes the integrated school based mental health and substance use disorder services grant program (program) to provide grants to school corporations for the development, implementation, and maintenance of integrated school based mental health and substance use disorder services plans. Requires the department of education to administer the program. Provides that, beginning after June 30, 2020, a school corporation is eligible for a grant if the school corporation meets the requirements of the program. Establishes the requirements to participate in the program and grant amounts.

Current Status:	1/7/2019 - Referred to Senate Education and Career Development
All Bill Status:	1/7/2019 - First Reading
	1/7/2019 - Authored By Randall Head
Priority:	Tier 2 - Medium
State Bill Page:	<u>SB267</u>

SB268 STUDY COMMITTEE ON ADDICTION PROFESSIONALS (HEAD R) Urges the legislative council to assign to an appropriate interim study committee topics concerning the addiction treatment workforce and overlapping education, experience, and scope of practice for master's level occupations regulated by the behavioral health and human services licensing board.

Current Status:	1/7/2019 - Referred to Senate Health and Provider Services
All Bill Status:	1/7/2019 - First Reading
	1/7/2019 - Authored By Randall Head
Priority:	Tier 2 - Medium
State Bill Page:	<u>SB268</u>

SB269 PROTECTIVE ORDERS (HEAD R) Provides that, for purposes of protective orders, the court that issues a protective order shall maintain jurisdiction over the protective order unless the petitioner requests that the protective order be transferred to a different county due to the petitioner's change in residency. Provides an opportunity for the respondent to file an objection to the transfer of jurisdiction.

Current Status:	1/7/2019 - Referred to Senate Judiciary
	1/7/2019 - First Reading
	1/7/2019 - Authored By Randall Head
Priority:	Tier 2 - Medium
State Bill Page:	<u>SB269</u>

SB270 RECUSAL OF LOCAL GOVERNMENT OFFICIALS (HEAD R) Provides that county, city, town, and township elected officials (local officials) are disqualified from participating in a matter regarding a decision or vote if the local official has a direct or indirect financial interest in the outcome of a decision before the body the local official serves that is related to the local official's conflict of interest. Provides that a local official who is disqualified from participating in such a matter may not attempt to persuade or otherwise influence another local official's vote on a matter for which the local official has a conflict of interest.

Current Status:2/11/2019 - Senate Bills on Second ReadingAll Bill Status:2/7/2019 - Senate Bills on Second Reading2/5/2019 - Senate Bills on Second Reading2/4/2019 - added as coauthor Senator Randolph2/4/2019 - Senate Bills on Second Reading1/31/2019 - Senate Bills on Second Reading

1/28/2019 - Committee Report do pass, adopted
1/24/2019 - Senate Committee recommends passage Yeas: 8; Nays: 0
1/24/2019 - added as second author Senator Brown L
1/24/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 125
1/7/2019 - Referred to Senate Local Government
1/7/2019 - First Reading
1/7/2019 - Authored By Randall Head *Priority:* Tier 1 - High

State Bill Page: SB270

SB272 LIFELINE LAW (MERRITT J) Provides immunity from arrest, prosecution, probation or parole revocation, and civil forfeiture for an offense involving: (1) delivering alcohol to a minor or providing a place for a minor to consume alcohol; (2) possession of paraphernalia; (3) possession of a syringe; (4) possession of a controlled substance; or (5) delivery of a controlled substance for no consideration; if the law enforcement contact with the person was due to the reporting of a medical emergency or relates to the person being the victim of a sex crime, or to the reporting of a crime, and certain other conditions are met. Specifies that the arrest and criminal immunity provisions of the lifeline law also apply to the person requiring medical attention. Specifies that a person to whom the lifeline law currently applies is also immune to: (1) civil forfeiture; and (2) probation and parole revocation. Repeals an obsolete provision.

 Current Status:
 1/7/2019 - Referred to Senate Corrections and Criminal Law

 All Bill Status:
 1/7/2019 - First Reading

 1/7/2019 - Authored By James Merritt

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB272

SB274 OPIOID ADDICTION RECOVERY (MERRITT J) Changes the opioid addiction recovery pilot program for pregnant women and women with newborns into a permanent program. Makes an appropriation.

 Current Status:
 1/14/2019 - Pursuant to Senate Rule 68(b); reassigned to Committee on Health and Provider Services

 All Bill Status:
 1/7/2019 - Referred to Senate Corrections and Criminal Law

 1/7/2019 - First Reading
 1/7/2019 - Authored By James Merritt

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB274

SB276 OPIOID TREATMENT PILOT PROGRAM (RAATZ J) Extends the opioid treatment pilot program until 2022. (Under current law the pilot program will expire in 2020.)

Current Status:	1/29/2019 - House sponsor: Representative Barrett
All Bill Status:	1/29/2019 - Third reading passed; Roll Call 46: yeas 49, nays 0
	1/29/2019 - Senate Bills on Third Reading
	1/28/2019 - Second reading ordered engrossed
	1/28/2019 - Senate Bills on Second Reading
	1/24/2019 - added as coauthors Senators Bohacek, Randolph, Koch, Sandlin
	1/24/2019 - added as second author Senator Young M
	1/24/2019 - Committee Report amend do pass, adopted
	1/22/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays:
	0
	1/22/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing);
	Time & Location: 10:00 AM, Rm. 130
	1/7/2019 - Referred to Senate Corrections and Criminal Law
	1/7/2019 - First Reading
	1/7/2019 - Authored By Jeff Raatz
Priority:	Tier 2 - Medium
State Bill Page:	<u>SB276</u>

SB279 WAIVER TO ADULT COURT FOR ATTEMPTED MURDER (HOUCHIN E) Provides that the juvenile court shall waive jurisdiction if it finds that: (1) the child is charged with an act that would be murder or attempted murder if committed by an adult; (2) there is probable cause to believe that the child has committed the act; and (3) the child was at least 12 years of age when the act charged was allegedly committed; unless it would be in the best interests of the child and of the safety and welfare of the community for the child to remain within the juvenile justice system. Prohibits a person who has been adjudicated a delinguent child for committing an act while armed with a firearm that would be a

serious violent felony if committed by an adult (serious delinquent) from possessing a firearm unless the person is at least: (1) 26 years of age, in the case of less serious acts; or (2) 28 years of age, in the case of more serious acts. Makes possession of a firearm by a serious delinquent a Class A misdemeanor, and increases the penalty to a Level 6 felony for a second or subsequent offense. Prohibits the expungement of the juvenile records of a serious delinquent unless the person is at least 26 or 28 years of age, depending on the seriousness of the underlying delinquent acts.

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Current Status:	1/29/2019 - Referred to House
All Bill Status:	1/28/2019 - added as coauthor Senator Kruse
	1/28/2019 - Cosponsor: Representative Goodrich
	1/28/2019 - House sponsor: Representative McNamara
	1/28/2019 - Third reading passed; Roll Call 39: yeas 45, nays 3
	1/28/2019 - Senate Bills on Third Reading
	1/24/2019 - added as coauthors Senators Glick and Ford Jon
	1/24/2019 - Senate Bills on Third Reading
	1/22/2019 - added as second author Senator Young M
	1/22/2019 - Second reading ordered engrossed
	1/22/2019 - Senate Bills on Second Reading
	1/16/2019 - Committee Report amend do pass, adopted
	1/15/2019 - Senate Committee recommends passage, as amended Yeas: 9; Nays:
	0
	1/15/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing);
	Time & Location: 10:00 AM, Rm. 130
	1/7/2019 - Referred to Senate Corrections and Criminal Law
	1/7/2019 - First Reading
	1/7/2019 - Authored By Erin Houchin
Priority:	Tier 2 - Medium
State Bill Page:	<u>SB279</u>

SB280 OVER 65 PROPERTY TAX DEDUCTION (HOUCHIN E) Increases from \$182,430 to \$228,000 the deduction limitation on the assessed value of an individual's real property, or mobile home or manufactured home which is not assessed as real property, if the individual is at least 65 years of age on or before December 31 of the calendar year preceding the year in which the deduction is claimed.

Current Status:1/7/2019 - Referred to Senate Tax and Fiscal PolicyAll Bill Status:1/7/2019 - First Reading1/7/2019 - Authored By Erin HouchinPriority:Tier 1 - HighState Bill Page:SB280

SB283 STATE PAYMENTS IN LIEU OF PROPERTY TAXES (HOUCHIN E) Requires the state to make payments in lieu of property taxes (PILOTs) for qualified parcels in counties in which at least 15% of all land in the county is: (1) in the aggregate, owned or leased by the state of Indiana or the federal government; and (2) subject to an exemption from property taxes. Defines "qualified parcel" as a parcel that is: (1) owned or leased by the state of Indiana; (2) subject to an exemption from property taxes; and (3) located in a county to which this act applies. Provides that a county containing qualified parcels is entitled to receive PILOTs from the state. Provides that for purposes of calculating a PILOT, each acre of the qualified parcel is considered to have an assessed value of 1/2 of the statewide agricultural land base rate value. Provides that money received from the PILOTs must be used by the taxing units for one or more of the following purposes: (1) Public safety. (2) Capital improvements. (3) Purchase or lease of equipment. Annually appropriates from the state general fund the amount necessary to pay the required PILOTs.

Current Status:1/7/2019 - Referred to Senate AppropriationsAll Bill Status:1/7/2019 - First Reading1/7/2019 - Authored By Erin HouchinPriority:Tier 1 - HighState Bill Page:SB283

SB285 PUBLIC TRANSIT FUNDING (STOOPS M) Allows counties to impose an additional local income tax rate to fund the operations of a public transportation corporation and the operations of a rural transportation assistance program. Provides that the rate must be adopted by the county council and must be at least 0.1% but not more than 0.25%. Excludes from this provision any county that is eligible to hold a referendum on funding transportation projects under the central Indiana public transportation projects statute.

Current Status:1/7/2019 - Referred to Senate Tax and Fiscal PolicyAll Bill Status:1/7/2019 - First Reading1/7/2019 - Authored By Mark Stoops

*Priority:* Tier 1 - High *State Bill Page:* SB285

SB286 DESIGNATED WILD AREAS IN CERTAIN STATE FORESTS (STOOPS M) Provides that 13 specified areas within certain state forests are "designated wild areas". Specifies certain activities that are prohibited or allowed within a designated wild area. Establishes responsibilities for the department of natural resources (DNR) and divisions of the DNR that manage designated wild areas.

 Current Status:
 1/7/2019 - Referred to Senate Natural Resources

 All Bill Status:
 1/7/2019 - First Reading

 1/7/2019 - Authored By Mark Stoops

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB286

SB288 LIFELINE LAW (STOOPS M) Provides immunity from arrest, prosecution, probation or parole revocation, and civil forfeiture for an offense involving: (1) delivering alcohol to a minor or providing a place for a minor to consume alcohol; (2) possession of paraphernalia; (3) possession of a syringe; (4) possession of a controlled substance; or (5) delivery of a controlled substance for no compensation; if the law enforcement contact with the person was due to the reporting of a medical emergency or relates to the person being the victim of a sex crime, or to the reporting of a crime, and certain other conditions are met. Specifies that the arrest and criminal immunity provisions of the lifeline law also apply to the person requiring medical attention. Specifies that a person to whom the lifeline law currently applies is also immune to: (1) civil forfeiture; and (2) probation and parole revocation. Repeals an obsolete provision.

Current Status: 1/7/2019 - Referred to Senate Corrections and Criminal Law

All Bill Status: 1/7/2019 - First Reading

1/7/2019 - Authored By Mark Stoops

Priority: Tier 2 - Medium

State Bill Page: SB288

SB290 PREVAILING WAGE (NIEZGODSKI D) Requires that, whenever the actual costs for the construction of a public improvement are at least \$150,000, a contractor or subcontractor shall pay the workers employed in the performance of work for the construction of the public improvement a rate of wages that is not less than the prevailing wage determined by the commissioner (commissioner) of the department of labor. Requires that employer contributions for fringe benefits paid under a bona fide collective bargaining agreement be included in the prevailing wage determination unless a contractor or subcontractor is required by federal, state, or local law to provide the fringe benefit. Provides that a prevailing wage determination is conclusive for one year from the date of the determination unless the determination is superseded by a later determination. Requires that all prevailing wage determinations be publicly available. Requires that a contract or subcontract for the construction of a public improvement contain a provision stating that the contractor or subcontractor is required to pay a rate of wages that is not less than the prevailing wage, and that, if it is determined that a worker has been paid less than the prevailing wage, the public body may terminate the contract or part of the contract and continue the work with the public body's own work force or another contractor or subcontractor. Requires a contractor or subcontractor to make full payment of wages without any deductions, except for deductions required by federal or state law and deductions agreed to by the worker and approved by the contracting public body as fair and reasonable. Provides that if a contractor or subcontractor fails to provide records requested by the commissioner concerning the payment of a prevailing wage, the commissioner may direct the fiscal or financial officer of the contracting public body to withhold from payment up to 25% of the contract amount and pay the workers directly any wages and fringe benefits due and payable. Requires the commissioner to distribute to all public bodies in the state a list of persons and firms that the commissioner can determine have not paid prevailing wages and prohibits a public body from awarding a contract or subcontract to a person or firm on the list for three years after the list is published. Provides mechanisms for the commissioner, workers, or an interested body to enforce violations of the prevailing wage law. Requires a contractor or subcontractor that fails to pay prevailing wages to pay as a civil penalty 75% of the difference between the prevailing wage rate and the wages paid to the workers. Deposits the civil penalties into a prevailing wage penalty enforcement fund to be used to pay expenses incurred by the commissioner in the administration and enforcement of the prevailing wage law. Prohibits a person from requesting or demanding all or a portion of a worker's wages in exchange for employment on the construction of a public improvement. Prohibits a public body from dividing the construction of a public improvement into two or more contracts to avoid paying the prevailing wage.

> Current Status: 1/7/2019 - Referred to Senate Pensions and Labor All Bill Status: 1/7/2019 - First Reading 1/7/2019 - Authored By David Niezgodski Priority: Tier 2 - Medium State Bill Page: SB290

 SB293
 ALLEN COUNTY SUBSTANCE ABUSE PILOT PROGRAM (MERRITT J) Changes the date by which the administrator of the Allen County substance abuse pilot program must raise local funds in order to be allowed to expend state funds.

 *Current Status:* 1/14/2019 - Pursuant to Senate Rule 68(b); reassigned to Committee on Health and Provider Services

 *All Bill Status:* 1/7/2019 - Referred to Senate Corrections and Criminal Law

 1/7/2019 - First Reading
 1/7/2019 - Authored By James Merritt

 *Priority:* Tier 2 - Medium

 *State Bill Page:* SB293

SB294 LOCAL AIR POLLUTION CONTROL AGENCY CONTRACTS (RANDOLPH L) Authorizes a county, city, or town to establish or designate an agency to act for the county, city, or town as a local air pollution control agency (agency). Requires the commissioner of the department of environmental management (department) to enter into a contract with the agency of a county, city, or town if the agency is willing to enter into the contract. Provides that a contract between the department and the agency of a county, city, or town must: (1) require the department to advise, cooperate with, and provide technical assistance to the agency; (2) authorize the agency to undertake air pollution control activities on behalf of the department or in enforcement of ordinances of the county, city, or town; and (3) provide for the payment of fair monetary compensation for the air pollution control activities performed by the agency. Provides that: (1) the compensation paid to an agency must be at least sufficient to cover the agency's staffing and operating costs; and (2) the rate of compensation must be adjusted each year according to changes in the Consumer Price Index.

 Current Status:
 2/4/2019 - added as coauthor Senator Bohacek

 All Bill Status:
 1/7/2019 - Referred to Senate Environmental Affairs

 1/7/2019 - First Reading
 1/7/2019 - Authored By Lonnie Randolph

 Priority:
 Tier 1 - High

 State Bill Page:
 SB294

SB295 DRIVER INSTRUCTION REGARDING LAW ENFORCEMENT PROCEDURES (RANDOLPH L) Requires the bureau of motor vehicles to include in any driver's manual published by the bureau: (1) a description of law enforcement procedures during a traffic stop; and (2) actions a motorist should take during a traffic stop, including appropriate interactions with law enforcement officers. Requires the driver education advisory board to consult with the commissioner of the bureau of motor vehicles and the state police department regarding instruction on: (1) law enforcement procedures during traffic stops; and (2) actions a motorist should take during a traffic stop, including appropriate interactions with law enforcement officers.

Current Status:	1/7/2019 - Referred to Senate Homeland Security and Transportation
All Bill Status:	1/7/2019 - First Reading
	1/7/2019 - Authored By Lonnie Randolph
Priority:	Tier 2 - Medium
State Bill Page:	<u>SB295</u>

SB297 LEAD TESTING OF SCHOOL DRINKING WATER (RANDOLPH L) Requires that the drinking water in every school building in Lake County be tested annually for compliance with the national primary drinking water regulations for lead and copper.

Current Status: 1/7/2019 - Referred to Senate Environmental Affairs All Bill Status: 1/7/2019 - First Reading 1/7/2019 - Authored By Lonnie Randolph Priority: Tier 3 - Low State Bill Page: SB297

SB298 SMALL BUSINESS JOB CREATION TAX CREDIT (RANDOLPH L) Provides a nonrefundable tax credit to a small business for employing a qualified new employee. Defines "qualified new employee" as an individual who is receiving unemployment benefits, is a military veteran, or had been convicted of a felony. Provides that the small business must employ a greater number of full-time employees in Indiana in the taxable year than the small business employed in Indiana, on average, during the period beginning January 1, 2018, and ending June 30, 2018. Provides that the qualified new employee must be hired full time. Provides that the credit applies only to taxable years beginning in 2019, 2020, and 2021. Provides that the credit is \$3,000 per qualified new employee, not to exceed \$100,000 per small business. Provides that the small business may carry any excess credit over to not more than three subsequent taxable years. Provides that the small business forfeits 50% of the amount of the tax credits attributable to the employment of a qualified new employee, if within 18 months after the qualified new employee was initially hired: (1) the qualified new employee is terminated, laid off, or otherwise reclassified to a position that is not a full-time

employment position with the small business; or (2) the position created for the qualified new employee is eliminated. *Current Status:* 1/7/2019 - Referred to Senate Tax and Fiscal Policy *All Bill Status:* 1/7/2019 - First Reading 1/7/2019 - Authored By Lonnie Randolph *Priority:* Tier 2 - Medium *State Bill Page:* <u>SB298</u>

SB299 LAW ENFORCEMENT OFFICER TRAINING (RANDOLPH L) Allows the law enforcement training board to establish minimum standards concerning firearms marksmanship and proficiency. Provides that firearms proficiency may not be taught or tested through the use of any target bearing a photorealistic depiction of a human being in any law enforcement: (1) basic training course; (2) inservice course; or (3) refresher course; used to train or accredit a law enforcement officer.

SB302 ASSESSED VALUE DEDUCTION FOR DISABLED VETERANS (RANDOLPH L) Increases the assessed value limit for the disabled veteran deduction by the annual percentage increase in the consumer price index for assessment dates after December 31, 2019.

SB303 CRIMINAL LAW MATTERS (RANDOLPH L) Provides that the crime of escape does not include the intentional removal of an electronic monitoring device or GPS tracking device. Reduces the penalty for maintaining a common nuisance from a Level 6 felony to a Class A misdemeanor. Provides that to use a prior unrelated conviction in determining a sentence enhancement for a habitual offender or a repeat sex offender, there may not be more than seven years from the time the person was released from imprisonment, probation, or parole for the prior unrelated felony conviction and the time the person committed the current offense. Eliminates the provision that awards one day of good time credit for every four days of time served on pretrial home detention. Eliminates the provision that prohibits a person from being reassigned to a different credit time class while being monitored on pretrial home detention. Specifies that a person placed on home detention while awaiting trial is initially assigned to a credit class based on the most serious offense with which the person is charged.

 Current Status:
 2/4/2019 - added as coauthor Senator Bohacek

 All Bill Status:
 1/7/2019 - Referred to Senate Corrections and Criminal Law

 1/7/2019 - First Reading
 1/7/2019 - Authored By Lonnie Randolph

 Priority:
 Tier 3 - Low

 State Bill Page:
 \$B303

SB304 INTIMIDATION AGAINST UTILITY WORKERS (KOCH E) Provides that a person who communicates a threat to another person with the intent of interfering with the provision of utility service or communications service for a dwelling, building, or other structure commits intimidation, a Class A misdemeanor. Provides that the offense is a Level 6 felony if the person to whom the threat is communicated is an employee or agent of: (1) a utility company; or (2) a communications service provider; and is engaged in the performance of the person's duties on behalf of the utility or the communications service provider. Defines the following terms for purposes of these provisions: (1) "Communications service". (2) "Communications service provider". (3) "Utility company". (4) "Utility service".

> Current Status:
>  2/12/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 130
>
>
>  All Bill Status:
>  1/24/2019 - added as coauthor Senator Sandlin
>
>
>  1/24/2019 - added as coauthor Senator Glick
>  1/24/2019 - added as third author Senator Freeman
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>
>  1/24/2019 - added as second author Senator Crider
>  1/24/2019 - added as second author Senator Crider
>
>
>  1/2/2019 - Referred to Senate Corrections and Criminal Law
>  1/7/2019 - First Reading
>
>
>  1/7/2019 - Authored By Eric Koch
>  1/7/2019 - Authored By Eric Koch

Priority: Tier 2 - Medium State Bill Page: <u>SB304</u>

SB305 TIMBER MANAGEMENT (STOOPS M) Requires that, before a permit, lease, or contract is issued to a person to remove merchantable timber, the person must secure a written approval from all counties in which any truck to be used in the removal operation is to be driven. Requires the department of natural resources (department) to prepare and publish on the department's Internet web site a cost-benefit analysis concerning the removal of merchantable timber from state forests. Provides that the department may not advertise or solicit bids for the removal of merchantable timber from a state forest until the cost-benefit analysis has been published on the department's Internet web site for at least 30 days.
 *Current Status:* 1/7/2019 - Referred to Senate Natural Resources
 *All Bill Status:* 1/7/2019 - First Reading 1/7/2019 - Authored By Mark Stoops
 *Priority:* Tier 3 - Low
 *State Bill Page:* <u>SB305</u>
 SB306 RANKED CHOICE VOTING (STOOPS M) Permits a municipality to implement ranked choice voting for all of the municipality's elected officer. Deprit a county to implement ranked choice voting for all of the municipality's elected officer. Deprit a county to implement ranked choice voting for all of the municipality's elected officer.

municipality's elected offices. Permits a county to implement ranked choice voting for all offices elected in the county. Establishes the procedure for a voter to rank the candidates according to the voter's choice when there are three or more candidates for election to an office. Establishes the procedures to count the voter's choices as votes at various stages of tabulating ballots. Makes conforming amendments.

Current Status:1/7/2019 - Referred to Senate ElectionsAll Bill Status:1/7/2019 - First Reading1/7/2019 - Authored By Mark StoopsPriority:Tier 1 - HighState Bill Page:SB306

SB307 REGULATION OF FIREARMS (STOOPS M) Defines the term "regulated weapon". Defines the term "multiburst trigger activator". Requires a person wishing to: (1) sell; (2) trade; or (3) transfer; a firearm to conduct the transaction through a licensed Indiana firearms dealer. Requires a licensed Indiana firearms dealer to perform a NICS background check when facilitating the: (1) sale; (2) trade; or (3) transfer; of a firearm between private parties. Creates the crime of "unlawful transfer of a regulated weapon". Prohibits the: (1) sale; (2) trade; or (3) transfer; of a regulated weapon to a person less than 21 years of age. Provides that a dealer or person who: (1) sells; (2) trades; or (3) transfers; a regulated weapon to a person less than 21 years of age commits a Level 6 felony. Creates the crime of "unlawful possession of a multiburst trigger activator". Provides that the possession or sale of a multiburst trigger activator is a Class A misdemeanor. Provides that the crime of unlawful possession of a multiburst trigger activator for the offense. Makes conforming amendments.

Current Status: 1/7/2019 - Referred to Senate Judiciary All Bill Status: 1/7/2019 - First Reading 1/7/2019 - Authored By Mark Stoops Priority: Tier 2 - Medium State Bill Page: <u>SB307</u>

SB308 PARTITION FENCES (STOOPS M) Provides that a fence that is used by adjoining property owners as a fence is, unless otherwise agreed upon by the property owners, considered a partition fence and must be repaired, maintained, and paid for by the person who builds the fence or causes the fence to be built. Provides that the existing partition fence law applies to partition fences built and maintained before January 1, 2019. Repeals provisions of the fence law concerning: (1) required payment to the owner for an existing fence when previously unenclosed property becomes enclosed; and (2) application and construction of the partition fence law.

 Current Status:
 1/7/2019 - Referred to Senate Agriculture

 All Bill Status:
 1/7/2019 - First Reading

 1/7/2019 - Authored By Mark Stoops
 1/7/2019 - Authored By Mark Stoops

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB308

SB309 STORAGE OF FIREARMS (STOOPS M) Prohibits a person from keeping or storing a firearm on any premises controlled by the person if one or more of the following conditions apply: (1) The person knows, or reasonably should know, that a child is likely to gain access to the firearm. (2) A permanent or temporary resident of the premises is disqualified, ineligible, or prohibited from possessing a firearm under federal or state law. (3) A permanent or

temporary resident of the premises poses a risk of imminent personal injury to himself or herself or any other individual. Provides that a failure to secure a firearm that results in injury to, or the death of, another person is a Level 6 felony. Enhances the offense to a Level 5 felony if the person has a prior, unrelated conviction for the offense. Specifies certain defenses. Defines certain terms. Makes conforming amendments.

Current Status:1/7/2019 - Referred to Senate JudiciaryAll Bill Status:1/7/2019 - First Reading1/7/2019 - Authored By Mark StoopsPriority:Tier 3 - LowState Bill Page:SB309

SB310 OUTPATIENT BASED OPIOID TREATMENT PROVIDERS (MERRITT J) Specifies requirements that a health care provider that prescribes for a patient in an office based opioid treatment setting must meet in the treatment of the patient.

 Current Status:
 1/28/2019 - added as coauthor Senator Niezgodski

 All Bill Status:
 1/7/2019 - Referred to Senate Health and Provider Services

 1/7/2019 - First Reading
 1/7/2019 - Authored By James Merritt

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB310

SB312 MANDATORY ELECTRONIC PRESCRIPTIONS (MERRITT J) Requires dentists, physicians, advanced practice registered nurses, optometrists, physician assistants, and podiatrists to issue a prescription in an electronic format and by electronic transmission after June 30, 2019. Provides exceptions to issuing an electronically transmitted prescription. Requires the Indiana board of pharmacy to adopt rules concerning electronically transmitted prescriptions. Provides that dentists, physicians, advanced practice registered nurses, optometrists, physician assistants, and podiatrists are subject to disciplinary action for violating these provisions. Makes conforming changes.

*Current Status:* 1/7/2019 - Referred to Senate Health and Provider Services

All Bill Status: 1/7/2019 - First Reading 1/7/2019 - Authored By James Merritt Priority: Tier 2 - Medium

State Bill Page: SB312

SB313 PUBLICATION OF TOWNSHIP ABSTRACT (NIEMEYER R) Eliminates the requirement that a township publish its annual abstract of receipts and expenditures.

 Current Status:
 1/7/2019 - Referred to Senate Local Government

 All Bill Status:
 1/7/2019 - First Reading

 1/7/2019 - Authored By Rick Niemeyer

 Priority:
 Tier 1 - High

 State Bill Page:
 SB313

SB314 LAKE COUNTY SOLID WASTE MANAGEMENT DISTRICT (NIEMEYER R) Provides that the Lake County solid waste management district (district) may not levy a property tax that is first due and payable in 2020 and thereafter, except to the extent necessary to pay the principal and interest on outstanding bonds or other debt obligations after December 31, 2019. Requires the department of local government finance to increase the maximum permissible ad valorem property tax levy in Lake County by an amount equal to the amount of the tax levy imposed by the district in 2019. Authorizes the Lake County fiscal body to appropriate to the district the amounts necessary for the district to carry out the duties and functions of the district, as determined by the fiscal body of the county.

 Current Status:
 2/12/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431

 All Bill Status:
 2/5/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 431

 1/7/2019 - Referred to Senate Tax and Fiscal Policy
 1/7/2019 - Referred to Senate Tax and Fiscal Policy

 1/7/2019 - First Reading
 1/7/2019 - Authored By Rick Niemeyer

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB314

SB315 TOWNSHIP ASSISTANCE APPEAL (NIEMEYER R) Allows a township assistance applicant to appeal to the county commissioners if a township trustee refuses or fails to respond to a request for township assistance services. *Current Status:* 1/7/2019 - Referred to Senate Local Government All Bill Status: 1/7/2019 - First Reading 1/7/2019 - Authored By Rick Niemeyer Priority: Tier 3 - Low State Bill Page: <u>SB315</u>

SB316 ELIMINATION OF ANNUAL ADJUSTMENTS OF ASSESSED VALUES (NIEMEYER R) Eliminates the annual adjustments (or "trending") to assessed values of certain real property for assessment dates beginning after December 31, 2019. Retains the provisions in current law that require four year cyclical reassessments. Allows a reassessment plan for the four year cyclical reassessments to include trending factors in the plan. Does not eliminate the annual adjustment for agricultural land. Makes conforming changes. Makes technical corrections.

Current Status:1/7/2019 - Referred to Senate AppropriationsAll Bill Status:1/7/2019 - First Reading<br/>1/7/2019 - Authored By Rick NiemeyerPriority:Tier 1 - HighState Bill Page:SB316

SB317 CUSTODY OF DOCUMENTS UNDER AUDIT (NIEMEYER R) Removes provisions regarding the authority of the state board of accounts (board) to conduct an examination without notice to an entity subject to examination. Specifies the manner in which records requested as part of an examination must be handled. Requires the board, in the case of an examination of a township, to: (1) notify the township executive (executive) of the records requested by the board; and (2) allow the executive to bring the requested records to the circuit court clerk's office. Makes corresponding changes.

 Current Status:
 1/7/2019 - Referred to Senate Local Government

 All Bill Status:
 1/7/2019 - First Reading

 1/7/2019 - Authored By Rick Niemeyer

 Priority:
 Tier 1 - High

 State Bill Page:
 SB317

SB319 SENTENCING AFTER PROBATION REVOCATION (HEAD R) Permits a person convicted of a Level 6 felony to be committed to the department of correction (DOC) if: (1) the person's probation, parole, or community corrections is revoked due to commission of a new criminal offense; (2) the person has been charged with the new criminal offense; and (3) commitment to the DOC is due to the revocation.

Current Status:	2/4/2019 - added as coauthor Senator Houchin
All Bill Status:	2/4/2019 - added as coauthor Senator Bohacek
	2/4/2019 - House sponsor: Representative Steuerwald
	2/4/2019 - Third reading passed; Roll Call 65: yeas 49, nays 0
	2/4/2019 - Senate Bills on Third Reading
	1/31/2019 - added as coauthor Senator Zay
	1/31/2019 - Second reading ordered engrossed
	1/31/2019 - Senate Bills on Second Reading
	1/29/2019 - Senate Bills on Second Reading
	1/28/2019 - Senate Bills on Second Reading
	1/24/2019 - added as coauthor Senator Young M
	1/24/2019 - added as coauthors Senators Sandlin, Busch, Randolph
	1/24/2019 - added as second author Senator Koch
	1/24/2019 - Committee Report amend do pass, adopted
	1/22/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays:
	0
	1/22/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing);
	Time & Location: 10:00 AM, Rm. 130
	1/7/2019 - Referred to Senate Corrections and Criminal Law
	1/7/2019 - First Reading
	1/7/2019 - Authored By Randall Head
Priority:	Tier 3 - Low
State Bill Page:	

SB321 FIREARMS STORAGE (MERRITT J) Defines the term "reasonable effort". Provides that a parent or legal guardian of a child who makes a reasonable effort to prevent a child from accessing or possessing a firearm is exempt from the statute concerning dangerous control of a child. Makes a technical correction. Makes conforming amendments.

Current Status: 1/7/2019 - Referred to Senate Judiciary

All Bill Status: 1/7/2019 - First Reading

1/7/2019 - Authored By James Merritt *Priority:* Tier 2 - Medium *State Bill Page:* <u>SB321</u>

SB322 SALES TAX ADMINISTRATION (HOLDMAN T) Provides that a marketplace facilitator is required to collect and remit state sales tax as a retail merchant when it facilitates a retail transaction for sellers on the marketplace facilitator's marketplace. Specifies circumstances in which a marketplace facilitator or a seller would not be required to collect and remit the state sales tax on the retail sale. Retains provisions that go into effect on July 1, 2019, for state sales tax collection and remittance requirements of an accommodations facilitator that facilitates a retail transaction for sellers that rent or furnish rooms, lodgings, or accommodations in Indiana.

 Current Status:
 2/12/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431

 All Bill Status:
 1/15/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 431

 1/7/2019 - Referred to Senate Tax and Fiscal Policy
 1/7/2019 - Referred to Senate Tax and Fiscal Policy

 1/7/2019 - First Reading
 1/7/2019 - Authored By Travis Holdman

 Priority:
 Tier 3 - Low

State Bill Page: SB322

SB324 DISABLED VETERANS PARKING PLACARDS (CRIDER M) Requires the bureau of motor vehicles to design a parking placard that designates that the placard has been issued to a person who has been issued or is otherwise eligible to receive a disabled Hoosier veteran plate. Provides that a person who is qualified to receive a disabled Hoosier veteran plate and has been issued a permanent parking placard may not be charged a fee for parking in a metered space or assessed a penalty for parking in a metered space for longer than the time permitted.

*Current Status:* 1/24/2019 - House sponsor: Representative Judy

All Bill Status:	1/24/2019 - Third reading passed; Roll Call 32: yeas 48, nays 0
	1/24/2019 - Senate Bills on Third Reading
	1/22/2019 - added as coauthor Senator Crane
	1/22/2019 - added as third author Senator Glick
	1/22/2019 - Second reading ordered engrossed
	1/22/2019 - Senate Bills on Second Reading
	1/17/2019 - added as second author Senator Garten
	1/17/2019 - Senate Bills on Second Reading
	1/15/2019 - Committee Report do pass, adopted
	1/15/2019 - Senate Committee recommends passage Yeas: 9; Nays: 0
	1/15/2019 - Senate Homeland Security and Transportation, (Bill Scheduled for
	Hearing); Time & Location: 9:00 AM, Senate Chamber
	1/7/2019 - Referred to Senate Homeland Security and Transportation
	1/7/2019 - First Reading
	1/7/2019 - Authored By Michael Crider
Priority:	Tier 1 - High

State Bill Page: <u>SB324</u>

SB325 STUDENT SAFETY AWARENESS (CRIDER M) Establishes the student safety awareness fund (fund) for the purpose of awarding grants to schools to fund public service announcements prepared by students to raise student awareness of personal safety issues. Provides that the criminal justice institute administers the fund and awards grants from the fund.

Current Status:	2/4/2019 - added as coauthor Senator Houchin
All Bill Status:	2/4/2019 - House sponsor: Representative Sullivan
	2/4/2019 - Third reading passed; Roll Call 66: yeas 47, nays 2
	2/4/2019 - Senate Bills on Third Reading
	1/31/2019 - added as coauthor Senator Randolph
	1/31/2019 - Second reading ordered engrossed
	1/31/2019 - Senate Bills on Second Reading
	1/28/2019 - Committee Report amend do pass, adopted
	1/24/2019 - Senate Committee recommends passage, as amended Yeas: 10; Nays: 1
	1/24/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431
	1/15/2019 - added as second author Senator Merritt

 1/15/2019 - Committee Report do pass adopted; reassigned to Committee on Appropriations
 1/15/2019 - Senate Committee recommends passage Yeas: 9; Nays: 0
 1/15/2019 - Senate Homeland Security and Transportation, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Senate Chamber
 1/7/2019 - Referred to Senate Homeland Security and Transportation
 1/7/2019 - First Reading
 1/7/2019 - Authored By Michael Crider
 Priority: Tier 2 - Medium

State Bill Page: SB325

SB326 INTEGRATED SCHOOL BASED MENTAL HEALTH (CRIDER M) Establishes the integrated school based mental health and substance use disorder services grant program (program) to provide grants to school corporations for the development, implementation, and maintenance of integrated school based mental health and substance use disorder services plans. Requires the department of education, in coordination with the division of mental health and addiction, to administer the program. Provides that, beginning after June 30, 2020, a school corporation is eligible for a grant if the school corporation meets the requirements of the program. Establishes the requirements to participate in the program and grant amounts.

Current Status:1/22/2019 - added as second author Senator KruseAll Bill Status:1/14/2019 - added as coauthor Senator Becker1/7/2019 - Referred to Senate Health and Provider Services1/7/2019 - First Reading1/7/2019 - Authored By Michael CriderPriority:Tier 2 - MediumState Bill Page:\$B326

SB327 SCHOOL BUS SAFETY (BOHACEK M) Provides that a person who operates a vehicle and recklessly passes a school bus stopped to load or unload a student when the arm signal device is extended commits a Class B misdemeanor. Provides that a person who operates a vehicle and recklessly passes a school bus stopped to load or unload a student when the arm signal device is extended and causes bodily injury commits a Class A misdemeanor. Provides that a person who meets or overtakes from any direction a school bus stopped to load or unload a student when the arm signal device is extended commits a Class A infraction. Provides that a court may suspend the driving privileges of a person who meets or overtakes from any direction a school bus stopped to load or unload a student when the arm signal device is extended.

Current Status: 1/7/2019 - Referred to Senate Corrections and Criminal Law All Bill Status: 1/7/2019 - First Reading 1/7/2019 - Authored By Mike Bohacek Priority: Tier 1 - High State Bill Page: <u>SB327</u>

SB328 COMMON NUISANCE (BOHACEK M) Reduces the penalty for maintaining a common nuisance from a Level 6 felony to a Class A misdemeanor for a first offense.

Current Status:	1/7/2019 - Referred to Senate Corrections and Criminal Law
All Bill Status:	1/7/2019 - First Reading
	1/7/2019 - Authored By Mike Bohacek
Priority:	Tier 3 - Low
State Bill Page:	<u>SB328</u>

SB331 CRIMES INVOLVING THE DEATH OF AN INDIVIDUAL (FORD J) Increases the penalty for certain crimes involving death. Provides that a court may suspend only that part of a sentence that is in excess of the minimum sentence for a person convicted of a Level 3 or Level 4 felony for certain crimes involving death or serious bodily injury. (Current law provides that a court may suspend any part of a sentence for certain crimes involving death or serious bodily injury.) Makes a technical correction.

 Current Status:
 1/7/2019 - Referred to Senate Corrections and Criminal Law

 All Bill Status:
 1/7/2019 - First Reading

 1/7/2019 - Authored By Jon Ford

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB331

SB332

LAKE COUNTY LOCAL INCOME TAX DISTRIBUTIONS (HOLDMAN T) Adds an expiration date for certain special

provisions in current law that allow the Lake County council to adopt an ordinance to use local income tax revenue to provide property tax replacement credits against: (1) property tax levies imposed by the county; or (2) property taxes imposed by municipalities and by the county in unincorporated areas. Provides a schedule for distribution of the tax revenue until the expiration of the special provisions in current law. Provides that if Lake County has an ordinance in effect under the special provisions that reduces all property tax levies imposed by the county by the granting of property tax replacement credits against those property tax levies, the tax rate imposed under that ordinance continues in effect and shall be imposed under the provisions in the local income tax statute that apply to all counties.

Current Status:1/29/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time &<br/>Location: 10:00 AM, Rm. 431All Bill Status:1/7/2019 - Referred to Senate Tax and Fiscal Policy<br/>1/7/2019 - First Reading<br/>1/7/2019 - Authored By Travis HoldmanPriority:Tier 2 - MediumState Bill Page:SB332

SB333 ORIFICE SEARCHES AND BLOOD DRAWS (GROOMS R) Establishes a procedure authorizing licensed medical personnel to obtain a bodily fluid sample or to retrieve contraband from the bodily orifice of an individual as part of a criminal investigation, and grants immunity to the medical personnel.

 Current Status:
 2/6/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 130

 All Bill Status:
 1/7/2019 - Referred to Senate Judiciary 1/7/2019 - First Reading 1/7/2019 - First Reading 1/7/2019 - Authored By Ronald Grooms

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB333

SB334 OPERATION OF SAFETY REST AREAS (GROOMS R) Requires the office of tourism development and the Indiana department of transportation (INDOT) to enter into a memorandum of understanding under which the office of tourism development will assume the responsibility of operating safety rest areas. Provides that the terms of a memorandum of understanding concerning the operation of safety rest areas must provide that INDOT retains ownership of real property acquired to construct safety rest areas.

 Current Status:
 1/8/2019 - Referred to Senate Homeland Security and Transportation

 All Bill Status:
 1/8/2019 - First Reading

 1/8/2019 - Authored By Ronald Grooms
 1/8/2019 - Authored By Ronald Grooms

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB334

SB336 MISDEMEANOR PENALTIES (YOUNG M) Makes numerous misdemeanors civil infractions. Repeals the crimes of vending machine vandalism and refusing to yield a party line. Increases the penalty for obstructing a medical person from a Class B misdemeanor to a Class A misdemeanor. Makes conforming provisions and repeals obsolete provisions.

Current Status:	2/12/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 130
All Bill Status:	<ul> <li>2/5/2019 - added as coauthor Senator Bohacek</li> <li>2/5/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing); Time &amp; Location: 9:00 AM, Rm. 130</li> <li>1/24/2019 - added as second author Senator Sandlin</li> <li>1/8/2019 - Referred to Senate Corrections and Criminal Law</li> <li>1/8/2019 - First Reading</li> <li>1/8/2019 - Authored By Michael Young</li> </ul>
Priority: State Bill Page:	Tier 3 - Low <u>SB336</u>

SB340 MORATORIUM ON PRIVATELY OPERATED FACILITIES (MELTON E) Prohibits the department of correction from contracting with a private organization for the incarceration of committed persons or immigration detainees in a facility owned by the private organization, and for the operation by the private organization of a correctional facility or immigration detention center owned by the state. Prohibits a unit of local government from contracting with a private organization of prisoners or immigration detainees in a facility owned by the private organization of prisoners or immigration detainees in a facility owned by the private organization or for the operation by the private organization of a correctional facility or immigration detention center owned by the unit of local government. Provides exceptions for centers providing reentry services as part of a community transition program.

Current Status: 1/8/2019 - Referred to Senate Corrections and Criminal Law All Bill Status: 1/8/2019 - First Reading 1/8/2019 - Authored By Eddie Melton Tier 1 - High Priority: SB340 State Bill Page: SB342 EMPLOYMENT OF MINORS (PERFECT C) Urges the legislative council to assign to an appropriate interim study committee the task of studying the employment of minors. Current Status: 2/11/2019 - Senate Bills on Second Reading All Bill Status: 2/7/2019 - Senate Bills on Second Reading 2/5/2019 - Senate Bills on Second Reading 2/4/2019 - added as second author Senator Doriot 2/4/2019 - Senate Bills on Second Reading 1/31/2019 - Committee Report amend do pass, adopted 1/30/2019 - Senate Committee recommends passage, as amended Yeas: 10; Nays: 1 1/30/2019 - Senate Pensions and Labor, (Bill Scheduled for Hearing); Time & Location: 9:30 AM, Rm. 233 1/23/2019 - Senate Pensions and Labor, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 223 1/8/2019 - Referred to Senate Pensions and Labor 1/8/2019 - First Reading 1/8/2019 - Authored By Chip Perfect Priority: Tier 2 - Medium State Bill Page: SB342 SB347 IMPLICIT BIAS TRAINING (FORD J) Requires members of the general assembly to complete not less than one hour of implicit bias training. Specifies that the training must be comparable to the implicit bias training provided to law enforcement officers employed by a consolidated city. Current Status: 1/8/2019 - Referred to Senate Public Policy All Bill Status: 1/8/2019 - First Reading 1/8/2019 - Authored By J.D. Ford Priority: Tier 3 - Low State Bill Page: SB347 SB353 BUMP STOCK PROHIBITION (MRVAN F) Defines the term "multiburst trigger activator". Creates the crime of "unlawful possession of a multiburst trigger activator". Provides that the possession or sale of a multiburst trigger activator is a Class A misdemeanor. Provides that the crime of unlawful possession of a multiburst trigger activator is a Level 6 felony if the person has a prior, unrelated conviction for the offense. Current Status: 1/10/2019 - Referred to Senate Judiciary All Bill Status: 1/10/2019 - First Reading 1/10/2019 - Authored By Frank Mrvan Priority: Tier 2 - Medium State Bill Page: SB353 SB354 MENTAL HEALTH EDUCATION AND SCREENINGS (MRVAN F) Requires a school corporation's health education curriculum to include mental health wellness education. Provides that the governing body of a school corporation may provide mental health screenings to students if the governing body receives written consent from a student's parent or guardian to provide a mental health screening to the student. Requires the department of education to provide a school corporation with resources regarding mental health wellness upon request by the school corporation. Current Status: 1/10/2019 - Referred to Senate Education and Career Development All Bill Status: 1/10/2019 - First Reading 1/10/2019 - Authored By Frank Mrvan Priority: Tier 2 - Medium State Bill Page: SB354 SB355 MINIMUM WAGE (MRVAN F) Increases the minimum wage paid to certain employees in Indiana as follows: (1) after June 30, 2020, from \$7.25 an hour to \$10 an hour; (2) after June 30, 2021, from \$10 an hour to \$13 an hour; and (3) after June 30, 2022, from \$13 an hour to \$15 an hour. Provides that after June 30, 2023, and each subsequent June

after June 30, 2022, from \$13 an hour to \$15 an hour. Provides that after June 30, 2023, and each subsequent June 30, the hourly minimum wage increases at the same percentage as any increase in the Consumer Price Index for the

preceding calendar year. Makes technical corrections and corresponding changes. Removes outdated language.

*Current Status:* 1/10/2019 - Referred to Senate Pensions and Labor *All Bill Status:* 1/10/2019 - First Reading

1/10/2019 - Authored By Frank Mrvan

Priority: Tier 2 - Medium

State Bill Page: <u>SB355</u>

SB357 CANNABIS REGULATION (TALLIAN K) Establishes a medical marijuana program (program), and permits caregivers and patients who have received a physician recommendation to possess a certain quantity of marijuana for treatment of certain medical conditions. Establishes a regulatory agency to oversee the program, and creates the regulatory agency advisory committee to review the effectiveness of the program and to consider recommendations from the regulatory agency. Authorizes the regulatory agency to grant research licenses to research facilities with a physical presence in Indiana. Repeals the controlled substance excise tax and the marijuana eradication program. Makes conforming amendments.

Current Status:	1/31/2019 - added as coauthor Senator Stoops
All Bill Status:	1/10/2019 - Referred to Senate Health and Provider Services
	1/10/2019 - First Reading
	1/10/2019 - Authored By Karen Tallian
Priority:	Tier 3 - Low
State Bill Page:	<u>SB357</u>

SB358 WORKER'S COMPENSATION (TALLIAN K) Increases benefits for injuries and disablements by 10% each year for three years, beginning on July 1, 2019.

Current Status:2/13/2019 - Senate Pensions and Labor, (Bill Scheduled for Hearing); Time &<br/>Location: 10:00 AM, Rm. 233All Bill Status:1/10/2019 - Referred to Senate Pensions and Labor<br/>1/10/2019 - First Reading<br/>1/10/2019 - Authored By Karen TallianPriority:Tier 2 - MediumState Bill Page:SB358

SB359 INDIVIDUALIZED MENTAL HEALTH SAFETY PLANS (CRIDER M) Requires the division of mental health and addiction to establish a standard format for individualized mental health safety plans. Requires each psychiatric crisis center, psychiatric inpatient unit, and psychiatric residential treatment provider to, upon request and without the consent of the patient, disclose a patient's individualized mental health safety plan to certain licensed physicians and mental health providers. Provides that a psychiatric crisis center, psychiatric inpatient unit, or psychiatric residential treatment provider that discloses an individualized mental health safety plan to certain licensed physicians and mental health providers in good faith is immune from civil and criminal liability. Requires psychiatric crisis centers, psychiatric inpatient units, and psychiatric residential treatment providers to: (1) collaboratively develop a mental health safety plan with each patient; (2) explain the benefits of coordinating care and sharing mental health safety plans with mental health providers in the community that can help with the patient's safe transition back into the community; and (3) make a good faith effort before a patient leaves a facility at which the patient is receiving care to obtain the patient's consent to disclose the patient's individualized mental health safety plan with mental health providers, integrated school based mental health providers, and mental health community paramedicine programs that will be supporting the patient's safe transition back into the community and, if applicable, school.

Current Status: 2/11/2019 - Senate Bills on Second Reading

All Bill Status: 2/7/2019 - Committee Report do pass, adopted 2/6/2019 - Senate Committee recommends passage Yeas: 10; Nays: 0 2/6/2019 - Senate Health and Provider Services, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431 1/14/2019 - added as coauthor Senator Becker 1/10/2019 - Referred to Senate Health and Provider Services 1/10/2019 - First Reading 1/10/2019 - Authored By Michael Crider Priority: Tier 2 - Medium

State Bill Page: SB359

SB360

OFFICE OF THE ATTORNEY GENERAL (CRIDER M) Specifies that the attorney general may conduct an independent investigation concerning human trafficking. Defines "multiple county offense" and authorizes the attorney general to: (1) access and maintain certain information relating to a multiple county offense; (2) investigate a multiple county offense; (3) assist in the investigation and prosecution of a multiple county offense; and (4) request the assistance of

a law enforcement agency in conducting the investigation. Authorizes a law enforcement agency to assist the attorney general. Specifies that the attorney general does not have the power to arrest or prosecute a person.

Current Status:1/10/2019 - Referred to Senate JudiciaryAll Bill Status:1/10/2019 - First Reading1/10/2019 - Authored By Michael CriderPriority:Tier 2 - MediumState Bill Page:SB360

SB361 ELECTRIC BICYCLES (CRIDER M) Defines the term "electric bicycle" as a bicycle equipped with: (1) operable pedals; and (2) an electric motor with a power output not greater than 750 watts. Provides that an electric bicycle is not a motor vehicle. Provides that the operator of an electric bicycle is: (1) subject to all of the duties; and (2) entitled to all of the rights and privileges; of a bicycle operator. Provides that an electric bicycle shall be regulated as a bicycle. Provides certain exceptions. Exempts the operator of an electric bicycle from motor vehicle statutes concerning: (1) driver's licenses; and (2) financial responsibility. Exempts electric bicycles from motor vehicle statutes concerning: (1) certificates of title; (2) registration; and (3) off-road vehicles. Requires manufacturers and distributors of electric bicycles to affix and prominently display a label with the following information on each electric bicycle: (1) The class level of the electric bicycle. (2) The top assisted speed of the electric bicycle. (3) The total power output of the electric bicycle's electric motor. Requires all electric bicycles to comply with certain requirements adopted by the United States Consumer Product Safety Commission. Requires all electric bicycles to be equipped with an electric motor that disengages or ceases to function when the operator: (1) stops pedaling; or (2) applies brakes. Specifies where electric bicycles may be operated. Allows a local authority or state agency with jurisdiction over a trail, bicycle path, or multipurpose path to regulate the use of electric bicycles on a trail, bicycle path, or multipurpose path subject to the local authority's or state agency's jurisdiction. Prohibits a person under 15 years of age from operating certain electric bicycles. Allows a person under 15 years of age to ride as a passenger on certain electric bicycles. Requires a properly fitted and fastened helmet capable of meeting certain safety standards to be worn by certain individuals when operating or riding on certain electric bicycles. Defines certain terms. Makes conforming amendments.

Current Status: 1/10/2019 - Referred to Senate Homeland Security and Transportation

All Bill Status: 1/10/2019 - First Reading

1/10/2019 - Authored By Michael Crider

Priority: Tier 1 - High

State Bill Page: SB361

SB364 TRANSFER STUDENTS (BOHACEK M) Allows the governing body of a school corporation to implement a policy to require and collect a transfer fee from the parents of a student or a student if: (1) the student does not have legal settlement in the school corporation; (2) the student attends a school in the school corporation; and (3) a property tax levy has been imposed as a result of having been approved by voters in a referendum. Provides that the amount of the transfer fee may not exceed the average property tax liability imposed on taxpayer homesteads in the school corporation attributable to the property tax rate or rates for the property tax levy or levies approved in the referendum. Provides that the transfer fee may be used only for the purpose or project for which the levy is imposed. Requires a county auditor to determine the maximum amount of the transfer fee. Provides that a transfer fee policy may not impose a transfer fee with respect to a student in foster care or placed by the department of child services. Provides that a school corporation may impose multiple fees on a family having multiple students attending a school or schools in the school corporation but the total amount of the transfer fees imposed upon the family may not exceed the amount of the maximum transfer fees.

 Current Status:
 1/10/2019 - Referred to Senate Education and Career Development

 All Bill Status:
 1/10/2019 - First Reading

 1/10/2019 - Authored By Mike Bohacek
 Priority:

 Tier 2 - Medium
 State Bill Page:

SB365 FUNDING FOR CHILD WELFARE PROGRAMMING (ZAY A) Provides that the department of child services (department) may collaborate with other entities to implement or participate in programs designed to connect the department and local offices with supportive local community organizations that may provide assistance in meeting the needs of children and families in crisis. Makes an appropriation.

 Current Status:
 2/11/2019 - Senate Family and Children Services, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Senate Chamber

 All Bill Status:
 2/7/2019 - added as coauthor Senator Ford Jon 1/31/2019 - added as third author Senator Merritt 1/14/2019 - added as second author Senator Crane 1/10/2019 - Referred to Senate Family and Children Services 1/10/2019 - First Reading

 1/10/2019 - Authored By Andy Zay *Priority:* Tier 2 - Medium *State Bill Page:* <u>SB365</u>

SB366 INTERIM COMMITTEE ON TOWNSHIP CONSOLIDATION (ZAY A) Urges the legislative council to assign to an appropriate interim study committee the task of studying the reduction of township government where economic efficiencies can be obtained. Requires the county executive or county executive's designee of each county to make recommendations to the committee regarding reducing township governments and providing township services in their own counties.

 Current Status:
 1/10/2019 - Referred to Senate Local Government

 All Bill Status:
 1/10/2019 - First Reading

 1/10/2019 - Authored By Andy Zay

 Priority:
 Tier 1 - High

 State Bill Page:
 \$B366

SB367 ELECTION SIGNS (ZAY A) Provides that the county executive shall require the owner, lessee, manager, or any other individual or entity that controls a nonpublic building used as a polling place to permit a candidate or an individual designated as a candidate's representative to place signs on the property of the nonpublic building on days when voting occurs on the property.

Current Status:1/24/2019 - added as second author Senator SandlinAll Bill Status:1/10/2019 - Referred to Senate Elections1/10/2019 - First Reading1/10/2019 - Authored By Andy ZayPriority:Tier 2 - MediumState Bill Page:SB367

SB370 OVER 65 DEDUCTION AND CIRCUIT BREAKER CREDIT (BOOTS P) Increases (from \$182,430 to \$228,000) the deduction limitation on the assessed value of an individual's real property, or mobile home or manufactured home which is not assessed as real property, if the individual is at least 65 years of age on or before December 31 of the calendar year preceding the year in which the deduction is claimed. Provides that the additional credit for certain homesteads under current law does not apply if the gross assessed value of the homestead on the assessment date for which property taxes are imposed is at least \$191,700 (rather than \$160,000 under current law).

 Current Status:
 1/10/2019 - Referred to Senate Tax and Fiscal Policy

 All Bill Status:
 1/10/2019 - First Reading

 1/10/2019 - Authored By Philip Boots

 Priority:
 Tier 1 - High

 State Bill Page:
 SB370

SB371 PRESUMPTION OF WORKER STATUS (BOOTS P) Establishes a presumption that a worker performing work at a licensed premises is an independent contractor if certain conditions are met. Provides that the presumption applies for purposes of construing statutes concerning the minimum wage, frequency of wage payments, wage claims, employee breaks, worker's compensation and occupational diseases compensation, unemployment compensation, the Indiana Occupational Safety and Health Act, and civil rights enforcement. Provides that the presumption may be rebutted with competent evidence and that a meeting or hearing held to rebut the presumption may be held as an executive session under the public meetings law. Provides that, if a worker does not satisfy the conditions and the presumption does not apply to the worker, a presumption is not created that the worker is an employee.

 Current Status:
 2/13/2019 - Senate Pensions and Labor, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 233

 All Bill Status:
 1/10/2019 - Referred to Senate Pensions and Labor

 1/10/2019 - First Reading
 1/10/2019 - Authored By Philip Boots

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB371

SB375 COLLECTING SOLID WASTE MANAGEMENT DISTRICT FEES (NIEMEYER R) Amends the solid waste management district law to provide that, after June 30, 2020, a solid waste hauler or a hauler of recyclable materials may not be required to collect solid waste management fees and remit the fees to the board of a solid waste management district or a unit of local government. Amends the local government law to provide that, after June 30, 2020, a unit of local government does not have the power to require a solid waste hauler or a hauler of recyclable materials to collect solid waste management fees to a unit of local government or the board of a solid waste

management district. *Current Status:* 1/8/2019 - Referred to Senate Environmental Affairs *All Bill Status:* 1/8/2019 - First Reading 1/8/2019 - Authored By Rick Niemeyer *Priority:* Tier 2 - Medium *State Bill Page:* <u>SB375</u>

SB376 FUNDING FOR HOUSING VICTIMS OF DOMESTIC VIOLENCE (MERRITT J) Makes an appropriation from the state general fund to the Indiana housing and community development authority (IHCDA). Provides that the appropriation is for the IHCDA's use in leveraging matching funds to provide housing to eligible persons experiencing a housing crisis because of domestic or family violence.

 Current Status:
 1/14/2019 - Referred to Senate Appropriations

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By James Merritt
 1/14/2019 - Authored By James Merritt

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB376

SB377 ALLEN COUNTY SUBSTANCE ABUSE PILOT PROGRAM (MERRITT J) Removes a requirement that the administrator of the Allen County substance abuse pilot program (pilot program) expend \$1 of local funds for every \$1 of state funds expended. Provides that the Allen County board of county commissioners and the administrator of the pilot program shall determine what is considered a room and board day for a recovery residency for the pilot program. Provides for a rate of \$32.50 per room and board day for a recovery residency. Makes an appropriation.

 Current Status:
 2/7/2019 - Committee Report do pass adopted; reassigned to Committee on Appropriations

 All Bill Status:
 2/6/2019 - Senate Committee recommends passage Yeas: 10; Nays: 0

 2/6/2019 - Senate Health and Provider Services, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431

 1/14/2019 - Referred to Senate Health and Provider Services

 1/14/2019 - First Reading

 1/14/2019 - Authored By James Merritt

 Priority:

 Tier 2 - Medium

 State Bill Page:

SB378 SUBSTANCE USE DISORDERS (HEAD R) Requires an addiction treatment team and an office based opioid provider to use one of the three most effective medications as indicated by the federal Food and Drug Administration, unless contraindicated for the patient. Requires the coroner to notify the state department of health (department) and a deceased individual's prescribing physician, physician assistant, or advanced practice registered nurse upon learning of the death of the individual in the coroner's jurisdiction as the result of a controlled substance overdose. Requires the department to maintain a list of physicians, physician assistants, and advanced practice registered nurses who prescribe a controlled substance that results in an overdose death. Requires the medical licensing board to adopt rules to establish treatment requirements for physicians, physician assistants, and advanced practice registered nurses who treat patients with chronic pain that are based on the federal Centers for Disease Control and Prevention's guidelines for the treatment of chronic pain. Requires that the medical licensing board adopt rules to require physician assistants, and advanced practice registered nurses who treat patients with a drug addiction to use one of the three most effective medications as indicated by the federal Food and Drug Administration, unless contraindicated for the patient.

Current Status:	1/14/2019 - Referred to Senate Health and Provider Services
All Bill Status:	1/14/2019 - First Reading
	1/14/2019 - Authored By Randall Head
Priority:	Tier 3 - Low
State Bill Page:	<u>SB378</u>

SB382 STORED VALUE CARD FRAUD (KOCH E) Defines the term "stored value card". Provides that a person who, with intent to defraud, obtains property by using a stored value card, knowing that the stored value card: (1) was unlawfully obtained or retained; or (2) is forged, revoked, or expired; commits a Level 6 felony. Makes conforming amendments.

Current Status: 1/14/2019 - Referred to Senate Corrections and Criminal Law All Bill Status: 1/14/2019 - First Reading 1/14/2019 - Authored By Eric Koch Priority: Tier 3 - Low State Bill Page: SB382

AIR OR GAS OPERATED WEAPONS ON SCHOOL PROPERTY (KOCH E) Provides that a person who knowingly or SB383 intentionally points an air or gas operated weapon designed to expel a metal projectile at another person while present on a: (1) school bus; or (2) property affiliated with, belonging to, or operated by: (A) an accredited nonpublic school; (B) a charter school; or (C) a school corporation; commits a Class B misdemeanor. Defines certain terms. Makes conforming amendments.

Current Status:	2/11/2019 - Senate Bills on Third Reading
All Bill Status:	2/7/2019 - added as coauthor Senator Randolph
	2/7/2019 - added as third author Senator Freeman
	2/7/2019 - Second reading ordered engrossed
	2/7/2019 - Senate Bills on Second Reading
	2/5/2019 - added as coauthor Senator Bohacek
	2/5/2019 - Committee Report do pass, adopted
	2/5/2019 - Senate Committee recommends passage Yeas: 8; Nays: 1
	2/5/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing); Time
	& Location: 9:00 AM, Rm. 130
	1/14/2019 - Referred to Senate Corrections and Criminal Law
	1/14/2019 - First Reading
	1/14/2019 - Authored By Eric Koch
Priority:	Tier 3 - Low

State Bill Page: SB383

SB384 OCCUPATIONAL LICENSING (KOCH E) Provides that the small business ombudsman (ombudsman) shall review a proposed rule that is an occupational regulation and imposes requirements or costs on persons subject to the occupational regulation. Requires the attorney general to disapprove a proposed rule if it violates federal antitrust laws. Requires that an agency file a statement concerning the economic impact of the proposed occupational regulation on persons who are subject to the occupational regulation. Requires the ombudsman to approve or deny the occupational regulation after determining if the least restrictive regulation is used. Requires a regulatory flexibility analysis that considers any less intrusive or less costly alternative methods of achieving the purpose of the proposed occupational regulation, including the establishment of the least restrictive regulation that is necessary to regulate the occupation or protect consumers. Establishes guidelines to analyze an occupational regulation to determine if it is the least restrictive regulation. Makes conforming changes to include regulated occupations in the laws that affect the adoption of rules that affect small businesses. Provides that an occupational regulation that is adopted by an agency during: (1) an odd-numbered year may not become effective until March 15 during the subsequent year; and (2) an even-numbered year may not become effective until May 1 during the subsequent year. 41-1-1-1

Current Status:	1/14/2019 - added as third author Senator Spartz
All Bill Status:	1/14/2019 - added as second author Senator Holdman
	1/14/2019 - Referred to Senate Commerce and Technology
	1/14/2019 - First Reading
	1/14/2019 - Authored By Eric Koch
Priority:	Tier 2 - Medium
State Bill Page:	<u>SB384</u>

SB387 UNSAFE BUILDING HEARING NOTIFICATIONS (KOCH E) Clarifies the procedure for notice by publication under the unsafe building law.

> Current Status: 1/14/2019 - Referred to Senate Local Government All Bill Status: 1/14/2019 - First Reading 1/14/2019 - Authored By Eric Koch Priority: Tier 1 - High State Bill Page: SB387

FAIR PAY IN EMPLOYMENT (STOOPS M) Provides that it is an unlawful employment practice to: (1) pay wages that SB395 discriminate on the basis of sex for substantially similar work; (2) provide less favorable employment opportunities to an employee on the basis of sex; (3) take an adverse employment action against an employee or other person because the employee inquired about, disclosed, compared, or otherwise discussed the employee's wages; and (4) require an employee to sign a waiver or other document that purports to deny the employee the right to disclose the employee's wage information. Provides that an employer may, under certain circumstances, limit discussion of employee wages. Provides that the civil rights commission has jurisdiction for the investigation and resolution of complaints of these employment actions.

Current Status: 1/10/2019 - Referred to Senate Pensions and Labor

All Bill Status: 1/10/2019 - First Reading 1/10/2019 - Authored By Mark Stoops Priority: Tier 3 - Low State Bill Page: SB395 INCOME TAX EXEMPTION FOR MILITARY PAY (ALTING R) Exempts military pay earned by members of an active SB396 component of the armed forces of the United States from the individual income tax. (Current law exempts from the individual income tax the military pay earned by members of the National Guard and reserve components of the armed forces of the United States while serving on active duty.) *Current Status:* 1/14/2019 - Referred to Senate Tax and Fiscal Policy All Bill Status: 1/14/2019 - First Reading 1/14/2019 - Authored By Ron Alting Priority: Tier 2 - Medium State Bill Page: SB396 WORKFORCE HOUSING TASK FORCE (MELTON E) Establishes the workforce housing task force. Provides that the SB401 task force consists of nine voting members appointed by the lieutenant governor and four nonvoting members of the general assembly. Requires the task force to study and report on the operations of workforce and affordable housing programs in other states. Requires the task force to develop recommendations to increase access to safe and affordable rental housing, create more pathways to home ownership, and improve housing stability and opportunity through the study of certain topics. Requires the Indiana housing and community development authority to support the task force. Provides that the task force law expires June 30, 2021. Current Status: 1/14/2019 - Referred to Senate Public Policy All Bill Status: 1/14/2019 - First Reading 1/14/2019 - Authored By Eddie Melton Priority: Tier 2 - Medium State Bill Page: SB401 PROHIBITED DISCRIMINATION IN CIVIL RIGHTS STATUTES (LANANE T) Extends certain antidiscrimination and civil SB402 rights statutes to prohibit discrimination based on sexual orientation, gender identity, national origin, disability, veteran status, and ancestry. Current Status: 1/31/2019 - added as coauthor Senator Stoops All Bill Status: 1/14/2019 - Referred to Senate Judiciary 1/14/2019 - First Reading 1/14/2019 - Authored By Timothy Lanane Priority: Tier 2 - Medium State Bill Page: SB402 SCHOOL BUS ROUTE SAFETY (SPARTZ V) Provides that the governing body of a public or accredited nonpublic SB403 elementary school may not authorize a school bus driver to load or unload a student at a location that requires the student to cross a roadway if the roadway: (1) is a U.S. route or state route; or (2) has a speed limit that exceeds 50 miles per hour. Provides that a governing body may request a waiver for a particular stop for a period not to exceed one year by submitting a request to the state school bus committee. Current Status: 1/14/2019 - Referred to Senate Judiciary All Bill Status: 1/14/2019 - First Reading 1/14/2019 - Authored By Victoria Spartz Priority: Tier 1 - High State Bill Page: SB403 SB407 STATE AGENCY MANAGEMENT (SPARTZ V) Establishes the economic and regulatory policy task force. Provides for members of the task force and duties of the task force. Requires the task force to prepare a report and recommendations. Current Status: 2/11/2019 - Senate Bills on Second Reading All Bill Status: 2/7/2019 - Committee Report amend do pass, adopted 2/5/2019 - added as coauthor Senator Buchanan 2/5/2019 - Senate Committee recommends passage, as amended Yeas: 13; Nays: Ο 2/5/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 431

1/14/2019 - Referred to Senate Tax and Fiscal Policy

	1/14/2019 - First Reading
	1/14/2019 - Authored By Victoria Spartz
Priority:	Tier 2 - Medium

State Bill Page: SB407

SB409 FAIR PAY IN EMPLOYMENT (BREAUX J) Provides that: (1) it is an unlawful employment practice to pay wages that discriminate based on sex, race, or national origin for the same or equivalent jobs; and (2) the civil rights commission has jurisdiction for investigation and resolution of complaints of these employment actions.

Current Status:1/24/2019 - added as coauthor Senator StoopsAll Bill Status:1/24/2019 - added as coauthor Senator Alting1/22/2019 - added as second author Senator Becker1/14/2019 - Referred to Senate Pensions and Labor1/14/2019 - First Reading1/14/2019 - Authored By Jean BreauxPriority:Tier 3 - LowState Bill Page:SB409

SB411 CONSULAR IDENTIFICATION (BREAUX J) Requires a state agency, a political subdivision, or an employee of a state agency or political subdivision to accept a consular identification document submitted by an individual as valid identification of the individual in most situations. Provides that a consular identification document may not be accepted: (1) from an individual registering to vote or obtaining a driver's license; (2) when acceptance is not permitted under federal law; or (3) when acceptance would jeopardize funding from a particular source. Provides that information collected from or appearing on a consular identification document is subject to the same privacy protections and limitations on disclosure that apply to information collected from or appearing on a driver's license or an identification card. Provides that, unless otherwise provided by federal law, a consular identification document: (1) does not establish or indicate lawful United States immigration status; (2) may not be considered valid for that purpose; and (3) does not establish a foreign national's right to be in or to remain in the United States. Repeals statutes defining offenses related to consular identification.

 Current Status:
 1/14/2019 - Referred to Senate Homeland Security and Transportation

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Jean Breaux
 1/14/2019 - Authored By Jean Breaux

 Priority:
 Tier 1 - High

 State Bill Page:
 SB411

SB417 PRE-APPRENTICESHIP GRANT PROGRAM FOR WOMEN (BREAUX J) Establishes the pre-apprenticeship grant program for women to provide grants to attract low income women to programs that teach basic technical and job readiness skills for an apprenticeable occupation or occupational sector. Provides that the department of workforce development shall administer the program. Establishes the pre-apprenticeship grant program for women fund.

 Current Status:
 1/14/2019 - Referred to Senate Pensions and Labor

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Jean Breaux
 1/14/2019 - Authored By Jean Breaux

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB417

SB419 INCOME TAX EXEMPTION FOR VETERANS (ZAY A) For taxable years beginning after 2018, phases out the limitation on the deduction from an individual's adjusted gross income for income from retirement or survivor's benefits received by the individual, or the individual's surviving spouse, for the individual's service in an active or reserve component of the armed forces of the United States.

Current Status:1/14/2019 - Referred to Senate Tax and Fiscal PolicyAll Bill Status:1/14/2019 - First Reading1/14/2019 - Authored By Andy ZayPriority:Tier 3 - LowState Bill Page:SB419

SB420 TAX CREDIT FOR WORKFORCE EDUCATION CONTRIBUTIONS (RAATZ J) Provides an income tax credit for contributions made to a 501(c)(3) tax exempt organization that is certified by the department of education and the department of workforce development as an Industry Credentialing Organization (ICO). Provides that the amount of the credit equals 50% of the amount of the contribution made to the ICO. Allows a taxpayer to carry forward any unused credit amounts for nine taxable years following the unused credit year. Requires the department of workforce development to do the following: (1) Compile a list of: (A) industry categories in which ICOs may be placed; (B) the organizations that have been certified as ICOs, disaggregated by industry category; and (C) the total tax credit amount that may be awarded in a state tax fiscal year for each industry category. (2) Place each ICO in an industry category. (3) Determine the total tax credit amount that may be awarded for each industry category. (4) Provide the lists to the department of education and the department of state revenue. (5) Post the lists on the department of workforce development's Internet web site. Provides that the total amount of tax credits awarded for contributions to an ICO in a state fiscal year for each industry category may not exceed the amount determined by the department of workforce development for that industry category. Provides that the total amount of tax credits awarded in a state fiscal year may not exceed \$14,000,000. Provides that an organization gualifies as an ICO if the organization: (1) is a tax exempt organization; (2) conducts activities to enhance career and technical education opportunities for students attending a school within the community and aligns those opportunities with local economic and labor needs within the community; (3) is governed by a board of directors that consists of members: (A) who are representatives of businesses from at least a majority of the economic growth regions of the department of workforce development; and (B) that conduct the same line of business or trade, or are in the same industry or profession, in Indiana; and (4) enters into an agreement with the department of education and the department of workforce development. Provides that contributions to an ICO may be used by the ICO for the following purposes: (1) To provide financial support in the form of grants to pay the qualifying educational expenses for students to attend an eligible training program that allows the student to concurrently earn high school or college credit. (2) To provide grants to schools to be used by the school to pay the transportation costs for students to attend an eligible training program that allows the student to concurrently earn high school or college credit. (3) To provide grants to schools to be used by the school to supplement funding for the school's: (A) career counseling of students; (B) work ethic certificate program; (C) apprenticeship programs that are established as a graduation pathway requirement; (D) work based learning courses delivered in an employment relationship that provides a worker with paid work experience and corresponding classroom instruction and that is established as a graduation pathway requirement; or (E) other course or program of an eligible training provider, if the course or program of the eligible training provider leads to the attainment of a specific employment related credential. (4) To provide money to the industry credentialing organization to establish and operate a career counseling program. Requires a school that receives grant money from an ICO to annually report to the department of education the use of the grant money by the school and metrics of student achievement and demographics. Requires an ICO to conduct an employment survey of students that participated in a course or program that received funding from the ICO for five consecutive years after the student graduates or leaves school.

> *Current Status:* 1/31/2019 - added as coauthor Senator Zay All Bill Status: 1/29/2019 - added as coauthor Senator Spartz 1/24/2019 - added as coauthor Senator Melton 1/24/2019 - added as coauthor Senator Rogers 1/24/2019 - added as coauthors Senators Glick and Ruckelshaus 1/24/2019 - Committee Report amend do pass adopted; reassigned to Committee on Tax and Fiscal Policy 1/23/2019 - Senate Committee recommends passage, as amended Yeas: 9; Nays: 1 1/23/2019 - Senate Education and Career Development, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Senate Chamber 1/16/2019 - Senate Education and Career Development, (Bill Scheduled for Hearing); Time & Location: 3:00 PM, Rm. 431 1/14/2019 - added as second author Senator Kruse 1/14/2019 - Referred to Senate Education and Career Development 1/14/2019 - First Reading 1/14/2019 - Authored By Jeff Raatz Priority: Tier 1 - High State Bill Page: SB420

SB421 SCHOOL CORPORATION DISANNEXATION (BOHACEK M) Creates a process by which a township that is part of an existing school corporation can elect to disannex from that school corporation and annex to another existing school corporation.

Current Status:	2/11/2019 - Senate Bills on Second Reading
All Bill Status:	2/7/2019 - Committee Report amend do pass, adopted
	2/5/2019 - Senate Committee recommends passage, as amended Yeas: 9; Nays: 3
	2/5/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time &
	Location: 10:00 AM, Rm. 431
	1/29/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time &
	Location: 10:00 AM, Rm. 431
	1/15/2019 - added as second author Senator Mishler
	1/14/2019 - added as third author Senator Niezgodski
	1/14/2019 - Referred to Senate Tax and Fiscal Policy
	1/14/2019 - First Reading

1/14/2019 - Authored By Mike Bohacek *Priority:* Tier 1 - High *State Bill Page:* <u>SB421</u>

SB422 HABITABILITY STANDARDS (BOHACEK M) Allows a tenant to terminate a rental agreement if the landlord fails to deliver the rental premises under certain conditions and requires the landlord to return to the tenant any amounts previously paid to the landlord. Requires notice to a tenant regarding lease termination to include a statement about failure to pay fees. Provides that notice is not required to terminate a formal or informal lease in certain situations.

*Current Status:* 2/13/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00 AM. Rm. 130

All Bill Status: 1/14/2019 - Referred to Senate Judiciary

1/14/2019 - First Reading

1/14/2019 - Authored By Mike Bohacek

Priority: Tier 2 - Medium

State Bill Page: SB422

SB423 COURT APPOINTED YOUTH ADVOCATE PILOT PROGRAM (BOHACEK M) Creates the youth advocate pilot program (pilot program) for purposes of providing early intervention and mentoring services for children who are adjudicated delinguent. Provides: (1) for five counties to participate in the pilot program; and (2) for the pilot program to terminate after two years if not extended. Provides that the pilot program is administered by the prosecuting attorneys council of Indiana. Provides that a youth advocate appointed under the pilot program is: (1) a volunteer; (2) appointed by a court to provide services for a child who is adjudicated delinquent; and (3) an officer of the court during the youth advocate's appointment. Provides that a youth advocate serves under the pilot program until: (1) the child for whom the youth advocate is appointed becomes 18 years of age; or (2) the court discharges the youth advocate; but may continue to serve in a volunteer capacity as a resource for the child thereafter. Provides that, except for gross misconduct, a youth advocate is immune from civil liability resulting from the youth advocate's performance of the youth advocate's duties: (1) in good faith; and (2) within the scope of the youth advocate's duties. Provides that information provided to a youth advocate by a child for whom the youth advocate is appointed: (1) is confidential; (2) may be disclosed only to the court that appointed the youth advocate or to the child's parent or guardian; and (3) may not be used against the child in a criminal or civil proceeding; except as required to report child abuse or neglect. Provides that the pilot program is funded through a combination of state, county, local, and private funding, with the state providing a dollar-for-dollar match of county and local funding, up to a maximum of \$25,000 for any one county in any one state fiscal year. Provides for the reversion or return of funds upon the expiration of the pilot program. Makes an appropriation.

 Current Status:
 2/11/2019 - Senate Family and Children Services, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Senate Chamber

 All Bill Status:
 1/15/2019 - Pursuant to Senate Rule 68(b); reassigned to Committee on Family and Children Services

 1/14/2019 - Referred to Senate Corrections and Criminal Law

 1/14/2019 - First Reading

 1/14/2019 - Authored By Mike Bohacek

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB423

SB424 PRIVACY AND TRACKING OF RAPE KITS (CRIDER M) Provides that a hospital or licensed medical services provider that provides forensic medical exams and additional forensic services to a victim (provider) is entitled to reimbursement from the victim services division of the Indiana criminal justice institute (division) if the provider initiates a claim for reimbursement through the sexual assault web based claims reimbursement and tracking system. Provides that personal information: (1) concerning a sexual assault victim; and (2) entered into the division's web based claims reimbursement and sexual assault examination kit tracking system; is confidential in certain instances. Provides that notification of a forensic sample's destruction may be provided by the division through the sexual assault web based claims reimbursement and tracking system. Requires law enforcement agencies and prosecuting attorneys to cooperate with the division by providing storage updates to the division via the sexual assault web based claims reimbursement and tracking system. Allows a victim to register for notifications concerning a sexual assault examination kit through the sexual assault web based claims reimbursement and tracking system. Makes conforming amendments.

Current Status:2/5/2019 - added as coauthor Senator CraneAll Bill Status:2/4/2019 - added as coauthor Senator Randolph2/4/2019 - added as coauthor Senator Houchin2/4/2019 - added as coauthor Senator Buck2/4/2019 - Cosponsor:Representative Cherry

2/4/2019 - House sponsor: Representative Frye R 2/4/2019 - Third reading passed; Roll Call 68: yeas 49, nays 0 2/4/2019 - Senate Bills on Third Reading 1/31/2019 - added as coauthor Senator Stoops 1/31/2019 - Second reading amended, ordered engrossed 1/31/2019 - Amendment #1 (Crider) prevailed; voice vote 1/31/2019 - Senate Bills on Second Reading 1/29/2019 - added as coauthor Senator Tomes 1/29/2019 - added as third author Senator Doriot 1/29/2019 - added as second author Senator Merritt 1/28/2019 - Committee Report do pass, adopted 1/24/2019 - Senate Committee recommends passage Yeas: 11; Nays: 0 1/24/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431 1/15/2019 - Committee Report do pass adopted; reassigned to Committee on Appropriations 1/15/2019 - Senate Committee recommends passage Yeas: 9; Nays: 0 1/15/2019 - Senate Homeland Security and Transportation, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Senate Chamber 1/14/2019 - Referred to Senate Homeland Security and Transportation 1/14/2019 - First Reading 1/14/2019 - Authored By Michael Crider Priority: Tier 2 - Medium State Bill Page: SB424

SB425 MINIMUM AGE TO PURCHASE TOBACCO AND E-LIQUIDS (HEAD R) With certain exceptions, raises from 18 to 21 years the age at which a person may: (1) sell or buy tobacco products or e-liquids and electronic cigarettes containing nicotine; and (2) enter designated smoking areas of a club or cigar specialty store. Allows a person who is at least 18 years of age on June 30, 2019, to continue to hold a valid tobacco retailer permit until it expires. Allows a person who is: (1) at least 18 years of age on June 30, 2019; or (2) at least 18 years of age and serving in the armed forces or reserves or a veteran discharged or separated from service in the armed forces or reserves under conditions other than dishonorable; to buy tobacco products or e-liquids and electronic cigarettes containing nicotine and enter designated smoking areas of a club or cigar specialty store. Prohibits a person who is less than 18 years of age from buying or possessing e-liquids or electronic cigarettes that do not contain nicotine. Makes changes regarding notices posted at tobacco and electronic cigarette retail establishments and at cigarette vending machines. *Current Status:* 2/7/2019 - Committee Report do pass adopted; reassigned to Committee on Tax

All Bill Status: 2/6/2019 - Senate Committee recommends passage Yeas: 8; Nays: 2
 2/6/2019 - Senate Health and Provider Services, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431
 1/29/2019 - added as third author Senator Charbonneau
 1/14/2019 - Referred to Senate Health and Provider Services
 1/14/2019 - First Reading
 1/14/2019 - Authored By Randall Head
 Priority: Tier 2 - Medium
 State Bill Page: SB425

SB427 STUDENT MENTAL HEALTH AND SAFETY (HEAD R) Adds providing grants for integrated, school based mental health services for students to the purposes of the Indiana safe schools fund and Indiana secured school fund. Adds the school mental health specialist or the mental health provider for each school corporation to the membership of the county school safety commission. Expands the membership of the secured school safety board to include the director of the division of mental health and addiction or the director's designee. Provides that a school corporation or charter school may use an advance from the school corporation and charter school safety advance program to implement integrated, school based mental health services for students.

 Current Status:
 2/4/2019 - added as coauthor Senator Ford J.D

 All Bill Status:
 1/14/2019 - Referred to Senate Education and Career Development

 1/14/2019 - First Reading
 1/14/2019 - Authored By Randall Head

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB427

SB428

INFORMATION PROVIDED TO SCHOOLS (HEAD R) Requires a law enforcement agency to send, not later than July 1

of each year, a written copy of the following to each charter school, nonpublic school, and school corporation in the law enforcement agency's jurisdiction: (1) The statutory definition of a "dangerous" person. (2) Written instructions concerning the reporting of a dangerous person to the law enforcement agency.

Current Status: 1/14/2019 - Referred to Senate Education and Career Development

All Bill Status: 1/14/2019 - First Reading

1/14/2019 - Authored By Randall Head

Priority: Tier 1 - High

State Bill Page: SB428

SB430 ELIMINATION OF NET METERING PHASE OUT (FORD J) Eliminates provisions under which net metering (an arrangement under which an electric utility's customer who has equipment for the production of electricity and who intermittently supplies electricity from that equipment to the electric utility is credited for the electricity that the customer supplies to the electric utility) would be partially ended by 2032 and completely ended by 2047. Eliminates a limit on the aggregate amount of an electric utility's net metering facility nameplate capacity that can be made available for customers' participation in net metering. Provides instead that the net metering facility nameplate capacity that an electric utility makes available for customers' participation in net metering, 30% must be reserved for participation by residential customers and not more than 5% must be reserved for participation by customers that install net metering facilities that use organic waste biomass.

Current Status:1/31/2019 - added as coauthors Senators Stoops and AltingAll Bill Status:1/24/2019 - added as coauthor Senator Becker1/14/2019 - Referred to Senate Utilities1/14/2019 - First Reading1/14/2019 - Authored By J.D. FordPriority:Tier 2 - MediumState Bill Page:SB430

SB432 ANIMAL ABUSE REGISTRY (FORD J) Defines "animal-related offense" and requires the Indiana criminal justice institute (institute) to establish an electronic animal abuse registry containing information relating to persons convicted of animal-related offenses. Requires the institute to adopt rules to establish a procedure to permit a person erroneously included in the registry to obtain relief.

> Current Status: 1/14/2019 - Referred to Senate Judiciary All Bill Status: 1/14/2019 - First Reading 1/14/2019 - Authored By J.D. Ford Priority: Tier 3 - Low State Bill Page: <u>SB432</u>

SB435 PUBLICATION OF LOCAL GOVERNMENT NOTICES (ZAY A) Allows a political subdivision, which includes an agency of a political subdivision, to publish legal notices on a legal notice web site instead of in a newspaper. Establishes requirements regarding availability and accessibility of a legal notice web site. Requires a political subdivision to designate an official responsible for the electronic publication of legal notices, if the political subdivision publishes legal notices electronically. Provides that if a political subdivision does not have an official web site, legal notices may be published on an official web site of the county government. Establishes requirements for the duration of the posting of a legal notice and proof of posting.

Current Status:1/14/2019 - Referred to Senate Local GovernmentAll Bill Status:1/14/2019 - First Reading1/14/2019 - Authored By Andy ZayPriority:Tier 1 - HighState Bill Page:SB435

SB439 WAGERING ON SPORTS (FORD J) Authorizes sports wagering at riverboats, racinos, and satellite facilities. Provides for the administration and conduct of sports wagering. Imposes initial and annual licensing fees on a licensed owner, operating agent, permit holder, or vendor conducting sports wagering.

Current Status:1/14/2019 - Coauthored by Senator MessmerAll Bill Status:1/14/2019 - Referred to Senate Public Policy<br/>1/14/2019 - First Reading<br/>1/14/2019 - Authored By Jon FordPriority:Tier 2 - MediumState Bill Page:SB439

UNDERGROUND STORAGE OF CARBON DIOXIDE (FORD J) Provides that if a prospective operator of a facility at which carbon dioxide would be stored underground obtains the express consent of pore space owners of at least 51% of the subsurface geologic strata of the tract of land into which carbon dioxide would be injected, the prospective operator may apply for a "pooling order" authorizing the use the pore space of the entire tract of land for the injection and underground storage of carbon dioxide. Require a person applying for a pooling order to pay a fee, provide notice to persons within certain categories, and meet certain conditions. Provides for the fee to be deposited in the pore space pooling application fund for the purpose of defraying expenses incurred by the department of natural resources (DNR) in processing applications for the pooling of pore space. Requires an administrative law judge (ALJ) to grant the application if the ALJ determines that the benefit to the state and the nation of the geologic storage of carbon dioxide at the facility outweighs the detriment that granting the application would impose on non-consenting pore space owners and other persons within certain categories. Requires the director of the DNR to issue a pooling order if the ALJ grants the application. Provides that the compensation to non-consenting pore space owners must be 101.25% of the compensation paid to consenting pore space owners. Requires the operator of a storage facility to pay a carbon dioxide storage fee of \$0.10 per metric ton of carbon dioxide injected underground at the storage facility, until a total of \$5,000,000 has been paid, and provides for this fee to be deposited in a carbon dioxide storage fund for the purpose of meeting expenses of the state associated with carbon dioxide injection well monitoring and emergency and remedial response. Provides the following concerning the underground storage of carbon dioxide at a storage facility: (1) The state of Indiana owns all carbon dioxide stored underground. (2) The operator of the storage facility bears all emergency and remedial response responsibility until the closure of the storage facility, and all emergency and remedial response responsibility then passes to the state of Indiana. (3) The operator must fulfill all monitoring requirements until the closure of the storage facility, and the duty to fulfill monitoring requirements then passes to the state of Indiana. (4) The operator is required to meet financial responsibility requirements for as long as the maintenance of financial responsibility is required. (5) The ownership of the storage facility transfers to the state of Indiana upon closure of the storage facility.

*Current Status:* 1/29/2019 - Committee Report amend do pass adopted; reassigned to Committee on Appropriations

All Bill Status: 1/28/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays:

3 1/28/2019 - Senate Environmental Affairs, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 130 1/24/2019 - added as coauthor Senator Zay 1/24/2019 - added as coauthor Senator Doriot 1/14/2019 - Coauthored by Senator Messmer 1/14/2019 - Referred to Senate Environmental Affairs 1/14/2019 - First Reading 1/14/2019 - Authored By Jon Ford Priority: Tier 2 - Medium State Bill Page: SB442

SB443 POLICE ASSISTED ADDICTION AND RECOVERY INITIATIVE (FORD J) Allows a local law enforcement agency to institute a police assisted addiction and recovery initiative or a similar program (program) to connect individuals suffering from a substance use disorder with treatment. Provides that if a local law enforcement agency establishes a program, the local law enforcement agency may establish a protocol to connect individuals who suffer from a substance use disorder with certain 211 services. Establishes the police assisted addiction and recovery initiative fund to assist a local law enforcement agency in establishing a program. Makes an annual appropriation to the fund.

 Current Status:
 1/14/2019 - Referred to Senate Health and Provider Services

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Jon Ford
 1/14/2019 - Tier 1 - High

 State Bill Page:
 SB443

SB460 BROADBAND DEVELOPMENT (MESSMER M) Provides that a communications service provider that holds a certificate of territorial authority shall be designated as a public utility solely as that term is used in federal law that allows a state to exempt a public utility from the federal law's requirement that the state must charge fair market value for the use of real property acquired by the state using federal transportation funding. Provides that the department of transportation (department) may not charge an access rate or any other charge or fee, on an annual basis or otherwise, for certain communications infrastructure that is located before March 14, 2019, in any rights-of-way that are owned or controlled by the department. Provides that, before July 1, 2020, the department shall adopt rules to provide that, as used throughout the department's administrative code regarding utility facility relocation for purposes of construction contracts, "utility" has the meaning set forth in federal law concerning utility relocations, adjustments, and reimbursement.

Current Status: 2/11/2019 - Senate Bills on Second Reading All Bill Status: 2/7/2019 - Senate Bills on Second Reading 2/5/2019 - added as coauthor Senator Stoops 2/4/2019 - added as coauthor Senator Koch 2/4/2019 - added as third author Senator Leising 2/4/2019 - added as second author Senator Houchin 2/4/2019 - Committee Report amend do pass, adopted 1/31/2019 - Senate Committee recommends passage, as amended Yeas: 10; Nays: 0 1/31/2019 - Senate Utilities, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 233 1/14/2019 - Referred to Senate Utilities 1/14/2019 - First Reading 1/14/2019 - Authored By Mark Messmer Priority: Tier 1 - High State Bill Page: SB460

SB461 BROADBAND DEVELOPMENT FUNDING (MESSMER M) Provides that a state agency that awards a grant to a broadband service provider for purposes of extending broadband service to unserved areas must follow procedures established and guidelines adopted by the office of community and rural affairs for the award of such grants. Provides that a state agency may not award a grant of more than \$5,000,000 for any one qualified broadband project. Establishes the rural broadband fund (fund) for the purpose of awarding grants for funding of deployment of broadband infrastructure in unserved areas. Provides that the office of community and rural affairs may make grants from the fund for the purpose of awarding grants for funding of deployment of broadband infrastructure in unserved areas. Makes technical corrections.

 Current Status:
 1/31/2019 - Senate Utilities, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 233

 All Bill Status:
 1/14/2019 - Referred to Senate Utilities

 1/14/2019 - First Reading
 1/14/2019 - Authored By Mark Messmer

 Priority:
 Tier 1 - High

 State Bill Page:
 SB461

SB463 BICYCLE, SKATEBOARD, SKATE, AND SCOOTER HELMET REQUIREMENT (MERRITT J) Requires a person who is less than 18 years of age to wear a protective helmet when operating or riding on a bicycle, a skateboard, roller skates, inline skates, or a scooter while on public property (the helmet requirement). Provides that: (1) an individual who violates the helmet requirement; or (2) a parent or guardian of an individual who authorizes or knowingly permits the individual to violate the helmet requirement; commits a Class D infraction punishable by a fine of not more than \$50. Provides that a law enforcement officer may impound a bicycle, a skateboard, roller skates, inline skates, or a scooter used in a violation of the helmet requirement, and that the law enforcement agency may not release the bicycle, skateboard, roller skates, inline skates, or scooter until the parent or guardian of the individual who committed the violation: (1) appears in person at an office of the law enforcement agency; and (2) provides assurance that the violation will not be repeated.

Current Status: 1/14/2019 - Referred to Senate Health and Provider Services All Bill Status: 1/14/2019 - First Reading 1/14/2019 - Authored By James Merritt Priority: Tier 1 - High State Bill Page: SB463

SB465 LAW ENFORCEMENT TRAINING (TAYLOR G) Requires law enforcement officers to receive training in identifying, responding to, and reporting bias motivated crimes in which the person who committed a criminal offense selected the victim who was injured or whose property was damaged because of the individual's actual or perceived race, color, creed, disability, national origin, religion, sexual orientation, gender, or gender identity.

 Current Status:
 1/14/2019 - Referred to Senate Rules and Legislative Procedure

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Greg Taylor

 Priority:
 Tier 1 - High

 State Bill Page:
 SB465

SB467 TESTING SCHOOL BUILDING WATER FOR LEAD (TAYLOR G) Requires the Indiana finance authority (authority) to carry out a program to: (1) sample the water in every public school building for the presence of lead; (2) report to

appropriate school authorities the results of the sampling; and (3) if the sampling indicates that water in a school building contains lead at a level equal to or greater than 15 parts per billion, recommend actions that will reduce the lead level in all water in the school building to less than 15 parts per billion. Provides that the authority is not required to sample the water in a school building if the authority sampled the water in the school building during the lead sampling program the authority conducted in 2017 and 2018. Requires the authority to issue a report on the results of the water sampling in elementary schools and submit the report to the members of the general assembly.

Current Status: 1/14/2019 - Referred to Senate Environmental Affairs All Bill Status: 1/14/2019 - First Reading 1/14/2019 - Authored By Greg Taylor Priority: Tier 2 - Medium State Bill Page: <u>SB467</u>

UNIVERSAL BACKGROUND CHECKS FOR FIREARMS (TAYLOR G) Requires a person wishing to sell, trade, or SB468 transfer a firearm to another person to transact the sale, trade, or transfer through a firearms dealer (dealer). Specifies certain exemptions. Requires a dealer to complete the sale, trade, or transfer of a firearm if the following conditions are met: (1) The dealer agrees to transact the sale, trade, or transfer of a firearm. (2) The dealer is able to successfully contact the National Instant Criminal Background Check System (NICS). (3) The dealer receives authorization from NICS to complete the sale, trade, or transfer of the firearm. (4) The recipient of the firearm being sold, traded, or transferred: (A) is not otherwise prohibited from possessing a firearm under federal or state law; and (B) is in compliance with all federal and state laws pertaining to the possession and transfer of certain firearms as defined under the National Firearms Act (NFA firearm), if applicable. Allows a dealer to refuse to transact the sale, trade, or transfer of a firearm for any reason. Requires a dealer to abort the sale, trade, or transfer of a firearm when: (1) the seller of a firearm; (2) the intended recipient of a firearm; or (3) both; are not eligible to possess a firearm or an NFA firearm, as applicable. Requires a dealer to abort the sale, trade, or transfer of a firearm if the firearm to be sold, traded, or transferred is: (1) reported lost; (2) reported stolen; or (3) used in the commission of a crime. Provides that a dealer is not required to return payment issued to the dealer for the dealer's role in transacting the sale, trade, or transfer of a firearm in certain instances. Provides a dealer with immunity from civil liability and damages in certain instances. Provides that a person who knowingly or intentionally makes a materially false statement to a dealer for the purpose of completing the sale, trade, or transfer of a firearm commits firearms transfer fraud, a Level 6 felony. Enhances the offense to a Level 5 felony if the person has a prior unrelated conviction for the offense. Provides that a dealer who transacts the sale, trade, or transfer of a firearm in violation of certain requirements commits unlawful transfer of a firearm, a Level 6 felony. Provides that the offense is a Level 5 felony if the person has a prior unrelated conviction for the offense. Specifies certain defenses. Defines certain terms. Makes conforming amendments.

Current Status: 1/14/2019 - Referred to Senate Judiciary All Bill Status: 1/14/2019 - First Reading 1/14/2019 - Authored By Greg Taylor Priority: Tier 2 - Medium State Bill Page: SB468

SB469 BIAS CRIMES (TAYLOR G) Allows an individual who suffers a personal injury or property damage because of a criminal offense or delinquent act to bring a civil action to recover damages, including punitive damages, if the person who committed the criminal offense or delinquent act that caused the injury or property damage selected the individual because of the individual's actual or perceived race, color, creed, disability, national origin, religion, sexual orientation, gender, or gender identity. Establishes a sentencing procedure that requires a court, when sentencing an individual who has committed a crime that is motivated by a bias against another individual's race, color, creed, disability, national origin, religion, sexual orientation, gender, or gender identity. Establishes a sentencing procedure that requires a court, when sentencing an individual who has committed a crime that is motivated by a bias against another individual's race, color, creed, disability, national origin, religion, sexual orientation, gender, or gender identity, to impose an additional fixed term of imprisonment not to exceed five years, if the offense is a felony, or three years, if the offense is a misdemeanor.

 Current Status:
 1/31/2019 - added as coauthor Senator Stoops

 All Bill Status:
 1/14/2019 - Referred to Senate Rules and Legislative Procedure

 1/14/2019 - First Reading
 1/14/2019 - Authored By Greg Taylor

 Priority:
 Tier 1 - High

 State Bill Page:
 SB469

SB471 OFFENSES INVOLVING CRITICAL INFRASTRUCTURE (KOCH E) Repeals the term "key facility" and replaces it with "critical infrastructure facility". Defines "critical infrastructure facility". Provides that a person who, not having a contractual interest in the property, knowingly or intentionally enters the real property of a critical infrastructure facility without the permission of the owner of the critical infrastructure facility or an authorized person commits the offense of critical infrastructure facility trespass. Provides that a person who recklessly, knowingly, or intentionally damages or defaces property of a critical infrastructure facility commits the offense of critical infrastructure facility mischief. Provides criminal penalties and civil remedies for offenses involving a critical infrastructure facility. Provides that the chapter addressing offenses of related critical infrastructure facilities does not apply to protected conduct or collective bargaining agreements.

Current Status: 2/7/2019 - House sponsor: Representative Soliday All Bill Status: 2/7/2019 - Third reading passed; Roll Call 92: yeas 49, nays 0 2/7/2019 - Senate Bills on Third Reading 2/5/2019 - Second reading amended, ordered engrossed 2/5/2019 - Amendment #1 (Koch) prevailed; voice vote 2/5/2019 - Senate Bills on Second Reading 2/4/2019 - Senate Bills on Second Reading 1/31/2019 - Committee Report amend do pass, adopted 1/29/2019 - added as second author Senator Crider 1/29/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays: 0 1/29/2019 - Senate Homeland Security and Transportation, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 233 1/14/2019 - Referred to Senate Homeland Security and Transportation 1/14/2019 - First Reading 1/14/2019 - Authored By Eric Koch Priority: Tier 2 - Medium State Bill Page: SB471

SB472 UTILITY RATES AND ACQUISITIONS (KOCH E) Provides that an order affecting rates of service may be entered by the utility regulatory commission (IURC) without a formal public hearing in the case of any public or municipally owned utility that either: (1) serves less than 5,000 customers; or (2) has initiated a rate case on behalf of a single division of the utility and that division: (A) serves less than 5,000 customers; and (B) has an IURC-approved schedule of rates and charges that is separate and independent from that of any other division of the utility. (Current law permits the IURC to enter a service rate order without a public hearing only in the case of a public or municipally owned utility that itself serves less than 5,000 customers.) Changes the term "distressed utility" to "offered utility" for purposes of provisions regarding acquisition of water or wastewater utilities. Makes the following changes for purposes of provisions under which a utility that acquires property from another utility at a cost differential may petition the Indiana utility regulatory commission (commission) to include the cost differential in the acquiring utility's rate base: (1) Provides conditions for applicability of the rebuttable presumption that the cost differential is reasonable. (2) Amends the findings the commission must make in order to approve the petition. (3) Provides that notice of the filing of the petition may be provided to customers of the acquiring utility company in a billing insert. Provides, for purposes of the requirement that a municipal legislative body or municipal executive that plans to sell or dispose of nonsurplus municipally owned utility property must appoint appraisers in a writing that is a public record, that it is sufficient that the municipal legislative body or municipal executive provide for the appointment in written contracts with the appraisers or the firms with whom the appraisers are employed. Provides that the legislative body and the municipal executive must hold a public hearing regarding the appraisal and proposed sale not later than 180 days (rather than 90 days, under current law) after the appraisal is complete. Amends the factors the commission must consider in deciding whether the sale or disposition is in the public interest.

Current Status: 2/14/2019 - Senate Utilities, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 233
 All Bill Status: 1/14/2019 - Referred to Senate Utilities 1/14/2019 - First Reading 1/14/2019 - Authored By Eric Koch
 Priority: Tier 1 - High

State Bill Page: SB472

SB473 TRANSPORTATION GRANT ADMINISTRATION (KOCH E) Provides that the department of transportation (department) must review applications submitted for the local road and bridge matching grant fund to determine whether the application is complete. Requires the department to provide reasons for denied applications or applications that do not receive the full amount of grant funding.

 Current Status:
 1/29/2019 - added as second author Senator Crider

 All Bill Status:
 1/29/2019 - Senate Homeland Security and Transportation, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 233

 1/14/2019 - Referred to Senate Homeland Security and Transportation
 1/14/2019 - First Reading

 1/14/2019 - Authored By Eric Koch
 Priority:

 Tier 1 - High
 State Bill Page:

 SB473
 State St

HOMELESSNESS MATTERS (SANDLIN J) Requires the office of the secretary of family and social services to apply for a Medicaid waiver to: (1) operate a pilot program in Indianapolis and another city determined by the office of the secretary to reimburse for the assessment of homeless individuals by a mental health care provider to determine whether the individual is gravely disabled and the emergency holding and appearance in a mental health specialty court; and (2) secure basic health care services and permanent supportive housing to assist in the identification and treatment of chronic homelessness in Indiana. Requires implementation of the pilot program and chronic homelessness waiver not later than 60 days from federal approval of the pilot program. Requires, before March 1 of each year, a township trustee to prepare a report of the township's efforts in the previous calendar year to provide temporary emergency shelter. Requires a township trustee to: (1) place the individual temporarily in a county home; or (2) provide temporary township assistance; to an individual who does not have legal residence and is homeless. Requires each township trustee in a county to collaborate and prepare a report of public and private resources available to the homeless population for each township in the county, and for the list to be distributed and posted on the county's Internet web site. Changes the panhandling criminal statute to apply if the individual commits panhandling of an individual within 20 feet of a public street, highway, or alley unless the person has approval of the unit of local government.

SB476

Current Status: 1/14/2019 - added as second author Senator Merritt All Bill Status: 1/14/2019 - Referred to Senate Health and Provider Services 1/14/2019 - First Reading 1/14/2019 - Authored By Jack Sandlin Priority: Tier 2 - Medium State Bill Page: SB476

SB477 STORM WATER FEE EXEMPTIONS (SANDLIN J) Provides that the board of a municipal department of storm water management, the board of a county department of storm water management, or the board of public works of a consolidated city may not assess or collect user fees for the operation and maintenance of a storm water system with respect to: (1) property where religious services are held regularly; (2) property that belongs to a school corporation and is used for educational purposes; or (3) property that is assessed as agricultural land for property tax purposes. Provides that the drainage board of a county that does not have a department of storm water management may not assess or collect fees for services provided to address issues of storm water quality and quantity with respect to: (1) property where religious services are held regularly; (2) property that belongs to a school corporation and is used for educational purposes; or (3) property that is assessed as agricultural land for property tax purposes.

Current Status:1/15/2019 - Referred to Senate UtilitiesAll Bill Status:1/15/2019 - First ReadingPriority:Tier 1 - Authored By Jack SandlinState Bill Page:SB477

SB478 PRECINCT COMMITTEEMEN (SANDLIN J) Provides that in order for a precinct committeeman or a precinct vice committeeman (exercising the precinct committeeman's proxy) to participate in a caucus to fill a vacancy, the committeeman or vice committeeman must be entitled to vote for the office for which a successor is to be selected in the caucus.

Current Status: 1/14/2019 - Referred to Senate Elections All Bill Status: 1/14/2019 - First Reading 1/14/2019 - Authored By Jack Sandlin Priority: Tier 2 - Medium State Bill Page: <u>SB478</u>

SB481 MICRO WINE WHOLESALER'S PERMITS (ALTING R) Provides that the holder of a farm winery permit may also hold a micro wine wholesaler's permit without complying with the requirements for holding a beer wholesaler's permit or liquor wholesaler's permit. Moves provisions regarding micro wine wholesaler's permits to the chapter of the Indiana Code concerning wine wholesaler's permits.

 Current Status:
 1/14/2019 - Referred to Senate Public Policy

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Ron Alting

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB481

SB482 SMALL BREWERIES (ALTING R) Allows a small brewer to have three additional locations where the brewer may conduct any business that is authorized at the brewery, except for the manufacturing of beer. Provides that if a minor is accompanied by a parent, legal guardian, custodian, or family member who is at least 21 years of age, the minor

may be present in any area of the brewery where the accompanying adult may be present.Current Status:1/14/2019 - Referred to Senate Public PolicyAll Bill Status:1/14/2019 - First Reading1/14/2019 - Authored By Ron AltingPriority:Tier 2 - MediumState Bill Page:SB482

SB483

COUNTY SERVICE OFFICERS (ALTING R) Provides that 5% of the funds that a county receives under the excise tax replacement disbursement shall be used to fund county service officers. Requires a county with more than 2,500 veterans to hire an additional part-time county service officer.

*Current Status:* 1/14/2019 - Referred to Senate Veterans Affairs and The Military *All Bill Status:* 1/14/2019 - First Reading 1/14/2019 - Authored By Ron Alting

Priority: Tier 2 - Medium

State Bill Page: SB483

SB485 ELEVATOR SAFETY (ALTING R) Provides that in certain instances, an elevator contractor and a person who works under an elevator contractor commit a Class C infraction if a regulated lifting device is operated and no regulated lifting device operating permit covers the operation. Allows the department of homeland security (department) to request certain types of documentation to determine that work conducted on a regulated lifting device was performed by a licensed individual. Requires the fire prevention and building safety commission (commission) to determine equivalent state licensing programs for reciprocity. Allows the commission to adopt national codes outside of a select list if the national code will improve safety and commerce. Requires the commission to adopt national codes within 24 months after the effective date of the national code. Provides that the commission to set a fee that is less than the standard fee for certain permits if the acceptance inspection is performed by an inspector that is not employed by the department. Requires the department to enter into a memorandum of understanding with the Indiana professional licensing agency to issue licenses for elevator contractors, elevator mechanics, and elevator inspectors. Removes obsolete sections. Makes conforming changes.

Current Status:2/12/2019 - Senate Homeland Security and Transportation, (Bill Scheduled for<br/>Hearing); Time & Location: 9:00 AM, Rm. 233All Bill Status:1/14/2019 - Referred to Senate Homeland Security and Transportation<br/>1/14/2019 - First Reading<br/>1/14/2019 - Authored By Ron AltingPriority:Tier 2 - MediumState Bill Page:\$B8485

SB486

CRIMINAL LAW ISSUES (YOUNG M) Specifies, for purposes of operating while intoxicated, a minimum amount of delta- 9- tetrahydrocannabinol (THC) and the manner in which a chemical test for THC must be conducted. Requires the state department of toxicology to adopt rules relating to the administration of a chemical test for THC. Permits a prosecuting attorney to file for revocation of a community corrections placement. Removes a provision making the violation of a home detention order the crime of escape. Makes maintaining a common nuisance a Class A misdemeanor unless: (1) the person has a prior conviction; or (2) the common nuisance is used for cocaine, methamphetamine, or a schedule I or II narcotic drug. Allows a probationary period of up to two years for a misdemeanor conviction. Allows certain individuals who commit an offense in a penal facility to be sentenced to the department of correction. Provides that the exception allowing a person to possess a firearm on school property does not apply if the person commits an offense on school property. Increases the penalty for domestic battery if the defendant has a prior conviction for strangulation, and increases the penalty for strangulation if the person has a prior strangulation conviction.

Current Status:2/12/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing);<br/>Time & Location: 10:00 AM, Rm. 130All Bill Status:1/14/2019 - Referred to Senate Corrections and Criminal Law<br/>1/14/2019 - First Reading<br/>1/14/2019 - Authored By Michael YoungPriority:Tier 1 - HighState Bill Page:SB486

SB487

PROPERTY MATTERS (YOUNG M) Requires a local health officer to have information establishing probable cause of a public health law or rule violation before a court may issue certain orders concerning the property (current law requires reliable information). Requires a health officer's order of abatement to include the name of the person making the complaint and requires the health officer to report certain information concerning a person who provided

false information. Requires the health and hospital corporation of Marion County (corporation) to post notice of an ordinance pending final action on the county's Internet web site. Requires a health officer to provide information concerning a person who made a false report concerning a communicable disease to the person against whom a false report was made. States that a dwelling is unfit for human habitation when the dwelling places a person's health or life in danger (current law states that the dwelling is dangerous or detrimental to life or health). Requires a health officer to provide notice concerning a violation of health, sanitation, and safety and provide a reasonable amount of time to comply with the notice. Specifies language to be included in a notice to quit concerning personal property left on the property after eviction and the time frame in which a landlord can consider the personal property to have been abandoned and the former tenant trespassing if the former tenant reenters the premises. Specifies that a landlord is not responsible for a health code violation by a tenant. Reduces the fines for certain ordinance violations from: (1) \$2,500 to \$250; and (2) \$7,500 to \$750.

 Current Status:
 1/14/2019 - Referred to Senate Health and Provider Services

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Michael Young

 Priority:
 Tier 1 - High

 State Bill Page:
 SB487

SB488 PUBLIC DEFENDERS (YOUNG M) Authorizes the Indiana public defender commission to create guidelines and requirements pertaining to a multicounty public defender's office. Authorizes a county executive to adopt an ordinance that allows the county to enter into an interlocal agreement with one or more counties for the purpose of: (1) creating a multicounty public defender's office; and (2) providing legal services to indigent persons located in the areas subject to the interlocal agreement. Requires interlocal agreements concerning indigent criminal defense to be administered by a joint board. Prohibits certain persons from acting as a member of a joint board. Specifies: (1) term limits; and (2) meeting requirements; for joint boards. Requires the auditor of one county belonging to an interlocal agreement to: (1) receive; (2) disburse; and (3) account for; all monies distributed to a multicounty public defender's office. Amends certain definitions. Makes conforming amendments.

Current Status: 1/29/2019 - Referred to House

All Bill Status:	1/28/2019 - Cosponsors: Representatives Steuerwald and Dvorak
	1/28/2019 - House sponsor: Representative Young J
	1/28/2019 - Third reading passed; Roll Call 40: yeas 48, nays 0
	1/28/2019 - Senate Bills on Third Reading
	1/24/2019 - added as coauthor Senator Randolph
	1/24/2019 - Second reading ordered engrossed
	1/24/2019 - Senate Bills on Second Reading
	1/22/2019 - Committee Report do pass, adopted
	1/22/2019 - Senate Committee recommends passage Yeas: 7; Nays: 0
	1/22/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing);
	Time & Location: 10:00 AM, Rm. 130
	1/15/2019 - added as third author Senator Taylor G
	1/15/2019 - added as second author Senator Koch
	1/14/2019 - Referred to Senate Corrections and Criminal Law
	1/14/2019 - First Reading
	1/14/2019 - Authored By Michael Young
Priority:	Tier 1 - High

State Bill Page: SB488

SB493 EMPLOYER FIREARMS POLICIES (FORD J) Provides that a person who: (1) discovers, as a result of an illegal entry into a motor vehicle owned or possessed by the person, that a firearm legally owned or possessed by the person was stolen from the motor vehicle; and (2) reports the theft of the firearm from the motor vehicle to a law enforcement agency; is immune from any adverse administrative sanction concerning the possession of a firearm or ammunition on the property of an approved postsecondary educational institution in certain instances. Provides that a person is required to prove, by a preponderance of the evidence, that the person did not knowingly or intentionally violate any administrative regulation or comparable prohibition concerning the possession of a firearm or ammunition on the property of an approved postsecondary educational institution when raising the defense of immunity.

Current Status: 1/14/2019 - Referred to Senate Judiciary All Bill Status: 1/14/2019 - First Reading 1/14/2019 - Authored By Jon Ford Priority: Tier 2 - Medium State Bill Page: <u>SB493</u>

SB494

TAXING AREA FOR FIRE PROTECTION SERVICES (GROOMS R) Authorizes the River Ridge Development Authority

(authority) to create a taxing area within the boundaries of the authority to capture incremental sales tax and income tax to be transferred to the River Ridge fire protection fund (fund). Establishes the fund. Provides that, if a taxing area is established, the revenue from the taxing area shall be deposited in the fund to be used to provide for, or contract with other municipalities to provide for, fire protection for the authority. Provides that the authority shall administer the fund. Caps the total amount of state income taxes and sales taxes annually captured in the tax area at \$1,200,000. Expires the tax area after 10 years.

Current Status:1/14/2019 - Referred to Senate Tax and Fiscal PolicyAll Bill Status:1/14/2019 - First Reading1/14/2019 - Authored By Ronald GroomsPriority:Tier 1 - HighState Bill Page:SB494

SB497 TAXATION OF SHORT TERM RENTALS (TALLIAN K) Provides that if a person rents or furnishes rooms, lodgings, or accommodations for consideration for periods of less than 30 days, the owner of the real property is the retail merchant responsible for collecting and remitting any sales tax imposed on the rental income received for the rental. Provides that a facilitator becomes responsible for remitting sales tax on a rental arranged by the facilitator only if the facilitator accepts payment from the consumer for a charge designated as sales tax and subsequently fails to forward the sales tax to the owner. Provides a sales tax exemption for an owner of a house, condominium, or apartment who rents or furnishes rooms, lodgings, or other accommodation in the owner's house, condominium, or apartment if the house, condominium, or apartment is the owner's principal residence and the owner rents or furnishes the rooms, lodgings, or other accommodations for fewer than 10 days in a calendar year (residential sales tax exemption). Provides that in Lake County, Marion County, and Allen County, where the innkeeper's taxes may apply to the renting or furnishing of rooms, lodgings, or other accommodations in a house, condominium, or apartment, whenever the residential sales tax exemption applies to the transaction, the transaction is also exempt from the innkeeper's tax.

Current Status:2/12/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time &<br/>Location: 9:00 AM, Rm. 431All Bill Status:2/4/2019 - added as coauthor Senator Holdman<br/>1/22/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time &<br/>Location: 10:00 AM, Rm. 431<br/>1/14/2019 - Referred to Senate Tax and Fiscal Policy<br/>1/14/2019 - First Reading<br/>1/14/2019 - Authored By Karen TallianPriority:Tier 1 - High

State Bill Page: SB497

SB498

MOBILE INTEGRATION HEALTHCARE (TALLIAN K) Provides that the office of the secretary of family and social services may reimburse certain emergency medical services provider agencies for covered services provided to a Medicaid recipient as part of a mobile integration healthcare program. Amends the definition of "emergency medical services" to include transportation services, acute care, chronic condition services, or disease management services as part of a mobile integration healthcare program. Provides that the emergency medical services commission (commission), in consultation with the state department of health, may develop a mobile integration healthcare program and approve mobile integration healthcare program. Provides that the commission may establish and administer a mobile integration healthcare program. Provides that the commission may establish and administer a mobile integration healthcare grant and establishes the mobile integration healthcare grant fund.

Current Status: 2/11/2019 - Senate Bills on Second Reading

All Bill Status: 2/7/2019 - Senate Bills on Second Reading 2/5/2019 - added as coauthors Senators Breaux and Melton 2/5/2019 - Senate Bills on Second Reading 2/4/2019 - added as coauthor Senator Randolph 2/4/2019 - Senate Bills on Second Reading 1/31/2019 - added as coauthors Senators Head and Crider 1/31/2019 - added as third author Senator Boots 1/31/2019 - added as second author Senator Charbonneau 1/31/2019 - removed as coauthor Senator Charbonneau 1/31/2019 - removed as coauthor Senator Boots 1/31/2019 - Committee Report amend do pass, adopted 1/31/2019 - Senate Committee recommends passage, as amended Yeas: 13; Nays: 0 1/31/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 431 1/14/2019 - added as coauthors Senators Boots and Charbonneau

1/14/2019 - Referred to Senate Appropriations

	1/14/2019 - First Reading 1/14/2019 - Authored By Karen Tallian
Priority:	Tier 3 - Low
State Bill Page:	<u>SB498</u>

FEED-IN TARIFF FOR RENEWABLE ENERGY FACILITIES (KRUSE D) Requires the utility regulatory commission (IURC) SB499 to adopt rules to establish an electric utility feed-in tariff (FIT) program. Provides that the rules adopted must do the following: (1) Require all jurisdictional municipally owned electric utilities (utilities) to offer a FIT to eligible customers (including persons that are not existing customers of the electric utility) not later than July 1, 2020. (2) Require utilities, upon the request of an eligible customer, to enter into a contract, for a term of at least 10 years, for the purchase of electricity generated by a renewable energy facility (facility) located in Indiana at a site at which the utility provides, or will provide, retail electric service to the eligible customer. (3) Allow an electric utility to do the following, subject to the approval of the IURC: (A) Require a minimum size or capacity, not to exceed one megawatt, for facilities participating in the program. (B) Establish a cap with respect to the maximum aggregate capacity for all participating facilities under the electric utility's FIT program. (C) Establish a maximum size or capacity limit, which may not be less than 20 megawatts, for a participating facility. (4) Establish appropriate standards for interconnections between facilities and utilities' electric systems. (5) Establish appropriate FITs for participating facilities, with separate rates for electricity generated from each type of gualifying renewable energy resource under the program. (6) Require that any renewable energy credit or clean energy credit earned by a utility under the program be retired. (7) Prohibit an electric utility from requiring that a person that otherwise gualifies to participate in the electric utility's FIT program to be a customer of the electric utility for any period of time before enrolling in the electric utility's FIT program. Requires the IURC to ensure that the program complies with certain federal laws, regulations, and orders. Requires the IURC to develop and make available a standard contract for use by utilities in entering into contracts with eligible customers under the program. Requires the IURC to include certain information concerning the program in its annual report to the interim study committee on energy, utilities, and telecommunications.

Current Status:1/14/2019 - Referred to Senate UtilitiesAll Bill Status:1/14/2019 - First Reading1/14/2019 - Authored By Dennis KrusePriority:Tier 3 - LowState Bill Page:SB499

SB500 INCENTIVES FOR AN INCLUSIVE WORKFORCE (BECKER V) Requires the Indiana economic development corporation to review and evaluate the terms and conditions of job creation incentives to encourage and ensure an inclusive workforce that offers opportunities for people with different skills and abilities.

Current Status:	1/24/2019 - added as coauthor Senator Stoops
All Bill Status:	1/14/2019 - Referred to Senate Commerce and Technology
	1/14/2019 - First Reading
	1/14/2019 - Authored By Vaneta Becker
Priority:	Tier 2 - Medium
State Bill Page:	<u>SB500</u>

SB501 SUPERVISED VISITATION (MRVAN F) Provides that if a court grants parenting time rights to a person who has been convicted of: (1) child molesting; or (2) child exploitation; within the previous five years, the court shall order that the parenting time must be supervised.

2/4/2019 - added as second author Senator Head
1/14/2019 - Referred to Senate Judiciary
1/14/2019 - First Reading
1/14/2019 - Authored By Frank Mrvan
Tier 3 - Low
<u>SB501</u>

SB502 CHILD SUPPORT AND RESTRICTED DRIVING (MERRITT J) Provides that if a court finds that a person is delinquent as a result of an intentional violation of a child support order, the court may restrict the person's driving privileges to going to or returning from lawful employment, parenting time, and medical appointments or treatment, and other purposes permitted by the court. (Current law allows a court to suspend driving privileges.) Provides that if a Title IV-D agency finds that a person is delinquent in paying child support, the obligor's driving privileges shall be restricted to going to or returning from: (1) lawful employment; (2) parenting time; and (3) medical appointments or treatment. Makes conforming amendments.

> *Current Status:* 1/24/2019 - added as coauthor Senator Tallian *All Bill Status:* 1/23/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00

AM, Rm. 130 1/14/2019 - Referred to Senate Judiciary 1/14/2019 - First Reading 1/14/2019 - Authored By James Merritt *Priority:* Tier 2 - Medium *State Bill Page:* <u>SB502</u>

SB505 REGISTRY OF ANIMAL RELATED OFFENSES (MERRITT J) Defines "animal related offense" and requires the Indiana criminal justice institute (institute) to establish an electronic animal abuse registry containing certain information about every person convicted of an animal related offense after December 31, 2019. Requires the institute to publish the registry on the institute's Internet web site and provides that the registry must be searchable and available to the public. Requires the institute to adopt rules establishing a procedure under which a person whose name is erroneously included in the registry can notify the institute of the erroneous inclusion and the institute will promptly remove the information about the person from the registry.

Current Status:1/14/2019 - Referred to Senate JudiciaryAll Bill Status:1/14/2019 - First ReadingPriority:1/14/2019 - Authored By James MerrittPriority:Tier 3 - LowState Bill Page:SB505

SB509 FIRE DEPARTMENT RESIDENCY REQUIREMENTS (RAATZ J) Requires a member of a city, town, or township (unit) fire department to reside within Indiana and not more than 50 miles from the boundaries of the unit. Allows a member of a unit's fire department to reside outside Indiana if: (1) the unit adopts an ordinance or resolution allowing a member to reside outside Indiana; and (2) the member resides not more than 50 miles from the unit's boundaries. (Current law requires a member of a fire department to live within the county where the unit is located or a contiguous county). Eliminates provisions allowing a unit to adopt an ordinance or resolution requiring a member of the fire department to reside within the county where the unit is located, within the unit, or within a distance from the unit.

 Current Status:
 1/14/2019 - Referred to Senate Local Government

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Jeff Raatz

 Priority:
 Tier 1 - High

 State Bill Page:
 SB509

SB510 EMS PERSONNEL LICENSURE INTERSTATE COMPACT (CHARBONNEAU E) Implements the emergency medical services personnel licensure interstate compact.

 Current Status:
 1/14/2019 - Referred to Senate Health and Provider Services

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Ed Charbonneau

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB510

SB511 DRIVING CARDS (NIEZGODSKI D) Provides for the issuance of driving cards and driving card learner's permits (cards) to residents of Indiana who cannot provide proof of identity and lawful status in the United States. Provides that cards may not be used for federal identification or any federal purposes. Requires that an individual who holds a card and operates a motor vehicle must verify that financial responsibility on any motor vehicle that the holder operates is continuously maintained in the amounts required by law. Makes conforming amendments. Makes technical corrections.

 Current Status:
 1/14/2019 - Referred to Senate Homeland Security and Transportation

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By David Niezgodski

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB511

SB513 GRANTS FROM STATE DISASTER RELIEF FUND (NIEZGODSKI D) Provides that the maximum amount that an individual may receive from the state disaster relief fund (fund) as compensation for damages to the individual's property is \$10,000. (Current administrative rules provide that the maximum amount is \$5,000.) Voids provisions in the Indiana Administrative Code that set forth a maximum compensation amount of \$5,000. Directs the department of homeland security (department) to amend, before July 1, 2020, the administrative rule concerning the fund to reflect a maximum compensation amount of \$10,000 for individuals.

 Current Status:
 2/12/2019 - Senate Homeland Security and Transportation, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 233

 All Bill Status:
 1/14/2019 - Referred to Senate Homeland Security and Transportation 1/14/2019 - First Reading 1/14/2019 - Authored By David Niezgodski

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB513

 SB514
 PENSION COST OF LIVING ADJUSTMENTS (NIEZGODSKI D) Provides for cost of living adjustments for certain members of the: (1) public employees' retirement fund; (2) Indiana state teachers' retirement fund; (3) state police pre-1987 benefit system; and (4) state police 1987 benefit system.

 Current Status:
 2/4/2019 - added as coauthor Senator Randolph All Bill Status:

 All Bill Status:
 1/14/2019 - First Reading

1/14/2019 - Authored By David Niezgodski

Priority: Tier 1 - High

State Bill Page: SB514

UTILITY RELOCATION FOR ROAD PROJECTS (HEAD R) Provides that if, not later than 90 days after receiving an SB517 order from the Indiana department of transportation (department) to relocate utility facilities that will interfere with a planned construction project involving the state highway system, a utility has not: (1) relocated the facilities; (2) made arrangements for the relocation of the facilities to the satisfaction of the department; (3) requested and received a waiver from the department to complete the relocation by a specified later date; or (4) filed an appeal of the department's order; the department may relocate, or cause the relocation of, the utility's facilities, or may file a complaint in the appropriate court for an emergency order to compel the utility to relocate the facilities. Provides that if the department relocates, or causes the relocation of the facilities, the department may recover from the utility the costs of the relocation. Provides that these same procedures apply with respect to the relocation of utility customer service facilities in connection with construction projects involving the state highway system. Provides that if a county executive determines that the location of a utility's facilities will interfere with a planned road, highway, or bridge project under the jurisdiction of the county: (1) the county executive may order the utility to relocate the utility's facilities in accordance with the procedures set forth in the statute concerning projects involving the state highway system; and (2) if the county executive elects to use those procedures: (A) the county executive has all of the authority granted to, and the obligations of, the department under that statute, to the extent applicable; and (B) the utility has all of the obligations and rights of a utility under that statute, to the extent applicable.

Current Status: 2/14/2019 - Senate Utilities, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 233
 All Bill Status: 1/29/2019 - added as coauthor Senator Niezgodski 1/14/2019 - Referred to Senate Utilities

1/14/2019 - First Reading

1/14/2019 - Authored By Randall Head

Priority: Tier 1 - High

State Bill Page: SB517

SB519

DRUG PENALTIES (KOCH E) Provides that if a person commits the offense of: (1) dealing; or (2) an attempt or conspiracy to commit dealing; in a controlled substance, the person may be tried in any county where the person performed an act in furtherance of the offense. Replaces heroin with cocaine or a narcotic drug in certain offense enhancements in the offense of dealing in cocaine or a narcotic drug. Adds an element to certain offense enhancements relating to controlled substances by aggregating the weight of a drug over a period of not more than 90 days.

Current Status:2/11/2019 - Senate Bills on Third ReadingAll Bill Status:2/7/2019 - Second reading ordered engrossed2/7/2019 - Senate Bills on Second Reading2/5/2019 - added as coauthor Senator Bohacek2/5/2019 - added as second author Senator Freeman2/5/2019 - Committee Report amend do pass, adopted2/5/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing); Time& Location: 9:00 AM, Rm. 1301/29/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing);Time & Location: 10:00 AM, Rm. 1301/14/2019 - Referred to Senate Corrections and Criminal Law

1/14/2019 - First Reading 1/14/2019 - Authored By Eric Koch Priority: Tier 3 - Low State Bill Page: SB519

SB520 COLLEGE GRANT PILOT PROGRAM (MELTON E) Establishes the higher education grant pilot program (pilot program) for the purpose of defraying the cost of attending Indiana state postsecondary institutions. Provides that the commission for higher education (commission) shall administer the program. Provides that Indiana high school graduates who have resided for at least one year in one of the following counties are eligible for a grant under the pilot program: (1) Allen County. (2) Jackson County. (3) Lake County. (4) Marion County. (5) Vanderburgh County. Provides that an applicant for a grant under the pilot program must file the Free Application for Federal Student Aid (FAFSA) and accept all offered federal scholarships and grants for the academic year. Provides that a grant under the pilot program must be in an amount sufficient to pay the difference between: (1) the amount of other financial aid (not including loans) received by the grant recipient for the academic year; and (2) the amount of the grant recipient's: (A) mandatory tuition and fees; (B) cost of books, supplies, and equipment; and (C) if the grant recipient's household income is less than 250% of the federal income poverty level, cost of room and board; for the academic year. Provides that to maintain eligibility to receive a grant under the pilot program for the next academic year, a recipient of a grant under the pilot program must: (1) maintain continuous enrollment as a part-time or full-time student at a state educational institution; (2) maintain a grade point average of 2.0 on a 4.0 scale; and (3) perform at least eight hours of community service each semester; during the academic year for which the individual receives the grant. Provides that at least 5% of the funds distributed as grants under the pilot program must come from private donations. Requires the general assembly to appropriate funds sufficient to provide grants under the pilot program in the number and amount projected by the commission to be awarded in the state fiscal year. Provides that an individual may not receive grant funds under the pilot program for more than 124 credit hours. Requires a recipient of a grant under the pilot program to reside in Indiana for at least two years following the recipient's graduation from the undergraduate program for which the recipient receives the grant, and requires a grant recipient who does not comply with this requirement to repay to the commission a prorated amount of the grant funds based on the proportion of the two-year period during which the recipient did not maintain continuous residence in Indiana. Provides that grant funds under the pilot program are paid directly to the state educational institution at which the grant recipient is enrolled. Establishes the Indiana promise fund for the purposes of maintaining and distributing grant funds under the pilot program. Provides that the commission may establish a career counseling requirement for recipients of grants under the pilot program. Requires the commission to report to the governor and the legislative council regarding the pilot program and any suggested changes to the pilot program not later than October 1, 2024.

Current Status: 1/14/2019 - Referred to Senate Education and Career Development

All Bill Status: 1/14/2019 - First Reading 1/14/2019 - Authored By Eddie Melton Priority: Tier 2 - Medium State Bill Page: <u>SB520</u>

SB521 ECONOMIC DEVELOPMENT (MELTON E) Requires the Indiana economic development corporation (corporation) to study and develop recommendations for economic development tools for local communities in distressed areas. Adds the city of Gary as a qualified municipality under the entrepreneur and enterprise district pilot program (program). Provides that the city of Gary may receive a grant of up to \$1,000,000 per year under the program. Increases the amount the corporation may allocate from the Indiana twenty-first century research and technology fund to district boards established under the program from \$2,000,000 to \$3,000,000 per year.

 Current Status:
 1/14/2019 - Referred to Senate Appropriations

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Eddie Melton

 Priority:
 Tier 1 - High

 State Bill Page:
 SB521

SB522 RADON TESTING IN SCHOOLS (MELTON E) Requires every building that is used by a public school or nonpublic school: (1) where students are regularly present; (2) that contains a licensed child care center; or (3) that contains a licensed child care ministry; to be tested for the presence of radon gas or radon progeny before July 1, 2020, and at least one time every five years thereafter. Provides that the superintendent of the school corporation or chief administrative officer of the nonpublic school, in consultation with the state department of health (state department) and the principal of each school to be tested, shall determine: (1) the buildings to be tested; (2) the locations to be tested within each building; (3) the method of testing; and (4) the procedures concerning notification and circulation of the testing results. Requires the test results to be submitted to the state department. Requires the tests to be conducted by a person certified to perform radon testing.

Current Status: 1/14/2019 - added as second author Senator Charbonneau

 All Bill Status:
 1/14/2019 - Referred to Senate Education and Career Development

 1/14/2019 - First Reading

 1/14/2019 - Authored By Eddie Melton

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB522

SB523 WAIVER OF INTEREST AND PENALTIES (MELTON E) Provides that the fiscal body of a county may adopt an ordinance to establish a property tax amnesty program and require a waiver of interest and penalties added before January 1, 2019, on delinquent taxes and special assessments on real property in the county if: (1) all of the delinquent taxes and special assessments on the real property were first due and payable before January 1, 2019; and (2) before May 1, 2020, the taxpayer has paid all of these delinquent taxes and special assessments that are first due and payable after December 31, 2018. Requires the waiver of interest and penalties in these circumstances, notwithstanding any payment arrangement entered into by the county treasurer and the taxpayer. Provides that the waiver of interest and penalties under a program shall not apply to interest and penalties added to delinquent property tax installments or special assessments on real property that was purchased or sold in any prior tax sale.

Current Status: 2/7/2019 - added as coauthor Senator Bohacek

All Bill Status:	1/29/2019 - Referred to House
	1/28/2019 - added as coauthor Senator Randolph
	1/28/2019 - added as coauthor Senator Buck
	1/28/2019 - House sponsor: Representative Hatcher
	1/28/2019 - Third reading passed; Roll Call 42: yeas 48, nays 0
	1/28/2019 - Senate Bills on Third Reading
	1/24/2019 - Second reading ordered engrossed
	1/24/2019 - Senate Bills on Second Reading
	1/22/2019 - added as second author Senator Charbonneau
	1/22/2019 - Committee Report amend do pass, adopted
	1/22/2019 - Senate Committee recommends passage, as amended Yeas: 12; Nays:
	0
	1/22/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time &
	Location: 10:00 AM, Rm. 431
	1/14/2019 - Referred to Senate Tax and Fiscal Policy
	1/14/2019 - First Reading
	1/14/2019 - Authored By Eddie Melton
Priority:	Tier 1 - High
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State Bill Page: SB523

SB524

RESIDENTIAL LANDLORD-TENANT MATTERS (MELTON E) Makes the following changes to the residential landlordtenant statute: (1) Increases from 10 days to 14 days the time in which a tenant has to cure a failure to pay past-due rent before the landlord may terminate the lease. (2) Provides that a landlord may not initiate an eviction proceeding or otherwise terminate a tenant's lease for certain alleged violations by the tenant unless the landlord provides the tenant with at least 14 days notice and the opportunity to cure the alleged violation. (3) Specifies that a landlord that seeks to terminate for any reason a lease for: (A) a tenancy at will; or (B) a tenancy of not more than three months that extends from one period to the next; must serve advance written notice on the tenant within the statutory time frames for the determination of such tenancies. (4) In the case of a one-year rental agreement for a unfurnished rental unit, prohibits a landlord from requiring a tenant to pay as a security deposit an amount that exceeds one monthly installment of rent. (5) Requires a landlord to give a tenant at least 60 days written notice before: (A) modifying the rental agreement in any way; or (B) increasing the rent. (Current law requires a landlord to give at least 30 days written notice before modifying the rental agreement in any way.) (6) Requires a landlord to give a tenant at least 48 hours advance notice of the landlord's intent to enter the tenant's dwelling unit. (Current law requires a landlord to give reasonable notice of the landlord's intent to enter a dwelling unit.) (7) Provides that before a landlord may bring a court action to enforce a statutory obligation of a tenant, the landlord must: (A) serve written notice on the tenant of the tenant's noncompliance with the obligation; and (B) give the tenant at least 14 days from the date the notice is served to remedy the noncompliance. (Current law does not require the notice to be written and provides that the tenant must be given a reasonable amount of time to remedy the noncompliance.) (8) Defines: (A) "essential services" as certain utility services needed for the safe and habitable occupation by a tenant of the tenant's rental unit; and (B) "essential systems" as certain systems used to deliver essential services to a rental unit. Requires a landlord to repair or replace an essential system not later than 24 hours after being notified by a tenant that the tenant's rental unit is without essential services as a result of: (A) a malfunction in the essential system; or (B) the landlord's failure to maintain the system in good and safe working condition. (9) Provides that a tenant may enforce a statutory obligation of a landlord by: (A) providing 30 days notice to the landlord of the landlord's noncompliance with the obligation; and (B) if the landlord fails to make the repairs necessary to remedy the noncompliance, withholding

from the next regular rental payment the estimated cost of the repairs and using the amount withheld to make the repairs. (10) Provides that during the pendency of a court action brought by a tenant to enforce a statutory obligation of a landlord, the court may order the tenant to make the regular rental payments otherwise due to the landlord under the rental agreement to: (A) the clerk of the court; or (B) an attorney trust account; to be held in trust for disbursal to the prevailing party, as ordered by the court. (11) Prohibits a court or the operator of a case management system from disclosing information relating to an eviction action: (A) if the case is dismissed, or if the tenant prevails in the action or upon appeal; or (B) upon order of the court after a petition to prohibit disclosure is made by the tenant: (i) not earlier than five years after a judgment of eviction against the tenant becomes final; or (ii) at least one year after the case was filed if the case remains pending with no judgment. (12) Establishes the Indiana eviction prevention and reduction program to: (A) avoid the filing of unnecessary eviction actions; and (B) reduce the number of eviction judgments entered; with respect to residential rental units. Provides that the Indiana housing and community development authority (authority) shall administer the program. Requires the authority to establish, not later than January 1, 2020, policies and procedures to implement and administer the program. (13) Provides that a landlord that knowingly: (A) advertises for rent in Indiana; or (B) enters, or offers to enter into, a rental agreement for the lease of; a rental unit for which an enforcement authority has issued an order under the unsafe building law; commits fraudulent leasing, a Class A misdemeanor.

 Current Status:
 1/14/2019 - Referred to Senate Commerce and Technology

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Eddie Melton

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB524

SB526

USE OF STATE FUNDS FOR BROADBAND PROJECTS (HOUCHIN E) Defines a "qualified broadband project" as a project for the deployment of broadband infrastructure to provide broadband service for connections to the Internet at specified speeds, regardless of the delivery technology, in unserved areas in Indiana. Defines an "unserved area" as a geographic area of Indiana in which there is not at least one provider of terrestrial broadband service at the designated speeds. Provides that after June 30, 2019, the following apply with respect to grants made by state agencies (awarding agencies) for broadband infrastructure: (1) An awarding agency may not award a new state broadband grant unless the grant is for a qualified broadband project. (2) An awarding agency may allocate or release state funds for a state broadband grant awarded to a recipient before July 1, 2019, subject to certain conditions. (3) In awarding a new state broadband grant, an awarding agency must either: (A) evaluate all grant applications and determine all grant recipients and award amounts in accordance with the criteria set forth in the statute authorizing the office of community and rural affairs (office) to award broadband grants for qualified broadband service in unserved areas; or (B) submit all grant applications received to the office for: (i) evaluation; and (ii) the determination of grant recipients and award amounts, or the recommendation of grant recipients and award amounts; in accordance with the criteria set forth in the statute. Sets forth requirements for: (1) an awarding agency that elects to perform its own evaluations and determinations with respect to the agency's state broadband grants; and (2) an agency that elects to submit its grant applications to the office for: (A) evaluation; and (B) the determination or recommendation of grant recipients and award amounts. Makes a conforming amendment to the definition of "broadband services" set forth in the statute concerning the broadband ready communities development center.

> Current Status: 1/14/2019 - Referred to Senate Utilities All Bill Status: 1/14/2019 - First Reading 1/14/2019 - Authored By Erin Houchin Priority: Tier 1 - High State Bill Page: <u>SB526</u>

SB529 BEEKEEPING (GROOMS R) Provides that a county, municipality, or township shall not adopt or continue in effect any ordinance, rule, regulation, or resolution prohibiting, impeding, or restricting the establishment or maintenance of honeybees in hives.

 Current Status:
 2/4/2019 - Senate Agriculture, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Senate Chamber

 All Bill Status:
 1/14/2019 - Referred to Senate Agriculture 1/14/2019 - First Reading 1/14/2019 - First Reading 1/14/2019 - Authored By Ronald Grooms

 Priority:
 Tier 1 - High

 State Bill Page:
 SB529

SB531 EMT SEIZURE OF DRUGS AND PARAPHERNALIA (LEISING J) Requires the Indiana emergency medical services commission, after consultation with the state police department, to adopt a protocol concerning the seizure, transportation, and temporary storage of illegal controlled substances and drug paraphernalia. Authorizes an

emergency medical services provider who has administered an overdose intervention drug to a patient to seize illegal controlled substances and drug paraphernalia that the provider observes in plain view. Provides immunity to the provider for acts or omissions occurring in connection with the seizure, transportation, and storage of illegal controlled substances and drug paraphernalia.

Current Status:1/14/2019 - Referred to Senate Health and Provider ServicesAll Bill Status:1/14/2019 - First Reading1/14/2019 - Authored By Jean LeisingPriority:Tier 2 - MediumState Bill Page:SB531

SB535

EXTRATERRITORIAL POWERS OF CITIES AND TOWNS (BOOTS P) Repeals the general authority of a city or town (municipality) to exercise the following powers outside of its corporate boundaries: (1) Regulating conduct or property use endangering public health, safety, and welfare. (2) Capturing and destroying animals. (3) Operating recreational parks and exercising eminent domain to acquire property for park purposes. Provides that a municipality may only exercise eminent domain within the municipality unless a statute expressly provides otherwise. Repeals a provision that allows a municipality to exercise powers regarding watercourses within 10 miles outside its corporate boundaries. Requires a municipality to obtain the approval of the county executive before exercising advisory planning and zoning jurisdiction in the two mile area outside its municipal boundaries. Allows a municipality to continue to exercise eminent domain to acquire property outside its boundaries, if it has reached a specified point in the eminent domain proceedings on January 1, 2019.

 Current Status:
 2/11/2019 - Senate Bills on Second Reading

 All Bill Status:
 2/7/2019 - Committee Report amend do pass, adopted

 2/7/2019 - Senate Committee recommends passage, as amended Yeas: 6; Nays: 1

 2/7/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time &

 Location:
 9:00 AM, Rm. 125

 1/31/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time &

 Location:
 9:00 AM, Rm. 130

 1/14/2019 - Referred to Senate Local Government

 1/14/2019 - First Reading

 1/14/2019 - Authored By Philip Boots

 Priority:
 Tier 1 - High

 State Bill Page:
 SB535

INCENTIVES FOR ATTRACTING AND HIRING VETERANS (BOOTS P) Establishes the regional veterans hiring initiative SB536 fund (fund). Provides that the Indiana economic development corporation (IEDC) shall administer the fund. Allows the IEDC to enter into a regional veterans hiring initiative agreement with: (1) counties, cities, towns, and development authorities; and (2) local employers; in a region to provide marketing and recruiting services to attract eligible veterans for employment in the region and provide financial support to eligible veterans who relocate to the region to accept employment. Defines "eligible veteran" as an individual who: (1) served in the armed forces of the United States or their reserves; and (2) has received an honorable discharge within the last six months. Allows the IEDC to make grants or loans to an eligible veteran for authorized purposes. Requires an eligible veteran to repay the money to the IEDC if the veteran: (1) fails to use the money awarded for authorized purposes; or (2) fails to maintain employment with the local employer for at least 12 months following the veteran's initial hiring date. Provides a tax credit against state income tax liability of an employer if the following apply: (1) The employer is a party to a regional veterans hiring initiative agreement. (2) The employer employs an eligible veteran during the taxable year. (3) The eligible veteran has maintained continuous full-time employment with the taxpayer for at least 12 months following the veteran's initial hiring date. (4) The IEDC certifies the credit. Provides that the amount of the credit is equal to: (1) \$1,000; multiplied by (2) each eligible veteran for whom the employer is allowed a credit for the taxable year. Provides, however, that an employer not claim a credit for an eligible veteran for whom the employer is allowed a credit in more than one taxable year. Allows an employer to carryforward any unused credit amount. Makes an appropriation.

 Current Status:
 1/14/2019 - Referred to Senate Pensions and Labor

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Philip Boots

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB536

SB537 VARIOUS ALCOHOLIC BEVERAGE PROVISIONS (BOOTS P) Allows the following to sell alcoholic beverages for carryout on Sunday from 7 a.m. until 3 a.m. the following day: (1) A package liquor store, grocery store, convenience store, or drug store. (2) A restaurant that satisfies the requirements to sell carryout. Provides the following effective July 1, 2020: (1) Allows a grocery store (which includes a convenience store) or drug store to sell cold beer. (2)

Eliminates the restriction on the commodities that a package liquor store may sell. (3) Requires that a sales clerk in a grocery store or drug store, in order to sell alcoholic beverages, must be at least 21 years of age, have an employee's permit, and complete a server program. (4) Increases dealer permit fees and judgments for alcoholic beverage infractions, and deposits the amount of the increases into the alcohol and tobacco commission's enforcement and administration fund. Increases the alcohol and tobacco commission's maximum civil penalty limit for violations by some permittees. Makes stylistic changes.

 Current Status:
 1/14/2019 - Referred to Senate Public Policy

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Philip Boots

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB537

SB540 SCHOOL BUS STOP ARM VIOLATIONS (BASSLER E) Provides that a law enforcement officer shall issue a summons and promise to appear to a person who the law enforcement officer has probable cause to believe has committed or recklessly committed a school bus stop arm violation. Provides that a statement signed under penalty of perjury by a school bus driver, school bus monitor, or crossing guard constitutes probable cause. Provides that a person who knowingly or intentionally meets or overtakes from any direction a school bus stopped on a roadway when the arm signal device is extended or proceeds before the arm signal device is no longer extended commits a Class C misdemeanor (rather than a Class A infraction under current law).

Current Status:1/14/2019 - Referred to Senate JudiciaryAll Bill Status:1/14/2019 - First Reading<br/>1/14/2019 - Authored By Eric BasslerPriority:Tier 1 - HighState Bill Page:SB540

SB542 PETITION FOR CHANGING TIME ZONES (BASSLER E) Requires the governor to petition the United States Department of Transportation to initiate proceedings under the Uniform Time Act of 1966 to locate all of Indiana in the Central Time Zone. Requires the governor's petition to request that the change of Indiana's time zone becomes effective on the date that daylight saving time begins in Indiana in 2021.

 Current Status:
 1/14/2019 - Referred to Senate Rules and Legislative Procedure

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By Eric Bassler

 Priority:
 Tier 3 - Low

 State Bill Page:
 SB542

SB543 MARION COUNTY SPORTS DEVELOPMENT AREA (SANDLIN J) Establishes an additional professional sports development area in Marion County to capture state and local revenue for capital improvements. Provides for the issuance of indebtedness to finance a multipurpose soccer stadium.

Current Status:2/5/2019 - added as coauthor Senator AltingAll Bill Status:2/4/2019 - added as coauthor Senator Ford Jon1/24/2019 - added as third author Senator Messmer

- 1/15/2019 added as second author Senator Freeman
- 1/15/2019 Referred to Senate Appropriations
- 1/15/2019 First Reading
- 1/15/2019 Authored By Jack Sandlin

Priority: Tier 2 - Medium

State Bill Page: SB543

SB545 REPORTS ON STRESS TESTS AND RISK ASSESSMENTS (SPARTZ V) Provides that: (1) the executive director of the Indiana public retirement system; and (2) the trustee of the Indiana state police pension trust; shall report to the interim study committee on pension management oversight on any stress tests or sensitivity analyses performed during a state fiscal year on the pension funds under their respective administration.

Current Status: 1/31/2019 - added as coauthor Senator Bassler

All Bill Status: 1/29/2019 - added as coauthor Senator Randolph 1/29/2019 - House sponsor: Representative Carbaugh 1/29/2019 - Third reading passed; Roll Call 49: yeas 49, nays 0 1/29/2019 - Senate Bills on Third Reading 1/28/2019 - added as second author Senator Boots 1/28/2019 - Second reading ordered engrossed 1/28/2019 - Senate Bills on Second Reading

1/24/2019 - Committee Report do pass, adopted
1/23/2019 - Senate Committee recommends passage Yeas: 11; Nays: 0
1/23/2019 - Senate Pensions and Labor, (Bill Scheduled for Hearing); Time &
Location: 10:00 AM, Rm. 223
1/14/2019 - Referred to Senate Pensions and Labor
1/14/2019 - First Reading
1/14/2019 - Authored By Victoria Spartz
Tier 3 - Low

Priority: Tier 3 State Bill Page: <u>SB545</u>

SB549

SCHOOL FINANCIAL MATTERS (SPARTZ V) Requires the superintendent of a school corporation to submit a written report to the local board of finance for the school corporation. Provides that the report must assess the financial condition of the school corporation using certain fiscal and qualitative indicators. Provides that the report must be received and reviewed at the annual meeting of the local board of finance for the school corporation. Reorganizes the law governing the appointments to municipal redevelopment commissions, five member county redevelopment commissions, and seven member county redevelopment commissions into three separate statutes. Eliminates nonvoting advisory positions for school board members on the redevelopment commissions. Requires one member appointed to the redevelopment commissions by the municipal or county executive to represent the school boards located within the territories served by the redevelopment commissions. Provides that the new requirements apply to appointments for terms of office beginning after December 31, 2019.

 Current Status:
 2/12/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431

 All Bill Status:
 2/5/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 431

 1/14/2019 - Referred to Senate Tax and Fiscal Policy
 1/14/2019 - Referred to Senate Tax and Fiscal Policy

 1/14/2019 - First Reading
 1/14/2019 - Authored By Victoria Spartz

 Priority:
 Tier 1 - High

 State Bill Page:
 SB549

SB551 VICTIMS OF CRIMINAL ACTS (MESSMER M) Provides that a new registration period may be imposed if a sex or violent offender fails to register or improperly registers as a sex or violent offender. Prohibits records held by the department of child services to be disclosed to any person who requests the record if it related to an ongoing police investigation or criminal prosecution. Provides that a parent, a guardian, or another representative may file a petition for an order for protection on behalf of a child against a person who engages in sexual grooming activity. Amends the definition of "crime of domestic violence". Creates a procedure where a victim of a sex crime and child victim of a sex crime can have their identity protected from the public. Provides that if a child less than 16 years of age is summoned to testify as a witness to any hearing in any criminal matter, the child shall be allowed to have a comfort item or comfort animal while testifying. Expands the list of offenses that may be prosecuted before a victim reaches 31 years of age to include all offenses of child molesting, vicarious sexual gratification, child solicitation, child seduction, sexual misconduct with a minor, and incest. Provides that a person commits the offense of domestic battery, as a Level 6 felony, if the person has a prior unrelated conviction for strangulation. Provides that a person commits the offense of strangulation, as a Level 5 felony, if the person has a prior unrelated conviction for strangulation. Provides that a person commits the offense of kidnapping, as a Level 4 felony, if it results in moderate bodily injury to a person other than the removing person. Provides that a person commits the offense of criminal confinement, as a Level 4 felony, if it results in moderate bodily injury to a person other than the confining person. Amends certain age requirements and adds enhanced offenses to the offense of child seduction. Provides that a person at least 18 years of age who knowingly or intentionally: (1) performs or submits to sexual intercourse or other sexual conduct with a child less than 16 years of age; or (2) performs or submits to any fondling or touching with a child less than 16 years of age with the intent to arouse or to satisfy the sexual desires of either the child or the older person; commits sexual misconduct with a minor. Prohibits a person who has a Class D felony conviction or a Level 6 felony conviction for domestic battery within the previous 15 years from petitioning the court to reduce the felony conviction to a Class A misdemeanor. Urges the legislative council to assign to an interim study committee the issue of depositions of child victims of sex offenses. Makes conforming amendments.

Current Status: 2/11/2019 - Senate Bills on Second Reading

All Bill Status: 2/7/2019 - Committee Report amend do pass, adopted

2/5/2019 - added as coauthor Senator Bohacek

2/5/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays: 0 2/5/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 130

1/31/2019 - added as third author Senator Houchin

1/29/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing);

Time & Location: 10:00 AM, Rm. 130 1/28/2019 - added as second author Senator Young M 1/14/2019 - Referred to Senate Corrections and Criminal Law 1/14/2019 - First Reading 1/14/2019 - Authored By Mark Messmer Priority: Tier 2 - Medium

State Bill Page: SB551

SB552 GAMING MATTERS (MESSMER M) Authorizes sports wagering at riverboats, racinos, a Vigo County casino, and satellite facilities. Provides for the administration and conduct of sports wagering. Imposes initial and annual fees on a licensed owner, operating agent, vendor, or permit holder conducting sports wagering. Imposes initial and annual licensing fees on vendors conducting sports wagering. Specifies that a vendor contracting with a certificate holder has the same authority to conduct sports wagering as the certificate holder. Requires the use of official data to determine the winner of in-play wagers. Requires the Indiana gaming commission (IGC) to deposit vendor license application fees in the sports wagering fund. Requires the IGC to deposit sports wagering service provider license application fees in the sports wagering fund. Sets forth duties for the IGC concerning sports wagering. Requires the IGC to adopt administrative rules. Specifies that the IGC may act upon information received from a sports governing body in considering requests to prohibit wagering on particular events or to prohibit making wagers of a particular type. Establishes a sports wagering service provider license. Provides that certain items must be acquired from a person that holds both a supplier's license and a sports wagering service provider license. Provides that certain services must be obtained from a person holding a sports wagering service provider license. Specifies that required background checks apply to employees engaged in activities related to sports wagering. Provides that sports wagering at racinos is taxed as a gambling game. Specifies permissible sports wagering wagers. Prohibits wagering on e-sports. Allows live table games at racetracks in 2019. Provides each horsemen's association, certain licensees, and any association for backside benevolence shall submit to an audit by an independent public accountant and submit the report to the commission. Provides distributions of taxes from live table games at racetracks to the commission. Authorizes a holder of a Gary riverboat license to change locations under certain circumstances, to another location in Gary or to Vigo County, Allows: (1) a holder of one of the Gary riverboat licenses to move a license to a casino in Vigo County; or (2) a licensed owner of a riverboat license to apply to the IGC to operate a Vigo County casino. Repeals: (1) the maximum number of owner's licenses that may be issued to a riverboat owner; (2) the cap on the number of slot machines and gambling games at racinos; and (3) the provision that prohibits money distributed to a horsemen's association from being used for lobbying. Provides that a licensed owner of a riverboat license: (1) who is operating a Vigo County casino; or (2) who operates an casino in Vigo County using a Gary riverboat license; shall annually pay \$3,000,000 to the department of natural resources (DNR) and DNR will deposit that payment in the West Baden Springs historic hotel preservation and maintenance fund. Provides that if a riverboat locates in Vigo County, the licensed owner shall pay \$6,000,000 to the city of Evansville and that 80% of the funds shall be used to reduce the property lease payments of the inland casino in Evansville. Provides \$1 of the supplemental wagering tax collected per person by a riverboat in Vigo County to the Vigo County capital improvement board of managers. Provides that a riverboat operating in Vigo County shall pay \$2,000,000 to the commission annually to be distributed to the breed development funds. Provides that the state treasurer shall distribute tax revenue from an operating agent operating a riverboat in a historic hotel district to the state general fund and the West Baden Springs historic hotel preservation and maintenance fund. Provides that a racino is authorized to conduct wagering on table games after submitting a plan to the Indiana gaming commission that meets requirements for table games for riverboats. Provides that certain cities and counties may receive supplemental payments from wagering tax distributions. Provides that beginning after June 30, 2020, a licensed owner or racino may not deduct more than \$9,000,000 from adjusted gross receipts from wagering on gambling games. Provides that a racino shall distribute monthly 20% of the adjusted gross receipts of live table game wagering. Prohibits a racino, riverboat, or riverboat operated by an operating agency from relocating within 75 miles of another racetrack, riverboat, inland casino, riverboat operated by an operating agent, or relocated casino. Makes technical corrections and other changes to conform with recent changes to the riverboat law.

*Current Status:* 2/6/2019 - Senate Committee recommends passage, as amended Yeas: 10; Nays:

All Bill Status: 2/6/2019 - Senate Public Policy, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 431 2/5/2019 - added as coauthor Senator Melton 1/15/2019 - Referred to Senate Public Policy 1/15/2019 - First Reading 1/15/2019 - Authored By Mark Messmer State Bill Page: SB552

SB553

RIGHT TO USE LAKE MICHIGAN SHORE FOR RECREATION (TALLIAN K) Defines "Lake Michigan shore" as the land along the edge of Lake Michigan between the water's edge and the ordinary high water mark. Provides that the Lake Michigan shore is held in trust by the state of Indiana for the use of the public. Provides that the department of natural resources (department) has: (1) jurisdiction over the Lake Michigan shore; and (2) the duty to protect the public's

exercise of vested public rights in the Lake Michigan shore. Provides that the construction of structures that may extend onto the Lake Michigan shore is subject to regulation and permitting by the department. Provides that the public of Indiana has a vested right to use the Lake Michigan shore for certain recreational activities. Provides that the public of Indiana does not have a right to use the Lake Michigan shore to engage in an activity that: (1) constitutes a public nuisance; or (2) interferes with the exercise by other members of the public of their right to delegate concurrent authority to a unit of local government to regulate and enforce the right of the public to use the Lake Michigan shore for recreational activities.

 Current Status:
 2/11/2019 - Senate Natural Resources, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 130

 All Bill Status:
 1/14/2019 - Referred to Senate Natural Resources

 1/14/2019 - First Reading
 1/14/2019 - Authored By Karen Tallian

 Priority:
 Tier 1 - High

 State Bill Page:
 SB553

SB554 ECONOMIC DEVELOPMENT (GARTEN C) Provides that the Indiana economic development corporation (IEDC) may renew an enterprise zone that is established in an inactive or closed military base (enterprise zone) for not more than 10 years subject to certain criteria. Provides that a reuse authority, following the expiration of an enterprise zone over which the reuse authority had jurisdiction, may, subject to the approval of the IEDC, certify a business that is located within the boundaries of the enterprise zone for a tax credit, deduction, or exemption that could have been available to the business had the enterprise zone not expired. Provides that a business that is certified by a reuse authority to receive a tax credit, deduction, or exemption must assist the reuse authority in an amount determined by the reuse authority. Provides that a zone business that received a tax credit, deduction, or exemption in an enterprise zone before the phase out of the enterprise zone and claims the tax credit, deduction, or exemption after the phase out must pay to the reuse authority the same fee or amount that the zone business would have paid to the urban enterprise association before the expiration of the enterprise zone.

Current Status:	2/4/2019 - added as coauthor Senator Raatz
All Bill Status:	2/4/2019 - added as coauthor Senator Houchin
	2/4/2019 - House sponsor: Representative Clere
	2/4/2019 - Third reading passed; Roll Call 70: yeas 49, nays 0
	2/4/2019 - Senate Bills on Third Reading
	1/31/2019 - Second reading ordered engrossed
	1/31/2019 - Senate Bills on Second Reading
	1/29/2019 - added as coauthor Senator Tallian
	1/28/2019 - Committee Report amend do pass, adopted
	1/24/2019 - Senate Committee recommends passage, as amended Yeas: 11; Nays:
	0
	1/24/2019 - added as coauthor Senator Head
	1/24/2019 - added as coauthors Senators Boots and Merritt
	1/24/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location:
	9:00 AM, Rm. 431
	1/15/2019 - Referred to Senate Appropriations
	1/15/2019 - First Reading
	1/15/2019 - Authored By Chris Garten
Priority:	Tier 1 - High
State Bill Page:	<u>SB554</u>

SB556 ANNEXATION (BUCK J) With regard to an annexation ordinance adopted after June 30, 2019, allows a county executive to review and deny an annexation if, for the assessment date in the calendar year preceding the calendar year in which the annexation ordinance is adopted, the total gross assessed value of all property annexed by the municipality by all ordinances adopted on the same date is more than 5% of the total gross assessed value of the municipality (without considering the territory to be annexed in the ordinance or ordinances). Provides that if the county executive: (1) denies the annexation, the proceedings are terminated; or (2) does not deny the annexation, the annexation proceedings continue. With regard to an annexation ordinance adopted after June 30, 2019: (1) requires the county executive to review; and (2) allows the county executive to deny an annexation, if, for the assessment date in the calendar year preceding the calendar year in which the annexation ordinance is adopted, the total gross assessed value of all property annexed by the municipality by all ordinances adopted during the calendar year is more than 15% of the total assessed value of the municipality (without considering the territory to be annexed in the ordinance or ordinances). Provides that if the county executive: (1) denies the annexation, the proceedings are terminated and all annexation ordinances adopted by a municipality during the calendar year are void; or (2) does not deny the annexation, the annexation proceedings continue. Requires a fiscal plan prepared after June 30, 2019, to address any estimated effects of the annexation on taxing units not included in the annexation. Requires after June 30, 2019, that notice be given of certain annexation proceedings to taxing units and political subdivisions evaluated for purposes of the fiscal plan.

 Current Status:
 2/11/2019 - Senate Bills on Second Reading

 All Bill Status:
 2/7/2019 - Committee Report amend do pass, adopted

 2/7/2019 - Senate Committee recommends passage, as amended Yeas: 6; Nays: 1

 2/7/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time &

 Location:
 9:00 AM, Rm. 125

 1/14/2019 - Referred to Senate Local Government

 1/14/2019 - First Reading

 1/14/2019 - Authored By James Buck

 Priority:

 Tier 1 - High

 State Bill Page:

 SB556

SB557 PROPERTY TAX DEDUCTIONS FOR VETERANS (HOUCHIN E) Provides that a veteran who is classified as individually unemployable is entitled to a property tax deduction. Removes the limit on the gross assessed value of property eligible for the property tax deduction for a veteran who is totally disabled, is at least 62 years of age and has a disability of at least 10%, or is individually unemployable. Provides that the surviving spouse of an individual who dies

while serving in the military or naval forces of the United States is entitled to a property tax deduction. *Current Status:* 1/14/2019 - Referred to Senate Appropriations *All Bill Status:* 1/14/2019 - First Reading 1/14/2019 - Authored By Erin Houchin *Priority:* Tier 2 - Medium *State Bill Page:* <u>SB557</u>

SB561 STATE MEDICAL EXAMINER STUDY (HOUCHIN E) Requires the state police department to study the need for a state medical examiner, and provides that the department may employ a physician to assist with the study. Specifies the qualifications of a person who may perform an autopsy.

Current Status:	2/11/2019 - Senate Bills on Second Reading
All Bill Status:	2/7/2019 - added as coauthor Senator Randolph
	2/7/2019 - Senate Bills on Second Reading
	2/5/2019 - Committee Report amend do pass, adopted
	2/5/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays: 2
	2/5/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing); Time
	& Location: 9:00 AM, Rm. 130
	1/24/2019 - added as coauthor Senator Bohacek
	1/24/2019 - added as third author Senator Crider
	1/24/2019 - added as second author Senator Ford Jon
	1/14/2019 - Referred to Senate Corrections and Criminal Law
	1/14/2019 - First Reading
	1/14/2019 - Authored By Erin Houchin
Priority:	Tier 3 - Low
State Bill Page:	<u>SB561</u>

SB563 ECONOMIC DEVELOPMENT (HOLDMAN T) Establishes the small business innovation voucher program (program) to provide vouchers to eligible small businesses to be used by the business to purchase research and development support or other forms of technical assistance and services from an Indiana institution of higher education or other authorized research provider. Provides that the Indiana economic development corporation (IEDC) shall administer the program. Provides that the program is subject to appropriation from the general assembly. Amends the definition of "sales" and adds a definition of "telecommunication services" and "broadcast services" under the state adjusted gross income tax provisions. Amends the provisions for determining when sales, other than sales of tangible personal property, are derived from sources within Indiana for purposes of determining the state adjusted gross income of corporations and nonresident persons. Authorizes the Indiana department of state revenue (department) to adopt rules that apply retroactively to January 1, 2019, to specify where sales, receipts, income, transactions, or costs are attributable. Provides that a taxpayer (with certain exceptions) is not entitled to receive an industrial recovery tax credit for a qualified investment made after December 31, 2019. Allows a taxpayer to assign all or part of a venture capital investment tax credit, subject to certain limitations. Amends the definition of "qualified investment" under the Hoosier business investment tax credit to include the purchase of retooled or refurbished machinery and certain energy conservation and pollution control equipment. Amends the headquarters relocation tax credit to extend the credit to an eligible business that: (1) acquired at least \$4,000,000 in venture capital within either six months prior to or six months after applying for the credit; and (2) commits to: (A) relocating its headquarters to Indiana; or (B)

relocating the number of jobs that equal 80% of the business's payroll to Indiana. Provides that the following apply to an eligible business that gualifies for a headquarters relocation tax credit under the new provision: (1) The total amount of credits that may be approved by the IEDC for all of those eligible businesses in a calendar year is subject to an annual cap established by the budget agency. (2) The credit is refundable at the discretion of the IEDC. Establishes the redevelopment tax credit (credit). Requires a taxpayer to apply to the IEDC for the credit. Provides that a taxpayer may claim a credit against state tax liability if: (1) the taxpayer makes a gualified investment for the redevelopment or rehabilitation of real property located within a qualified redevelopment site; and (2) the qualified investment is approved by the IEDC. Provides that the amount of the credit is equal to: (1) the gualified investment made by the taxpayer and approved by the IEDC in an agreement; multiplied by (2) the applicable credit percentage determined by the IEDC. Specifies the maximum applicable credit percentages that apply to gualified investments. Allows a taxpayer to carry forward any unused credit amounts for nine taxable years following the unused credit year. Allows a taxpayer to assign all or part of a redevelopment tax credit, subject to certain limitations. Provides that the IEDC shall require a taxpayer to enter into an agreement with the IEDC as a condition of receiving a credit. Authorizes the IEDC to include in an agreement provisions that: (1) require the taxpayer to repay all or part of a credit awarded over a period of years; and (2) limit the maximum amount of the taxpayer's credit that may be claimed during a taxable year. Provides that an agreement must include a repayment provision for the amount of any credit award that exceeds \$5,000,000. Allows a pass through entity to allocate a redevelopment tax credit among its shareholders, partners, beneficiaries, or members of the pass through entity as provided by written agreement. Requires the IEDC to establish measurements for evaluating the performance of the redevelopment tax credit and evaluate the tax credit program on a biennial basis.

 Current Status:
 2/12/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431

 All Bill Status:
 1/14/2019 - Referred to Senate Tax and Fiscal Policy

 1/14/2019 - First Reading
 1/14/2019 - Authored By Travis Holdman

 Priority:
 Tier 1 - High

 State Bill Page:
 SB563

SB566 RESIDENTIAL TAX INCREMENT FINANCING (RAATZ J) Permits redevelopment commissions in counties having a population of not more than 100,000 to establish a program for residential housing development and a tax increment funding allocation area for that program. Defines "residential housing" as housing that consists of single family dwelling units.

Current Status:	1/14/2019 - Referred to Senate Tax and Fiscal Policy
All Bill Status:	1/14/2019 - First Reading
	1/14/2019 - Authored By Jeff Raatz
Priority:	Tier 1 - High
State Bill Page:	<u>SB566</u>

SB568 TIPPECANOE COUNTY SUPERIOR COURT (BUCHANAN B) Adds a superior court in Tippecanoe County.

Current Status: 2/5/2019 - Cosponsors: Representatives Negele and Brown, T

All Bill Status: 2/5/2019 - House sponsor: Representative Lehe 2/5/2019 - Third reading passed; Roll Call 86: yeas 48, nays 1 2/5/2019 - Senate Bills on Third Reading

2/4/2019 - Second reading ordered engrossed

2/4/2019 - Senate Bills on Second Reading

1/31/2019 - Committee Report do pass, adopted

1/31/2019 - Senate Committee recommends passage Yeas: 11; Nays: 0

1/31/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 431

1/24/2019 - Committee Report do pass adopted; reassigned to Committee on Appropriations

1/23/2019 - Senate Committee recommends passage Yeas: 10; Nays: 0

1/23/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 130

1/14/2019 - Referred to Senate Judiciary

1/14/2019 - First Reading

1/14/2019 - Authored By Brian Buchanan

Priority: Tier 3 - Low

State Bill Page: SB568

SB569

ENTREPRENEUR AND ENTERPRISE DISTRICT GRANTS (BUCHANAN B) Provides that the Indiana economic

development corporation (IEDC) shall award a grant from the twenty-first century research and technology fund (fund) to a district board established in Lafayette or Fort Wayne by September 1 of a state fiscal year if the district board applies for a grant. Requires the IEDC to allocate amounts within the fund each state fiscal year for purposes of awarding a grant to a district board established in Lafayette or Fort Wayne.

Current Status: 1/15/2019 - Referred to Senate Tax and Fiscal Policy

All Bill Status: 1/15/2019 - First Reading

1/15/2019 - Authored By Brian Buchanan

State Bill Page: SB569

SB576 REGULATION OF CERTAIN PROFESSIONS AND OCCUPATIONS (MERRITT J) Eliminates the professional licensing agency (PLA). Establishes the health professions licensing agency (HPLA) within the state department of health to license health professions. Requires the state health commissioner to appoint the director and deputy directors of the HPLA. Establishes the workforce licensing agency (WLA) within the department of workforce development to license occupations that are not health professions. Requires the commissioner of the department of workforce development to appoint the director and deputy directors of the WLA. Requires the WLA to operate and maintain the electronic registry of professions. Transfers responsibilities under the INSPECT program from the PLA to the HPLA. Removes the requirements that the directors of the HPLA and the WLA execute a surety bond. Establishes transition provisions. Makes conforming changes. Removes expired provisions. Makes technical changes.

 Current Status:
 1/14/2019 - Referred to Senate Commerce and Technology

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By James Merritt
 1/14/2019 - Authored By James Merritt

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB576

SB577 ADDICTION COUNSELORS (MERRITT J) Urges the legislative council to assign to an appropriate interim study committee the task of studying the need to have additional addiction counselors in Indiana by allowing certain qualified individuals to be able to practice as addiction counselors.

 Current Status:
 1/14/2019 - Referred to Senate Health and Provider Services

 All Bill Status:
 1/14/2019 - First Reading

 1/14/2019 - Authored By James Merritt
 1/14/2019 - Authored By James Merritt

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB577

SB578 TAX CREDIT FOR BRIDGE TOLL EXPENSES (GROOMS R) Provides a state tax credit to qualified businesses that pay tolls to cross certain Ohio River bridges. Provides that a qualified business is a business entity that: (1) is authorized to transact business in Indiana; (2) maintains its principal office, or a branch office, in Clark County or Floyd County; (3) incurs at least \$500 of qualified toll expenses to cross certain Ohio River bridges during a taxable year; and (4) has a Riverlink commercial account. Provides that the amount of the tax credit may not exceed the lesser of: (1) the amount of qualified toll expenses paid by the qualified business during the taxable year; or (2) \$1,000. Provides that a business entity wishing to claim the credit must file an application with the department of state revenue during the taxable year requesting certification of the business entity as a qualified business for that taxable year.

Current Status: 1/14/2019 - Referred to Senate Tax and Fiscal Policy All Bill Status: 1/14/2019 - First Reading 1/14/2019 - Authored By Ronald Grooms Priority: Tier 2 - Medium State Bill Page: SB578

SB581 LAKE MICHIGAN SHORE ZONE ADMINISTRATIVE RULES (DORIOT B) Defines "Lake Michigan shore zone" as the land between the ordinary high water mark of Lake Michigan and the lakeside property line of a privately owned lot or tract of land described by metes and bounds. Provides that a Lake Michigan shore zone includes a seawall constructed on the lakeside property line of a privately owned lot or tract of land described by metes and bounds. Authorizes the natural resources commission (commission) to adopt rules concerning: (1) the movement of sand across a Lake Michigan shore zone through natural forces or otherwise and the return of the sand to the Lake Michigan shore; (2) the flow of water, including water from a source on a privately owned lot or tract of land, across a Lake Michigan shore zone; and (3) other matters relating to the use of Lake Michigan shore zones. Provides that the rules adopted by the commission supersede an ordinance of a unit of local government, including a zoning ordinance, that is inconsistent with the adopted rules.

*Current Status:* 2/11/2019 - Senate Natural Resources, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 130

All Bill Status: 1/14/2019 - Referred to Senate Natural Resources 1/14/2019 - First Reading

1/14/2019 - Authored By Blake Doriot *Priority:* Tier 2 - Medium *State Bill Page:* <u>SB581</u>

SB582 JURISDICTION OF THE TAX COURT OVER FEES (CHARBONNEAU E) Provides that a taxpayer's appeal of an assessment may not include a claim related to the legality or constitutionality of certain other charges, rates, or fees. Provides that the tax court does not have jurisdiction over a challenge to the establishment, fixing, charging, imposition, or collection of user fees included in a case over which the tax court otherwise has jurisdiction. Defines "user fee" for purposes of tax court jurisdiction.

Current Status: 1/29/2019 - Referred to House All Bill Status: 1/28/2019 - Cosponsor: Representative Hamilton 1/28/2019 - House sponsor: Representative Karickhoff 1/28/2019 - Third reading passed; Roll Call 43: yeas 43, nays 5 1/28/2019 - Senate Bills on Third Reading 1/24/2019 - added as second author Senator Holdman 1/24/2019 - Second reading ordered engrossed 1/24/2019 - Senate Bills on Second Reading 1/22/2019 - added as coauthor Senator Buck 1/22/2019 - Committee Report amend do pass, adopted 1/22/2019 - Senate Committee recommends passage, as amended Yeas: 11; Nays: 0 1/22/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm, 431 1/14/2019 - Referred to Senate Tax and Fiscal Policy 1/14/2019 - First Reading 1/14/2019 - Authored By Ed Charbonneau Priority: Tier 1 - High State Bill Page: SB582

SB583 RESIDENTIAL WASTEWATER TREATMENT DEVICES (TOMES J) Provides for the submission of a proprietary residential wastewater treatment device to the state department of health (state department) for a determination of whether the proprietary residential wastewater treatment device will be authorized for use in residential septic systems. Requires the state department to authorize the use of a proprietary residential wastewater treatment device if certain conditions are met. Requires the executive board of the state department to adopt rules concerning the evaluation of proprietary residential wastewater treatment devices.

Current Status:	1/14/2019 - Referred to Senate Environmental Affairs
All Bill Status:	1/14/2019 - First Reading
	1/14/2019 - Authored By James Tomes
Priority:	Tier 1 - High
State Bill Page:	<u>SB583</u>

SB585 CONTINUOUS PRESCRIPTION DRUG COVERAGE (BROWN L) Prohibits state employee health plans, Medicaid programs, accident and sickness insurers, and health maintenance organizations from changing coverage of a prescribed drug during the continuous enrollment of a covered individual, recipient, or enrollee. Specifies requirements for coverage exception requests and discontinuation of certain coverage.

Current Status:1/14/2019 - Referred to Senate Health and Provider ServicesAll Bill Status:1/14/2019 - First Reading<br/>1/14/2019 - Authored By Liz BrownPriority:Tier 3 - LowState Bill Page:SB585

SB592 EXCESS LIABILITY TRUST FUND CLAIMS (GLICK S) Provides that, if certain conditions are met, a person who was not an owner or operator of an underground storage tank (UST) at the time of a release from the UST may assume liability for corrective action in response to the release from the UST and may receive reimbursement from the underground petroleum storage tank excess liability trust fund (ELTF). Provides that the administrator of the ELTF: (1) may audit any claim against the ELTF to protect against fraud, waste, and abuse; and (2) may pay from the ELTF, in connection with one eligible release from a UST, not more than \$1,500,000 for corrective action and not more than \$1,000,000 for third party indemnification claims. Authorizes the department of environmental management (IDEM) to develop, and the underground storage tank financial assurance board to approve, guidelines to assist eligible parties in identifying goods and services for which reimbursement may be paid from the ELTF. Provides that a person to whom the right to receive payment from the ELTF was assigned, in order to receive payment, must provide proof of the assignment to the administrator of the ELTF. Authorizes the commissioner of IDEM to undertake corrective action in response to a release of a regulated substance from a UST if the person who is subject to a corrective action order with respect to the release, through no fault of that person, does not have access to the property that is the subject of the corrective action order.

> Current Status: 1/15/2019 - Referred to Senate Environmental Affairs All Bill Status: 1/15/2019 - First Reading 1/15/2019 - Authored By Susan Glick Priority: Tier 2 - Medium State Bill Page: SB592

SB593

REGULATION OF CONFINED FEEDING OPERATIONS (STOOPS M) Amends the law on confined feeding operations (CFOs), which include any confined feeding of at least 300 cattle, 600 swine or sheep, 30,000 fowl, or 500 horses. Provides for the department of environmental management (IDEM) to issue CFO permits instead of "approvals". Provides that a person that owns a CFO, owns the livestock in a CFO, applies for a permit, permit renewal, or permit modification for a CFO, or is otherwise in direct or responsible charge of a CFO is a "responsible party" with respect to the CFO and must disclose certain information. Provides that a person may not start construction or operation of a CFO without obtaining a permit from IDEM and may not modify a CFO without obtaining a permit modification from IDEM. Provides that the application for a permit or permit modification must be accompanied by: (1) plans and specifications prepared or certified by a professional engineer; (2) certain site-specific information; and (3) a sitespecific air pollution control plan. Requires IDEM to: (1) provide public access to a permit application through IDEM's virtual file cabinet; (2) publish a notice requesting public comments on the application; (3) allow interested persons to submit written comments; and (4) hold a public hearing on the permit application upon written request. Requires the commissioner of IDEM (commissioner) to deny an application for a permit or permit modification if the proposed activity would substantially endanger public health or the environment. Authorizes IDEM to revoke a CFO permit if necessary to prevent or abate a substantial endangerment to public health or the environment. Requires the environmental rules board (board) to adopt rules establishing: (1) limits on hydrogen sulfide, volatile organic compounds, and ammonia emissions; and (2) requirements and prohibitions applying to new CFOs, CFOs proposed for expansion, and other existing CFOs. Provides that the rules must prohibit a new or expanded CFO from being located within one mile of a residence unless the owner of the residence consents to a lesser setback or the commissioner determines that the CFO's air pollution control plan will prevent the CFO from exceeding the limits on hydrogen sulfide, volatile organic compounds, and ammonia emissions established by the rules of the board. Makes technical corrections.

Current Status: 1/15/2019 - Referred to Senate Agriculture All Bill Status: 1/15/2019 - First Reading 1/15/2019 - Authored By Mark Stoops Priority: Tier 2 - Medium State Bill Page: <u>SB593</u>

SB594 MENTAL HEALTH PROVIDER REPORTING REQUIREMENTS (MRVAN F) Requires a mental health professional to notify the office of judicial administration, for transmittal to the NICS, that an individual has a propensity for violent or emotionally unstable conduct. Provides that the notification expires: (1) after five years; or (2) when the mental health professional makes a determination that the individual no longer has a propensity for violent or emotionally unstable conduct; whichever occurs earlier.

 Current Status:
 1/15/2019 - Referred to Senate Health and Provider Services

 All Bill Status:
 1/15/2019 - First Reading

 1/15/2019 - Authored By Frank Mrvan

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB594

SB595 IMPROPER WORKER CLASSIFICATION (MRVAN F) Authorizes the department of state revenue, the department of labor, the worker's compensation board, and the department of workforce development to issue subpoenas for the attendance of witnesses and the production of records and to question witnesses under oath when conducting an investigation of any suspected improper worker classification by a construction contractor. Allows the worker's compensation board to issue a stop work order as an additional remedy against an employer that does not have the required insurance and has not furnished satisfactory proof of self-insurance. Provides that service of a stop work order on a worksite is effective as to the employer's operations on that worksite, and that service of a stop work order on an employer is effective as to all of the employer's worksites where the employer has not complied with the insurance or self-insurance requirements. Provides a civil penalty of \$1,000 for each day an employer violates a stop work order.

Current Status: 1/15/2019 - Referred to Senate Pensions and Labor All Bill Status: 1/15/2019 - First Reading

1/15/2019 - Authored By Frank Mrvan Priority: Tier 3 - Low State Bill Page: SB595 JUVENILE COURT VOLUNTARY PREVENTATIVE PROGRAMS (SPARTZ V) Provides that the Indiana supreme court SB596 may establish a two-year pilot program to assist juvenile court judges in five Indiana counties in providing voluntary preventative programs for at-risk children. Requires nonjudicial state agencies to assist the Indiana supreme court in the implementation of the pilot program. Requires the supreme court office of judicial administration to report to the legislative council specified information regarding the pilot program. *Current Status:* 2/18/2019 - Senate Family and Children Services, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Senate Chamber All Bill Status: 1/15/2019 - added as second author Senator Merritt 1/15/2019 - Referred to Senate Family and Children Services 1/15/2019 - First Reading 1/15/2019 - Authored By Victoria Spartz Priority: Tier 3 - Low State Bill Page: SB596 BAIL (YOUNG M) Permits a defendant admitted to bail to select, from certain options, the manner in which the SB598 defendant will post bail. Makes conforming amendments. Current Status: 1/15/2019 - Referred to Senate Corrections and Criminal Law All Bill Status: 1/15/2019 - First Reading 1/15/2019 - Authored By Michael Young Priority: Tier 3 - Low State Bill Page: SB598 BIAS MOTIVATED CRIMES (YOUNG M) Enhances the sentence for a crime committed: (1) due to a real or perceived SB599 immutable characteristic or religious belief of the victim; and (2) with intent to cause bodily injury, or to cause the victim to feel terrorized, frightened, intimidated, or threatened. Current Status: 1/15/2019 - Referred to Senate Rules and Legislative Procedure All Bill Status: 1/15/2019 - First Reading 1/15/2019 - Authored By Michael Young Priority: Tier 1 - High State Bill Page: SB599 SB600 TIPPECANOE COUNTY FOOD AND BEVERAGE TAX (ALTING R) Authorizes Tippecanoe County to adopt an ordinance to impose a food and beverage tax. Provides that the county food and beverage tax may not exceed 2%. Specifies that food and beverage tax revenue must be used by the Wabash River Enhancement Corporation for carrying out the lawful purposes of the corporation. Specifies that tax revenue may be used for the following purposes of the corporation: (1) Enhancing the quality of life in the Wabash River corridor in Tippecanoe County by developing and implementing a corridor plan, including facilitating the implementation of elements of the plan by third parties. (2) Educating citizens with respect to the appropriate development and conservation of the Wabash River corridor. (3) Improving the health, safety, and welfare of the residents of the Wabash River corridor through initiatives to improve water guality, to restore the corridor's ecosystem, and to secure and improve land for trails, parks, recreational

> opportunities, and other appropriate development of the riverfront. *Current Status:* 1/16/2019 - added as second author Senator Buchanan *All Bill Status:* 1/15/2019 - Referred to Senate Tax and Fiscal Policy 1/15/2019 - First Reading 1/15/2019 - Authored By Ron Alting *Priority:* Tier 2 - Medium *State Bill Page:* <u>SB600</u>

SB601 REGIONAL DEVELOPMENT TAX CREDIT (MISHLER R) Establishes the regional development tax credit (credit). Allows a taxpayer to apply to the Indiana economic development corporation (IEDC) for the credit. Provides that a taxpayer is entitled to a credit against state tax liability if: (1) the taxpayer makes a qualified investment for the redevelopment or rehabilitation of real property that is vacant or underused; (2) the qualified investment is part of a project that is located within the area of a regional development authority and is included in the regional development authority's regional redevelopment plan; and (3) the qualified investment is approved by the IEDC. Specifies the factors that the IEDC shall consider in evaluating a taxpayer's application for a proposed qualified investment. Provides that the amount of the credit is equal to: (1) the qualified investment made by the taxpayer and approved by the IEDC in an

agreement; multiplied by (2) the applicable credit percentage determined by the IEDC. Allows a taxpayer to carry forward any unused credit amounts for nine taxable years following the unused credit year. Provides that the aggregate amount of the credits awarded in a state fiscal year may not exceed \$50,000,000. Provides that the aggregate amount of EDGE credit awards in a state fiscal year for projects to create new jobs in Indiana may not exceed \$100,000,000. Provides that a taxpayer is not entitled to receive any of the following (with certain exceptions): (1) An industrial recovery tax credit for a qualified investment made after December 31, 2019. (2) A community revitalization enhancement district tax credit for a qualified investment made after December 31, 2019. Makes conforming changes.

Current Status:1/15/2019 - Referred to Senate Tax and Fiscal PolicyAll Bill Status:1/15/2019 - First ReadingPriority:Tier 1 - Authored By Ryan MishlerPriority:Tier 1 - HighState Bill Page:SB601

SB602 INDEPENDENT REVIEW BOARD (BOOTS P) Urges the legislative council to assign to the appropriate interim study committee the task of studying the process by which a 1977 fund member is determined to be entitled to receive a disability benefit, including the advisability of requiring the Indiana public retirement system to establish a single independent review board for disability determinations.

Current Status:	2/11/2019 - Senate Bills on Second Reading
All Bill Status:	2/7/2019 - added as third author Senator Kruse
	2/7/2019 - added as second author Senator Garten
	2/7/2019 - Committee Report amend do pass, adopted
	2/6/2019 - Senate Committee recommends passage, as amended Yeas: 9; Nays: 0
	2/6/2019 - Senate Pensions and Labor, (Bill Scheduled for Hearing); Time &
	Location: 10:00 AM, Rm. 233
	1/30/2019 - Senate Pensions and Labor, (Bill Scheduled for Hearing); Time &
	Location: 9:30 AM, Rm. 233
	1/28/2019 - added as coauthor Senator Tallian
	1/15/2019 - Referred to Senate Pensions and Labor
	1/15/2019 - First Reading
	1/15/2019 - Authored By Philip Boots
Priority:	Tier 1 - High
State Dill Dega	SB(02

State Bill Page: SB602

SB603 PUBLIC SAFETY OFFICER CONTRACT NEGOTIATIONS (BUCK J) Creates the following minimum requirements for a written agreement (agreement) entered into after June 30, 2019, between a county, city, town, or township and an employee organization for fire department or police department employees: (1) Requires the parties to submit to nonbinding mediation if they fail to agree to a new agreement within one year after the existing agreement expires.
 (2) Requires the agreement to continue without any change in its terms and conditions until the earlier of the following: (A) The parties fail to reach an agreement after mediating the dispute, at which time the written agreement no longer binds the parties. (B) The date the parties execute a new written agreement.

Current Status:	2/5/2019 - Cosponsor: Representative VanNatter
All Bill Status:	2/5/2019 - House sponsor: Representative Mahan
	2/5/2019 - Third reading passed; Roll Call 87: yeas 49, nays 0
	2/5/2019 - Senate Bills on Third Reading
	2/4/2019 - Second reading ordered engrossed
	2/4/2019 - Senate Bills on Second Reading
	1/31/2019 - added as third author Senator Tallian
	1/31/2019 - added as second author Senator Boots
	1/31/2019 - Committee Report do pass, adopted
	1/30/2019 - Senate Committee recommends passage Yeas: 10; Nays: 0
	1/30/2019 - Senate Pensions and Labor, (Bill Scheduled for Hearing); Time &
	Location: 9:30 AM, Rm. 233
	1/15/2019 - Referred to Senate Pensions and Labor
	1/15/2019 - First Reading
	1/15/2019 - Authored By James Buck
Priority:	Tier 1 - High
State Bill Page:	<u>SB603</u>

SB604

VOIDING AND RELEASING CLAIMS IN LAND INTERESTS (DORIOT B) Adds a provision to the statute concerning marketable title for real property to provide that after a person has filed a claim for an interest in land, the claim is

void if: (1) the owner of the property subject to the claim (or any person having an interest in the property) provides written notice to the claimant to file an action to enforce the claim; and (2) the claimant fails to file, within 30 days after receiving the notice to enforce the claim, an action to enforce the claim in the county where the property is located. Provides that upon the claimant's failure to file an action to enforce the claim within the 30 day period, the person who provided the notice to the claimant may file with the recorder of the county where the property is located an affidavit stating that the person has served notice on the claimant to enforce the claim and that no action for enforcement of the claim is pending. Requires the county recorder to: (1) record the affidavit of service; and (2) certify on the face of the record that the claim is fully released.

 Current Status:
 1/15/2019 - Referred to Senate Judiciary

 All Bill Status:
 1/15/2019 - First Reading

 1/15/2019 - Authored By Blake Doriot
 1/15/2019 - Authored By Blake Doriot

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB604

SB605

INDIANA-MICHIGAN BOUNDARY LINE COMMISSION (DORIOT B) Establishes the Indiana-Michigan boundary line commission (commission). Provides that the commission consists of five members appointed by the governor, all of whom must be registered surveyors and one of whom must be from each of the five counties located on the northern border of Indiana (the "boundary counties"). Requires the commission to administer and oversee a survey and remonumentation of the Indiana-Michigan border. Authorizes the commission, upon completion of the survey, to submit the survey to the general assembly for ratification. Requires the commission, after the survey is ratified by the general assembly, to file with the state land office and the county recorder's office of each boundary county: (1) a copy of the survey; (2) a written report outlining substantive facts, evidence, and details relating to the survey; and (3) appropriate references, and coordinates based on any coordinate system published by an agency of the state or federal government, for each mile post, each post originally set at or near the shores of lakes or large rivers, and any witness corners as determined in the survey. Provides that the law establishing the commission expires July 1, 2025.

Current Status:	2/7/2019 - Committee Report do pass adopted; reassigned to Committee on
	Appropriations
All Bill Status:	2/7/2019 - Senate Committee recommends passage Yeas: 11; Nays: 0
	2/7/2019 - Senate Commerce and Technology, (Bill Scheduled for Hearing); Time
	& Location: 10:00 AM, Rm. 130
	1/15/2019 - Referred to Senate Commerce and Technology
	1/15/2019 - First Reading
	1/15/2019 - Authored By Blake Doriot
Priority:	Tier 2 - Medium
State Bill Page:	<u>SB605</u>

- SB607 WORKFORCE DIPLOMA REIMBURSEMENT PROGRAM (RAATZ J) Establishes the: (1) workforce diploma reimbursement program (program); and (2) workforce diploma reimbursement program fund (fund). Provides that the governor's workforce cabinet (cabinet), in coordination with the department of workforce development (department), shall administer the program. Provides that the purpose of the fund is to provide payments to eligible program providers that assist adults who are more than 22 years of age in: (1) developing employability and career technical skills; and (2) obtaining high school diplomas. Provides that: (1) the cabinet shall approve eligible program providers to participate in the program; and (2) the department shall publish a list of approved eligible program providers and other information concerning the program on the department's Internet web site. Requires the cabinet to include in the report the cabinet submits concerning workforce related programs the cabinet's review, analysis, and evaluation of the program, including the cabinet's and department's activities related to the development of the program. Provides that not less than an amount equal to \$2,500,000 of the money appropriated by the general assembly for adult learners be deposited each state fiscal year in the fund. Requires charter schools that receive funding from money appropriated by the general assembly for adult learners to provide certain information to the department of education and for the department of education to post the information on the department of education's Internet web site. Extends the expiration of a provision concerning funding for certain charter schools for adult learners.
  - Current Status:
     2/7/2019 Committee Report amend do pass adopted; reassigned to Committee on Appropriations

     All Bill Status:
     2/6/2019 Senate Committee recommends passage, as amended Yeas: 9; Nays: 1

2/6/2019 - Senate Education and Career Development, (Bill Scheduled for Hearing);
Time & Location: 1:30 PM, Senate Chamber
2/4/2019 - added as coauthor Senator Houchin
1/31/2019 - added as coauthor Senator Kruse

1/30/2019 - Senate Education and Career Development, (Bill Scheduled for

Hearing); Time & Location: 1:30 PM, Senate Chamber

1/24/2019 - added as second author Senator Zay 1/15/2019 - Referred to Senate Education and Career Development 1/15/2019 - First Reading 1/15/2019 - Authored By Jeff Raatz *Priority:* Tier 2 - Medium *State Bill Page:* <u>SB607</u>

SB608

STATE AND LOCAL AUDIT EXAMINATIONS (BUCK J) Provides that the uniform compliance guidelines for audit examinations of state and local units conducted by the state board of accounts must include a requirement that the unit disclose any pledge, covenant, or agreement that the unit has made as security or guarantor for a private bond issue of a private company. Requires any entity that: (1) is subject to examination or audit by the state board of accounts; and (2) has made a pledge, covenant, or agreement as security or guarantor for a private bond issue of a private company; to disclose such fact in the notes of the entity's financial statements. Provides that, before a political subdivision that is subject to audit by the state board of accounts may issue or guarantee any debt obligation, the fiscal officer of the political subdivision must first prepare a debt capacity analysis report (report) and present the report to the fiscal body of the political subdivision in a public hearing. Requires the state board of accounts, with the assistance of the department of local government finance, to prescribe a standard form report that must be used by a fiscal officer in the presentation. Requires the report to include a determination of the percentage of the political subdivision's total debt obligations (including guarantees) compared to the political subdivision's prospective revenue available for debt service.

Current Status:	2/4/2019 - added as coauthor Senator Koch
All Bill Status:	2/4/2019 - added as coauthor Senator Holdman
	2/4/2019 - added as third author Senator Tallian
	2/4/2019 - Cosponsor: Representative Huston
	2/4/2019 - House sponsor: Representative Brown T
	2/4/2019 - Third reading passed; Roll Call 71: yeas 49, nays 0
	2/4/2019 - Senate Bills on Third Reading
	1/31/2019 - added as second author Senator Spartz
	1/31/2019 - Second reading ordered engrossed
	1/31/2019 - Senate Bills on Second Reading
	1/29/2019 - Senate Committee recommends passage Yeas: 11; Nays: 0
	1/29/2019 - Committee Report do pass, adopted
	1/29/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time &
	Location: 10:00 AM, Rm. 431
	1/15/2019 - Referred to Senate Tax and Fiscal Policy
	1/15/2019 - First Reading
	1/15/2019 - Authored By James Buck
Priority:	Tier 1 - High
State Bill Page:	SB608

SB609

ALCOHOL MATTERS (GROOMS R) Provides that a farm winery permit holder or an artisan distiller's permit holder may: (1) be the proprietor of a restaurant; (2) transfer wine or liquor from the winery or distillery to the restaurant; (3) have a window between the winery or distillery and the restaurant; and (4) have a doorway or other opening between the winery or distillery and the restaurant. Provides that a farm winery and a holder of a vintner's permit may sell their wine to consumers by the box or by the bulk container. Provides that a holder of a farm winery permit may: (1) serve complimentary samples of the winery's wine at a farmers' market that is operated on a nonprofit basis; (2) enter into a partnership with a retail florist business and conduct business as an additional location to sell the farm winery's wine; and (3) hold a micro wine wholesaler's permit without complying with the requirements for holding a beer wholesaler's permit or liquor wholesaler's permit. Provides that an artisan distiller may: (1) sell liquor; and (2) provide samples of liquor; manufactured by the artisan distiller at certain farmers' markets. Moves provisions regarding micro wine wholesaler's permits to the chapter of the Indiana Code concerning wine wholesaler's permits. Repeals language prohibiting a beer dealer from delivering beer to a customer on the street or at the curb outside the licensed premises. Clarifies that a wine, liquor, or beer dealer that is a grocery store may deliver alcohol to the purchaser's vehicle if the wine, liquor, or beer dealer complies with the laws concerning identification of alcohol purchases. Creates a supplemental outdoor bar permit (permit) for a person that holds a one-way permit, two-way permit, or three-way permit. Allows a holder of a permit to sell or dispense alcohol for on-premises consumption from a bar that is located at certain outdoor locations. Requires a structure or barrier to separate an outdoor bar area. Provides restrictions for rooftop bars. Creates a direct artisan distillery seller's permit. Removes distillers and rectifiers from the entities that cannot have an interest in a beer permit. Repeals language that prohibited the holder of an artisan distiller's permit, a distiller's permit, or a rectifier's permit from owning or possessing a permit to sell liquor at wholesale. Repeals the crime prohibiting artisan distillers, distillers and rectifiers from owning holder shares of stock of a corporation that holds an Indiana permit to sell alcoholic beverages at retail. Provides that it is lawful for a holder

of a retailer's permit to own or possess an interest in a distiller's permit or a farm winery permit. *Current Status:* 2/13/2019 - Senate Public Policy, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 431 *All Bill Status:* 1/15/2019 - Referred to Senate Public Policy 1/15/2019 - First Reading 1/15/2019 - Authored By Ronald Grooms *Priority:* Tier 2 - Medium *State Bill Page:* <u>SB609</u>

SB611 SCHOOL SAFETY AND MENTAL HEALTH EDUCATION (RUCKELSHAUS J) Establishes the governor's student advisory council to provide to the governor information concerning education issues that are important to students in Indiana. Requires the department of education (department) to supervise the activities of and staff the governor's student advisory council. Provides that the secured school safety board may award a matching grant from the Indiana secured school fund to enable a school corporation or charter school to establish a program to provide mental health services to students or form partnerships with mental health providers to provide mental health services to students. Provides that advances made under the school corporation and charter school safety advance program may be used to provide mental health services to students or form partnerships with mental health providers to provide mental health services to students. Requires the department, in coordination with the Indiana intelligence fusion center, to do the following: (1) Distribute to schools information regarding the "If You See Something, Say Something" tip line. (2) Establish guidelines for schools with regard to providing information to students about the tip line. Requires a teacher preparation program to include content within the curriculum that provides teacher candidates with information concerning mental health. Provides that: (1) for grades 6 through 12, the study of health education must include instruction on mental health; and (2) the teacher who provides the instruction on mental health must have training on mental health matters.

Current Status:1/15/2019 - Referred to Senate Education and Career DevelopmentAll Bill Status:1/15/2019 - First ReadingPriority:Tier 2 - Authored By John RuckelshausState Bill Page:SB611

SB616 CIVIL IMMUNITY FOR CHILD ADVOCATES (BREAUX J) Provides that any guardian ad litem (GAL) or court appointed special advocate (CASA) appointed for a child in a juvenile court proceeding is immune from civil liability resulting from the child being placed on a waiting list due to unavailability of a GAL or CASA. (Under current law, this immunity applies only to a volunteer GAL or CASA appointed from, and funded by, the supreme court office of administration's office of guardian ad litem and court appointed special advocate services.)

Current Status:1/15/2019 - Referred to Senate JudiciaryAll Bill Status:1/15/2019 - First ReadingPriority:Tier 2 - MediumState Bill Page:SB616

SB617 BROADBAND ACCESS GRANTS (BUCHANAN B) Provides that the office of community and rural affairs (office) may award a grant from the rural economic development fund to an Internet service provider (ISP) that provides Internet service with a transmission speed of: (1) not less than three megabits per second upstream; and (2) not less than 25 megabits per second downstream; in an unserved area. Provides that the amount of the grant is equal to \$750 for each customer in an unserved area who subscribes to the ISP's broadband Internet service for one year under subscription terms established by the office, subject to reporting and verification rules developed by the office and approved by the state director of broadband opportunities.

Current Status:1/15/2019 - Referred to Senate UtilitiesAll Bill Status:1/15/2019 - First Reading1/15/2019 - Authored By Brian BuchananPriority:Tier 1 - HighState Bill Page:SB617

SB618 WHITE COUNTY INNKEEPER'S TAX (BUCHANAN B) Permits the fiscal body of White County to levy the county innkeeper's tax on resorts and any other buildings or structures in the county in which lodging is regularly furnished for consideration.

*Current Status:* 1/15/2019 - Referred to Senate Tax and Fiscal Policy *All Bill Status:* 1/15/2019 - First Reading 1/15/2019 - Authored By Brian Buchanan *Priority:* Tier 3 - Low *State Bill Page:* SB618

PRODUCER RECYCLING OF WASTE PACKAGING AND PAPER (STOOPS M) Requires every producer of a product or SB619 material that results in waste packaging or waste printed paper to register with the department of environmental management (department) and, either singly or jointly with one or more other producers, to submit to the department for approval a producer recycling program plan under which the producer or group of producers will provide for or finance the recycling of packaging and printed paper. Provides that a proposed producer recycling program plan must include a description of the methods by which packaging and printed paper will be collected from households in a convenient manner in all parts of Indiana and recycled, an explanation of how the plan will be financed, and other contents. Requires a producer or group of producers to solicit comments and input from stakeholders on its proposed producer recycling program plan. Provides that the department may require a producer or group of producers to revise a producer recycling program plan that does not meet the requirements of the law. Requires that a producer recycling program plan, once accepted by the department, be updated every two years. Establishes goals of: (1) recycling 50% of all household packaging and printed paper by July 1, 2025; and (2) recycling 60% of all household packaging and printed paper by July 1, 2028. Exempts a producer of packaging or printed paper with gross sales in Indiana of less than \$250,000 per year from these requirements, and provides that a producer of packaging or printed paper with gross sales in Indiana of at least \$250,000 but less than \$500,000 is required to pay an annual fee to a producer recycling organization of not more than \$750 but is not otherwise required to comply with these requirements.

Current Status:1/15/2019 - Referred to Senate Environmental AffairsAll Bill Status:1/15/2019 - First Reading<br/>1/15/2019 - Authored By Mark StoopsPriority:Tier 2 - MediumState Bill Page:SB619

SB620 PUBLIC SAFETY FUNDING (CHARBONNEAU E) Makes an appropriation from the state general fund to the department of homeland security for a first responder regional training pilot program used to expand regional training capabilities for firefighters, law enforcement personnel, and EMS personnel.

Current Status:1/15/2019 - Referred to Senate AppropriationsAll Bill Status:1/15/2019 - First ReadingTits/2019 - Authored By Ed CharbonneauPriority:Tier 1 - HighState Bill Page:SB620

SB621 NONPROFIT PROPERTY TAX EXEMPTION (BREAUX J) Provides a property tax exemption to a nonprofit corporation that owns real property in Marion County that was acquired for the primary purpose of using the real property as part of a community redevelopment project in an economically distressed area.

Current Status:	2/4/2019 - Cosponsor: Representative Speedy
All Bill Status:	2/4/2019 - House sponsor: Representative Porter
	2/4/2019 - Third reading passed; Roll Call 72: yeas 49, nays 0
	2/4/2019 - Senate Bills on Third Reading
	1/31/2019 - added as coauthor Senator Randolph
	1/31/2019 - Second reading ordered engrossed
	1/31/2019 - Senate Bills on Second Reading
	1/28/2019 - Committee Report amend do pass, adopted
	1/24/2019 - Senate Committee recommends passage, as amended Yeas: 11; Nays:
	0
	1/24/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location:
	9:00 AM, Rm. 431
	1/22/2019 - added as second author Senator Ruckelshaus
	1/15/2019 - Referred to Senate Appropriations
	1/15/2019 - First Reading
	1/15/2019 - Authored By Jean Breaux
Priority:	Tier 2 - Medium
State Bill Page:	SB621

SB623 PROPERTY TAX MATTERS (BUCHANAN B) Provides that a county assessor or township assessor (if any) may request the department of local government finance (department) to perform a state conducted assessment of a particular commercial building or structure used for retail purposes. Specifies the procedures for the state conducted assessment. Requires assessing officials to apply a cost approach to assessments of commercial real property used for retail purposes if the property is occupied by the original owner or by a tenant for which the improvement was built. Provides that, when using a sales comparison approach in assessments of a commercial building or structure used for retail purposes, assessing officials may not use second generation property as a comparable sale property for purposes of a sales comparison analysis of a first generation property or in establishing obsolescence. Defines "first generation property" as a building or structure designed to be functionally and economically efficient for use for retail purposes by the original tenant, or a similar class of tenants, over a period of time during which the building or structure retains its original utility and desirability. Defines "second generation property" as a building or structure whose design for use for retail purposes by the original tenant, or similar class of tenants, is no longer functionally and economically efficient for that use, which no longer retains its original utility and desirability, and may be used only by a tenant other than the original tenant, or similar class of tenants, for which it was designed. Provides that a county fiscal body may adopt an ordinance to provide that the county assessor be reimbursed for legal costs (in addition to other specified costs under current law) incurred by the county assessor in defending an appeal that is uncommon and infrequent in the normal course of defending appeals.

Current Status:1/15/2019 - Coauthored by Senators Becker and WalkerAll Bill Status:1/15/2019 - Referred to Senate Tax and Fiscal Policy1/15/2019 - First Reading1/15/2019 - Authored By Brian BuchananPriority:Tier 1 - HighState Bill Page:SB623

SB627 SALE OF LOW THC HEMP EXTRACT PRODUCTS (BROWN L) Repeals laws concerning: (1) the distribution of low tetrahydrocannabinol (THC) hemp extract; and (2) low THC hemp extract sales. Provides that only a pharmacy or National Precursor Log Exchange (NPLEx) retailer may sell low THC hemp extract. Specifies that a person who is denied the sale of a nonprescription product containing low THC hemp extract is not prohibited from obtaining low THC hemp extract pursuant to a prescription. Provides that a pharmacist or pharmacy technician may determine that the purchaser has a relationship on record with the pharmacy, in compliance with rules adopted by the board. Allows a pharmacist to deny the sale of low THC hemp extract on the basis of the pharmacist's professional judgment, and provides the pharmacist with civil immunity for making such a denial. Provides that a purchaser who has a relationship on record with the pharmacy. Allows the pharmacist to provide certain low THC hemp extract. Allows the pharmacist to provide certain low THC hemp extract. Allows the pharmacist to provide to a purchaser who does not have a relationship on record with the pharmacy or for whom the pharmacist has made a professional judgment that there is not a medical or pharmaceutical need. Requires the Indiana scheduled prescription. Makes conforming changes.

Current Status: 1/15/2019 - Referred to Senate Corrections and Criminal Law All Bill Status: 1/15/2019 - First Reading 1/15/2019 - Authored By Liz Brown Priority: Tier 2 - Medium State Bill Page: <u>SB627</u>

SB628 THC ANALYSIS OF CBD PRODUCTS (BROWN L) Requires a person who distributes low THC hemp extract to provide a copy of the certificate of analysis to each retailer in Indiana that purchases the extract. Requires a person who sells low THC hemp extract to display the certificate of analysis for each low THC hemp extract product. Provides that a violation of these requirements is a Class B infraction, or a Class A infraction if there is a prior unrelated judgment.

> Current Status: 1/15/2019 - Referred to Senate Corrections and Criminal Law All Bill Status: 1/15/2019 - First Reading 1/15/2019 - Authored By Liz Brown Priority: Tier 2 - Medium State Bill Page: SB628

SB629 CAUSE OF ACTION FOR EMPLOYER RETALIATION (BUSCH J) Establishes a cause of action for an employee who is affected by an employer's action in retaliation for the employee making a report of child abuse or neglect in good faith. Provides that a prevailing plaintiff may be awarded reasonable attorney's fees. Specifies that the statute of limitations for the cause of action based on such a retaliatory adverse employment action is three years from the date of the adverse employment action.

 Current Status:
 2/6/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 130

 All Bill Status:
 1/15/2019 - Referred to Senate Judiciary 1/15/2019 - First Reading 1/15/2019 - Authored By Justin Busch

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB629

 SB630 STATUTORY REFERENCES TO CERTAIN MUNICIPALITIES (CRANE J) Replaces population parameters referring to the city of Lawrenceburg and the town of Danville with the names of the respective municipalities. Current Status: 1/15/2019 - Referred to Senate Local Government All Bill Status: 1/15/2019 - First Reading 1/15/2019 - Authored By John Crane Priority: Tier 1 - High SB630 State Bill Page: SB634 GOLF CARTS (GARTEN C) Allows a golf cart to operate on certain state highways under certain conditions. Current Status: 1/29/2019 - Senate Homeland Security and Transportation, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 233 All Bill Status: 1/15/2019 - Referred to Senate Homeland Security and Transportation 1/15/2019 - First Reading 1/15/2019 - Authored By Chris Garten Priority: Tier 1 - High State Bill Page: SB634

SB635 NOTICE OF SEX OFFENDER INTENT TO MOVE (GARTEN C) Requires certain sex or violent offenders to notify law enforcement at least 30 days before establishing a new residence. Requires a local law enforcement authority, not later than 10 days after receipt of the notice, to inform every household within 500 feet of the new residence: (1) that a sex or violent offender intends to move to the area; (2) of the name and new residence address of the sex or violent offender; (3) of the crime committed by the sex or violent offender; and (4) of the Internet address of the Indiana sex and violent offender registry web site. Makes failure to notify law enforcement a Level 6 felony, and increases the penalty to a Level 5 felony if the person has a prior conviction. Provides a defense if the sex or violent offender: (1) was unable to provide notice 30 days in advance because the offender did not know the new address at that time; (2) notifies law enforcement within three days of learning the new address; and (3) otherwise complies with the notice requirement.

 Current Status:
 1/15/2019 - Referred to Senate Corrections and Criminal Law

 All Bill Status:
 1/15/2019 - First Reading

 1/15/2019 - Authored By Chris Garten

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB635

ECONOMIC DEVELOPMENT IN GARY (MELTON E) Permits a licensed owner operating a riverboat in Gary to relocate SB636 one of the owner's licenses to operate an inland casino within the city of Gary. Requires the second Gary riverboat license to be sold to operate an inland casino to be operated at a location greater than 100 miles from Gary. Provides that the city of Gary may negotiate the percentage of the sales prices of the second Gary riverboat license that shall be evenly divided between the city of Gary, the Gary port authority, and the greater Gary community foundation. Requires 20% of the adjusted gross receipts of the second license be distributed to the city of Gary for 20 years. Requires the gaming commission to study and make a recommendation for a formula for East Chicago and Hammond to be held harmless from the Gary casino relocating to an inland casino. Provides that the Gary port authority (port authority) may operate a multimodal district within Gary with a Class I railroad. Provides that a member of the board of the port authority may not be a member of the development board of the northwest Indiana regional development authority. Provides that the port authority must have an executive director. Provides duties of the port authority. Provides that the city of Gary shall initiate the formation of the greater Gary community foundation (foundation). Requires the foundation, Ivy Tech Community College, and Gary industry to create a coalition to focus on education and workforce development. Requires the coalition to fund and implement comprehensive apprenticeship and workforce development programs. Requires the coalition to work with the Gary community school corporation to plan a new central campus and career center. Requires Ivy Tech to develop a credentialing program in certain industries. Creates the Gary environmental and remediation fund (fund). Requires the port authority to submit a report to the legislative council concerning a recommended appropriation for the fund and whether a tax incentive is necessary for the fund. Requires Gary and the greater Gary community foundation to enter into a community workforce agreement to promote certain objectives concerning the multimodal development.

 Current Status:
 1/15/2019 - Referred to Senate Appropriations

 All Bill Status:
 1/15/2019 - First Reading

 1/15/2019 - Authored By Eddie Melton

 Priority:
 Tier 1 - High

 State Bill Page:
 SB636

SB637

SAFE AND SUPPORTIVE SCHOOLS AND DATA COLLECTION (MELTON E) Requires the department of education

(department) to: (1) develop a safe and supportive school framework; (2) create a school monitoring tool; and (3) develop procedures for updating, improving, or refining the safe and supportive school framework and the school monitoring tool. Allows a school corporation, by a vote of the school corporation's governing body, to: (1) implement a safe and supportive school framework; and (2) develop and implement an action plan to create and maintain the safe and supportive school framework. Allows, upon approval, a public school to develop and implement an action plan and the posting of action plans. Establishes requirements for the department that include a requirement to establish a safe and supportive school grant program. Establishes the safe and supportive school fund to award grants to school corporations and public school personnel. Urges the legislative council to assign to an appropriate interim study committee the task of studying school districts, within and outside of Indiana, that have: (1) implemented trauma informed care in the school districts; and (2) worked with community partners to provide systems of care for students. Appropriates: (1) \$500,000 to the safe and supportive school fund; and (2) \$550,000 for the purpose of funding adverse childhood experience surveying in Indiana through the Centers for Disease Control and Prevention.

Current Status:1/15/2019 - Referred to Senate Education and Career DevelopmentAll Bill Status:1/15/2019 - First Reading

1/15/2019 - Authored By Eddie Melton

Priority: Tier 2 - Medium

State Bill Page: <u>SB637</u>

SB639 TOWING RIGHTS (FORD J) Specifies requirements for a towing service or a person that owns private property that tows a vehicle from private property, including a notice of requirements that apply to the towing service's actions. Makes a violation by a towing service a Class B infraction.

 Current Status:
 1/15/2019 - Referred to Senate Homeland Security and Transportation

 All Bill Status:
 1/15/2019 - First Reading

 1/15/2019 - Authored By J.D. Ford
 1/15/2019 - Authored By J.D. Ford

 Priority:
 Tier 2 - Medium

 State Bill Page:
 SB639

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