



AIM MASTER BILL TRACK
Prepared by: Rhonda Cook
Report created on February 28, 2019

HB1001

STATE 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. Declares the policy of the state that no person may be denied coverage for a preexisting condition under a plan of health coverage offered or administered by the state. Specifies that the preexisting condition exclusion provisions of the Patient Protection and Affordable Care Act (PPACA) are in effect and enforced in Indiana, regardless of the legal status of the PPACA. Repeals the Indiana technology fund. 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 state agencies to provide federal assistance information to the budget agency. 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 self-insurance 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 retirement 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. 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' 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. Establishes requirements to be eligible to claim the Indiana research expense income tax credit effective January 1, 2019. Increases the cap on the scholarship granting organization scholarship tax credit from \$14,000,000 to \$15,000,000 for the state fiscal year beginning July 1, 2019, and to the greater of \$16,000,000 or 120% of the credits awarded in the prior state fiscal year for state fiscal years beginning after June 30, 2020. Provides various tax exemptions for the College Football Playoff Group for the College Football Playoff National Championship, including ancillary events. 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. 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. Provides that proceeds received under the First Amendment to the Amended and Restated Indiana Toll Road Concession and Lease Agreement entered on September 21, 2018, are to be deposited in a new fund known as the toll road lease amendment proceeds fund for certain state highway projects. Establishes the next level connections fund to be used to accomplish the transportation plan of the department of transportation. 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. Removes the requirement that a school corporation distribute to the state general fund 3% of the federal reimbursement for claims paid under the federal Medicaid program. (Under current law, these funds distributed to the state general fund are dedicated for consulting to encourage school parti

Current Status: 2/27/2019 - Referred to Senate Appropriations

All Bill Status: 2/27/2019 - First Reading

2/26/2019 - Referred to Senate

2/25/2019 - Senate sponsor: Senator Mishler

2/25/2019 - Third reading passed; Roll Call 293: yeas 65, nays 33

2/25/2019 - House Bills on Third Reading

2/21/2019 - Second reading amended, ordered engrossed

2/21/2019 - Amendment #43 (Porter) failed; Roll Call 285: yeas 27, nays 60

2/21/2019 - Amendment #27 (Porter) prevailed; Roll Call 284: yeas 91, nays 0

2/21/2019 - Amendment #32 (Campbell) failed; Roll Call 283: yeas 28, nays 61

2/21/2019 - Motion to divide the question on Amendment #23 (Leonard) prevailed;

2/21/2019 - Amendment #5 (DeLaney) ruled out of order

2/21/2019 - Amendment #3 (DeLaney) failed; voice vote

2/21/2019 - Amendment #1 (DeLaney) failed; voice vote

2/21/2019 - Amendment #27 (Porter) prevailed;

2/21/2019 - Amendment #29 (Klinker) failed; voice vote

2/21/2019 - Amendment #32 (Campbell) failed;

2/21/2019 - Amendment #33 (Hamilton) failed; Roll Call 282: yeas 29, nays 61

2/21/2019 - Amendment #18 (Pfaff) failed; Roll Call 281: yeas 25, nays 64

2/21/2019 - Amendment #28 (Klinker) failed; Roll Call 280: yeas 31, nays 61

2/21/2019 - Amendment #21 (Hatfield) failed; voice vote

2/21/2019 - Amendment #36 (Pryor) failed; Roll Call 279: yeas 30, nays 59

2/21/2019 - Amendment #19 (Campbell) failed; Roll Call 278: yeas 35, nays 59

2/21/2019 - Amendment #36 (Pryor) failed;

2/21/2019 - Amendment #11 (Pryor) failed; voice vote

2/21/2019 - Amendment #26 (Errington) failed; voice vote

2/21/2019 - Amendment #19 (Campbell) failed;

2/21/2019 - Amendment #16 (Harris) failed; voice vote

2/21/2019 - Amendment #14 (Moseley) failed; voice vote

2/21/2019 - Amendment #20 (Forestal) failed; Roll Call 277: yeas 31, nays 61

2/21/2019 - Amendment #41 (Forestal) failed; Roll Call 273: yeas 30, nays 62

2/21/2019 - Amendment #44 (Forestal) failed; Roll Call 272: yeas 31, nays 61

2/21/2019 - Amendment #37 (Pryor) failed; Roll Call 271: yeas 32, nays 63

2/21/2019 - Amendment #30 (Wright) failed; Roll Call 270: yeas 33, nays 61

2/21/2019 - Amendment #9 (Porter) failed; Roll Call 269: yeas 33, nays 61

2/21/2019 - Amendment #31 (Hamilton) failed; Roll Call 268: yeas 33, nays 61

2/21/2019 - Amendment #42 (Porter) failed; Roll Call 267: yeas 33, nays 63

2/21/2019 - Amendment #20 (Forestal) failed;

2/21/2019 - Amendment #34 (Smith V) motion withdrawn

2/21/2019 - Amendment #41 (Forestal) failed;

2/21/2019 - Amendment #44 (Forestal) failed;

2/21/2019 - Amendment #37 (Pryor) failed;

2/21/2019 - Amendment #30 (Wright) failed;

2/21/2019 - Amendment #9 (Porter) failed;

2/21/2019 - Amendment #31 (Hamilton) failed;

2/21/2019 - Amendment #35 (DeVon) motion withdrawn
2/21/2019 - Amendment #42 (Porter) failed;
2/21/2019 - House Bills on Second Reading
2/19/2019 - Committee Report amend do pass, adopted
2/19/2019 - House Committee recommends passage, as amended Yeas: 15; Nays:
6
2/19/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &
Location: 8:30 AM, Rm. 404
1/10/2019 - Coauthored by Representatives Brown T and Porter
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.

Current Status: 2/27/2019 - Referred to Senate Education and Career Development

All Bill Status: 2/27/2019 - First Reading

1/29/2019 - Senate sponsors: Senators Perfect and Raatz

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

Priority: Tier 2 - Medium

State Bill Page: [HB1002](#)

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 qualitative 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.

Current Status: 2/12/2019 - Referred to Senate

All Bill Status: 2/11/2019 - Senate sponsors: Senators Mishler and Raatz

2/11/2019 - Third reading passed; Roll Call 139: yeas 68, nays 27

2/11/2019 - added as coauthors Representatives Behning and Judy

2/11/2019 - House Bills on Third Reading

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 - Referred to House Education
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: 2/27/2019 - Referred to Senate Education and Career Development

All Bill Status: 2/27/2019 - First Reading

1/29/2019 - Referred to Senate

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 - 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: 2/27/2019 - Referred to Senate Family and Children Services

All Bill Status: 2/27/2019 - First Reading

1/24/2019 - Referred to Senate

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 (KIRCHHOFFER 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.

Current Status: 2/27/2019 - Referred to Senate Health and Provider Services

All Bill Status: 2/27/2019 - First Reading

1/24/2019 - Senate sponsors: Senators Charbonneau and Crider

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 Shackelford

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: [HB1007](#)

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: 2/27/2019 - Referred to Senate Appropriations

All Bill Status: 2/27/2019 - First Reading

1/29/2019 - added as coauthor Representative Macer

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](#)

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: 2/27/2019 - Referred to Senate Commerce and Technology

All Bill Status: 2/27/2019 - First Reading

2/5/2019 - Referred to Senate

2/4/2019 - Senate sponsors: Senators Messmer and Tallian

2/4/2019 - Third reading passed; Roll Call 84: yeas 76, nays 8

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 DeLaney

1/29/2019 - Committee Report do pass, adopted

1/28/2019 - House Committee recommends passage Yeas: 11; Nays: 0

1/28/2019 - House Judiciary, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D

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: [HB1015](#)

HB1018

COUNTY PARK BOARDS (SOLIDAY E) Makes changes to: (1) the procedure for a county to adopt an ordinance creating a department of parks and recreation (department); and (2) the composition of the county park board (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, if the county fiscal body has not adopted an ordinance creating a department before June 30, 2019, the county executive may adopt 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 current law for the composition of the county board. 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: 2/27/2019 - Referred to Senate Local Government

All Bill Status: 2/27/2019 - First Reading

2/20/2019 - Referred to Senate

2/19/2019 - added as coauthor Representative Steuerwald

2/19/2019 - added as coauthor Representative Aylesworth

2/19/2019 - Senate sponsor: Senator Charbonneau

2/19/2019 - Third reading passed; Roll Call 210: yeas 69, nays 27

2/19/2019 - House Bills on Third Reading

2/18/2019 - Amendment #1 (Pryor) failed; voice vote

2/18/2019 - Second reading amended, ordered engrossed

2/18/2019 - Amendment #2 (Soliday) prevailed; voice vote

2/18/2019 - House Bills on Second Reading

2/14/2019 - Amendment #1 (Pryor) prevailed; voice vote

2/14/2019 - House Bills on Second Reading

2/11/2019 - Committee Report amend do pass, adopted

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

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 - Referred to House Local Government

1/3/2019 - First Reading

1/3/2019 - Authored By Edmond Soliday

Priority: Tier 2 - Medium

State Bill Page: [HB1018](#)

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: 2/27/2019 - Referred to Senate Local Government

All Bill Status: 2/27/2019 - First Reading

1/24/2019 - Referred to Senate

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](#)

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: 2/27/2019 - Referred to Senate Appropriations

All Bill Status: 2/27/2019 - First Reading

1/29/2019 - Referred to Senate

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: [HB1021](#)

HB1025

COUNTY HIGHWAY ENGINEER'S SALARY (AYLESWORTH M) Increases the state subsidy for a county highway engineer's annual salary. Requires the county to certify to the auditor of state the amount of the county's contribution to the county highway engineer's annual salary. Provides that a county may not receive such a subsidy unless the county's contribution to the engineer's annual salary is at least equal to the county's contribution to the engineer's annual salary from the preceding year. Makes an appropriation.

Current Status: 2/27/2019 - Referred to Senate Appropriations

All Bill Status: 2/27/2019 - First Reading

2/20/2019 - Referred to Senate

2/19/2019 - Senate sponsors: Senators Buck and Niemeyer

2/19/2019 - Third reading passed; Roll Call 211: yeas 91, nays 3

2/19/2019 - House Bills on Third Reading

2/18/2019 - Second reading ordered engrossed

2/18/2019 - House Bills on Second Reading

2/14/2019 - Committee Report amend do pass, adopted

2/12/2019 - House Committee recommends passage, as amended Yeas: 21; Nays: 0

2/12/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 404

2/5/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & 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: [HB1025](#)

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: 2/27/2019 - Referred to Senate Tax and Fiscal Policy

All Bill Status: 2/27/2019 - First Reading

1/29/2019 - Referred to Senate

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](#)

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: 2/27/2019 - Referred to Senate Corrections and Criminal Law

All Bill Status: 2/27/2019 - First Reading

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

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: [HB1051](#)

HB1052 LOCAL INCOME TAX AND OTHER FINANCING MATTERS (THOMPSON J) Changes the allocation of local income tax (LIT) revenue that is based on property taxes to be based on maximum permissible property tax levies instead of actual levies. Provides that if a township passes a local public question on whether the county in which the township is located should be required to fund and carry out a public transportation project under the central Indiana public transportation projects statute, the township board shall adopt a resolution to impose a special local income tax rate on the local taxpayers residing in the township, instead of the fiscal body of the county. Allows political subdivisions to enter into public-private agreements with an operator to accomplish the design, financing, construction, acquisition, improvement, renovation, equipping, operation, or maintenance of a regional jail. Requires the department of local

government finance to prepare a report before January 1, 2020, concerning school funding in each school corporation for the period beginning July 1, 2018, and ending June 30, 2019. Requires the department of education to prepare a report before January 1, 2020, concerning school funding in the surrounding states, Indiana, and each school corporation in Indiana for the period beginning July 1, 2018, and ending June 30, 2019.

Current Status: 2/21/2019 - Senate sponsor: Senator Holdman

All Bill Status: 2/21/2019 - Third reading passed; Roll Call 252: yeas 73, nays 23

2/21/2019 - House Bills on Third Reading

2/20/2019 - Second reading amended, ordered engrossed

2/20/2019 - Amendment #3 (Thompson) prevailed; voice vote

2/20/2019 - House Bills on Second Reading

2/19/2019 - House Bills on Second Reading

2/18/2019 - House Bills on Second Reading

2/14/2019 - Committee Report amend do pass, adopted

2/13/2019 - House Committee recommends passage, as amended Yeas: 20; Nays: 0

2/13/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 404

2/11/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 11:00 AM, 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 1 - High

State 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: 2/27/2019 - Referred to Senate Pensions and Labor

All Bill Status: 2/27/2019 - First Reading

1/16/2019 - added as coauthor Representative Moseley

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 LIENS (TORR J) Permits a person to discharge a mechanic's lien by filing an indemnification or payment bond with the recorder's office in an amount equal to at least 150% of the lien. Requires the surety responsible for issuing an indemnification or payment bond to: (1) be authorized to do business in Indiana; and (2) be rated at least "A-" by at least one nationally recognized investment rating service. Specifies certain requirements concerning the recording of an indemnification or payment bond. Provides that the filing or deposit of a bond discharges the liability of a person served by a lien claimant not less than 30 days after the filing or deposit of a bond. Provides that a contractor or subcontractor may adjudicate the adequacy of a bond in certain instances. Provides that the liability of a person served by a lien claimant may not be discharged while the adequacy of a bond is being adjudicated. Repeals the current statute concerning the filing of an undertaking to discharge a lien. Urges the legislative council to assign to the appropriate interim study committee (committee) the topic of judgment liens. Provides that if the topic of judgment liens is assigned to the appropriate committee, the following topics will be addressed by the committee: (1) The

feasibility of developing, preparing, and implementing, before January 1, 2021, a plan, protocol, or Internet based system concerning judgments and pending cases. (2) The feasibility of providing, before January 1, 2021, all necessary training and education to clerks of court regarding any plan, protocol, or Internet based system concerning judgments or pending cases. (3) Any other issue or topic relevant to the development and implementation of any plan, protocol, or Internet based system concerning judgments or pending cases. Makes conforming amendments.

Current Status: 2/26/2019 - Referred to Senate

All Bill Status: 2/25/2019 - Senate sponsor: Senator Koch

2/25/2019 - Third reading passed; Roll Call 294: yeas 81, nays 15

2/25/2019 - House Bills on Third Reading

2/21/2019 - Second reading amended, ordered engrossed

2/21/2019 - Amendment #1 (Torr) prevailed; voice vote

2/21/2019 - House Bills on Second Reading

2/20/2019 - added as coauthor Representative DeLaney

2/20/2019 - House Bills on Second Reading

2/18/2019 - Committee Report amend do pass, adopted

2/18/2019 - House Judiciary, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D

1/7/2019 - 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: [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: 2/27/2019 - Referred to Senate Tax and Fiscal Policy

All Bill Status: 2/27/2019 - First Reading

1/24/2019 - Senate sponsors: Senators Busch and Buck

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](#)

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: 2/27/2019 - Referred to Senate Pensions and Labor

All Bill Status: 2/27/2019 - First Reading

1/24/2019 - Senate sponsors: Senators Boots and Busch
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](#)

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.

Current Status: 2/27/2019 - Referred to Senate Pensions and Labor

All Bill Status: 2/27/2019 - First Reading

2/5/2019 - Referred to Senate

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: [HB1062](#)

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: 2/27/2019 - Referred to Senate Education and Career Development
All Bill Status: 2/27/2019 - First Reading
1/24/2019 - Senate sponsors: Senators Crider, Raatz and Koch
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 Reading
1/16/2019 - Committee Report amend do pass, adopted
1/15/2019 - added as coauthors Representatives Judy and Macer
1/15/2019 - House Committee recommends passage, as amended Yeas: 13; Nays: 0
1/15/2019 - House Veterans Affairs and Public Safety, (Bill Scheduled for Hearing);
Time & Location: 10:30 AM, Rm. 156-D
1/3/2019 - Coauthored by Representative Barrett
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 2 - Medium
State Bill Page: [HB1063](#)

HB1064 IVY TECH COMMUNITY COLLEGE (FRYE R) Establishes the Ivy Tech Community College public safety officer 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: 2/27/2019 - Referred to Senate Appropriations
All Bill Status: 2/27/2019 - First Reading
1/29/2019 - Senate sponsors: Senators Crider, Perfect and Koch
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: 2/12/2019 - Referred to Senate
All Bill Status: 2/11/2019 - Senate sponsors: Senators Koch and Sandlin
2/11/2019 - Third reading passed; Roll Call 128: yeas 74, nays 17
2/11/2019 - House Bills on Third Reading
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 - Low

State Bill Page: [HB1065](#)

HB1075

CHILDREN'S COMMISSION REPORT AND DCS HUMAN TRAFFICKING COORDINATOR (ENGLEMAN K) Changes, from July 1 to September 1, the date by which the commission on improving the status of children in Indiana (commission) must submit its annual report. Requires the commission to study the topic of the department of child services employing a human trafficking coordinator. Removes an expired provision.

Current Status: 2/27/2019 - Referred to Senate Family and Children Services

All Bill Status: 2/27/2019 - First Reading

2/19/2019 - Referred to Senate

2/18/2019 - Senate sponsor: Senator Houchin

2/18/2019 - Third reading passed; Roll Call 186: yeas 98, nays 0

2/18/2019 - House Bills on Third Reading

2/14/2019 - Second reading ordered engrossed

2/14/2019 - House Bills on Second Reading

2/12/2019 - added as coauthors Representatives Schaibley and Lauer

2/12/2019 - Committee Report amend do pass, adopted

2/12/2019 - House Committee recommends passage, as amended Yeas: 11; Nays: 0

2/12/2019 - House Family, Children and Human Affairs, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-C

1/10/2019 - added as coauthor Representative Hamilton

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: [HB1075](#)

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: 2/27/2019 - Referred to Senate Corrections and Criminal Law

All Bill Status: 2/27/2019 - First Reading

1/16/2019 - Referred to Senate

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](#)

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: 2/27/2019 - Referred to Senate Corrections and Criminal Law

All Bill Status: 2/27/2019 - First Reading

1/29/2019 - added as coauthors Representatives Ziemke and Pierce

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](#)

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 in the county in which the political subdivision that requires the bond is located. (D) 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: 2/27/2019 - Referred to Senate Local Government

All Bill Status: 2/27/2019 - First Reading

1/24/2019 - Referred to Senate

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: 2/27/2019 - Referred to Senate Corrections and Criminal Law

All Bill Status: 2/27/2019 - First Reading
1/17/2019 - Senate sponsor: Senator Bohacek
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: [HB1087](#)

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: 2/27/2019 - Referred to Senate Insurance and Financial Institutions
All Bill Status: 2/27/2019 - First Reading
1/17/2019 - Senate sponsor: Senator Zay
1/17/2019 - Third reading passed; Roll Call 16: yeas 88, nays 1
1/17/2019 - added as coauthor Representative Carbaugh
1/17/2019 - added as coauthors Representatives Ellington and Austin
1/17/2019 - House Bills on Third Reading
1/15/2019 - 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](#)

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: 2/27/2019 - Referred to Senate Commerce and Technology
All Bill Status: 2/27/2019 - First Reading
2/5/2019 - added as coauthor Representative Campbell
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 Shackelford
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 INTERFERING WITH LAW ENFORCEMENT (MILLER D) Provides that a person commits interfering with law enforcement, a Class B misdemeanor, if the person enters a crime scene or similar location that is marked off with barrier tape, other markers, or a physical barrier. 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 to resisting law enforcement applies only if the person flees from law enforcement using a vehicle.)

Current Status: 2/14/2019 - added as coauthor Representative Wesco

All Bill Status: 2/14/2019 - Senate sponsors: Senators Head, Doriot and Rogers

2/14/2019 - Third reading passed; Roll Call 172: yeas 92, nays 2

2/14/2019 - House Bills on Third Reading

2/12/2019 - Second reading amended, ordered engrossed

2/12/2019 - Amendment #4 (Miller D) prevailed; voice vote

2/12/2019 - House Bills on Second Reading

2/11/2019 - House Bills on Second Reading

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: [HB1114](#)

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: 2/12/2019 - Referred to Senate

All Bill Status: 2/11/2019 - Senate sponsors: Senators Messmer, Lanane and Perfect

2/11/2019 - Third reading passed; Roll Call 129: yeas 91, nays 0

2/11/2019 - House Bills on Third Reading

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: 0
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](#)

HB1116 VARIOUS LOCAL GOVERNMENT MATTERS (KARICKHOFF M) Allows the governing body of a state or local 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.

Current Status: 2/27/2019 - Referred to Senate Local Government

All Bill Status: 2/27/2019 - First Reading

1/29/2019 - Senate sponsors: Senators Ruckelshaus and Niezgodski

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](#)

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 Status: 2/27/2019 - Referred to Senate Judiciary

All Bill Status: 2/27/2019 - First Reading

2/12/2019 - Senate sponsors: Senators Buck and Head

2/12/2019 - Third reading passed; Roll Call 167: yeas 91, nays 0

2/12/2019 - House Bills on Third Reading

2/11/2019 - Second reading ordered engrossed

2/11/2019 - House Bills on Second Reading

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](#)

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 or other similar program.

Current Status: 2/27/2019 - Referred to Senate Local Government

All Bill Status: 2/27/2019 - First Reading

2/19/2019 - Referred to Senate

2/18/2019 - added as coauthor Representative Pierce

2/18/2019 - Senate sponsors: Senators Koch and Buck

2/18/2019 - Third reading passed; Roll Call 187: yeas 97, nays 0

2/18/2019 - House Bills on Third Reading

2/14/2019 - Second reading amended, ordered engrossed

2/14/2019 - Amendment #1 (Ellington) prevailed; voice vote

2/14/2019 - House Bills on Second Reading

2/11/2019 - Committee Report do pass, adopted

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 Hostettler and Engleman

1/24/2019 - Referred to the Committee on Ways and Means pursuant to House Rule 127

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

1/24/2019 - House Committee recommends passage Yeas: 13; 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 Jeff Ellington

Priority: Tier 1 - High

State Bill Page: [HB1125](#)

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: 2/27/2019 - Referred to Senate Local Government

All Bill Status: 2/27/2019 - First Reading

2/5/2019 - added as coauthor Representative Hostettler

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: [HB1128](#)

HB1138

DISPUTES INVOLVING HOMEOWNERS ASSOCIATIONS (BURTON W) Provides that if either party requests mediation, mediation is mandatory. Provides that if neither party requests mediation, or if mediation is unsuccessful, a claimant may begin legal proceedings. Requires a mediator to be selected by the American Mediation Association. Requires a mediation to be conducted in compliance with the rules and procedures of the American Mediation Association. Makes corresponding amendments to the provisions regarding grievance resolutions involving condominium associations.

Current Status: 2/21/2019 - Senate sponsor: Senator Freeman

All Bill Status: 2/21/2019 - Third reading passed; Roll Call 263: yeas 95, nays 0

2/21/2019 - House Bills on Third Reading

2/20/2019 - Second reading ordered engrossed

2/20/2019 - House Bills on Second Reading

2/19/2019 - added as coauthors Representatives Young J and Steuerwald

2/18/2019 - Committee Report amend do pass, adopted

2/18/2019 - added as coauthor Representative Dvorak

2/18/2019 - House Committee recommends passage, as amended Yeas: 10; Nays: 0

2/18/2019 - House Judiciary, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D

2/4/2019 - House Judiciary, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D

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: 2/27/2019 - Referred to Senate Appropriations

All Bill Status: 2/27/2019 - First Reading

1/29/2019 - Referred to Senate

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

1/17/2019 - House Committee recommends passage Yeas: 23; Nays: 0

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

1/10/2019 - added as coauthor Representative Gutwein

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

1/7/2019 - First Reading

1/7/2019 - Authored By Woody Burton

Priority: Tier 2 - Medium

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 assumes the office. Provides that if an incumbent denies access to information to which 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: 2/27/2019 - Referred to Senate Local Government

All Bill Status: 2/27/2019 - First Reading

1/29/2019 - added as coauthor Representative Chyung

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: [HB1140](#)

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: 2/27/2019 - Referred to Senate Tax and Fiscal Policy

All Bill Status: 2/27/2019 - First Reading

2/12/2019 - Senate sponsors: Senators Bohacek and Taylor G

2/12/2019 - Third reading passed; Roll Call 166: yeas 87, nays 1

2/12/2019 - House Bills on Third Reading

2/11/2019 - Second reading ordered engrossed

2/11/2019 - House Bills on Second Reading

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 Shackelford

Priority: Tier 1 - High
State Bill Page: [HB1141](#)

HB1155 CLARK COUNTY CIRCUIT COURT (GOODIN T) Adds two judges to the Clark circuit court.
Current Status: 2/27/2019 - Referred to Senate Judiciary
All Bill Status: 2/27/2019 - First Reading
2/12/2019 - Referred to Senate
2/11/2019 - Senate sponsors: Senators Garten, Grooms and Young M
2/11/2019 - Third reading passed; Roll Call 130: yeas 91, nays 0
2/11/2019 - House Bills on Third Reading
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; Nays: 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](#)

HB1165 AGRICULTURAL MATTERS (BAUER B) 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. Urges the legislative council to assign to an appropriate interim study committee the topic of achieving farmland preservation in Indiana.
Current Status: 2/27/2019 - Referred to Senate Agriculture
All Bill Status: 2/27/2019 - First Reading
2/19/2019 - Referred to Senate
2/18/2019 - Senate sponsors: Senators Leising and Lanane
2/18/2019 - Third reading passed; Roll Call 188: yeas 97, nays 0
2/18/2019 - House Bills on Third Reading
2/14/2019 - Amendment #3 (Miller D) prevailed; Roll Call 177: yeas 56, nays 34
2/14/2019 - Second reading amended, ordered engrossed
2/14/2019 - Amendment #3 (Miller D) prevailed;
2/14/2019 - Amendment #2 (Bauer) prevailed; voice vote
2/14/2019 - House Bills on Second Reading
2/11/2019 - added as coauthor Representative Deal
2/11/2019 - Rule 105.1 suspended
2/11/2019 - Committee Report amend do pass, adopted
2/7/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 0
2/7/2019 - House Agriculture and Rural Development, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-A
2/5/2019 - added as coauthor Representative Clere
1/29/2019 - added as coauthors Representatives Lehe and Goodin
1/24/2019 - House Agriculture and Rural Development, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-A
1/8/2019 - Referred to House Agriculture and Rural Development
1/8/2019 - First Reading
1/8/2019 - Authored By B Patrick Bauer
Priority: Tier 2 - Medium
State Bill Page: [HB1165](#)

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: 2/27/2019 - Referred to Senate Local Government

All Bill Status: 2/27/2019 - First Reading

1/24/2019 - Referred to Senate

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: [HB1170](#)

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: 2/27/2019 - Referred to Senate Pensions and Labor

All Bill Status: 2/27/2019 - First Reading

2/5/2019 - Referred to Senate

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: 2/27/2019 - Referred to Senate Judiciary

All Bill Status: 2/27/2019 - First Reading

2/12/2019 - Referred to Senate

2/11/2019 - Senate sponsors: Senators Altig and Buchanan

2/11/2019 - Third reading passed; Roll Call 131: yeas 90, nays 0

2/11/2019 - House Bills on Third Reading

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](#)

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: 2/27/2019 - Referred to Senate Health and Provider Services

All Bill Status: 2/27/2019 - First Reading

2/12/2019 - Senate sponsor: Senator Charbonneau

2/12/2019 - Third reading passed; Roll Call 165: yeas 91, nays 0

2/12/2019 - House Bills on Third Reading

2/11/2019 - added as coauthors Representatives Kirchofer, Shackelford, Manning

2/11/2019 - Second reading ordered engrossed

2/11/2019 - House Bills on Second Reading

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

2/5/2019 - removed as coauthor Representative Manning

1/28/2019 - added as coauthor Representative Manning

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 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: 2/27/2019 - Referred to Senate Local Government

All Bill Status: 2/27/2019 - First Reading

2/19/2019 - Referred to Senate

2/18/2019 - Senate sponsor: Senator Niemeyer
2/18/2019 - Third reading passed; Roll Call 204: yeas 88, nays 9
2/18/2019 - House Bills on Third Reading
2/14/2019 - Second reading ordered engrossed
2/14/2019 - House Bills on Second Reading
2/11/2019 - Committee Report do pass, adopted
2/7/2019 - House Committee recommends passage Yeas: 22; Nays: 1
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 Rule 127
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 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](#)

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 that an employer must pay under the worker's occupational diseases compensation act for the 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: 2/27/2019 - Referred to Senate Pensions and Labor

All Bill Status: 2/27/2019 - First Reading

2/12/2019 - Referred to Senate

2/11/2019 - added as coauthors Representatives Carbaugh and Moseley

2/11/2019 - Senate sponsor: Senator Boots

2/11/2019 - Third reading passed; Roll Call 132: yeas 91, nays 0

2/11/2019 - House Bills on Third Reading

2/7/2019 - Second reading ordered engrossed

2/7/2019 - House Bills on Second Reading

2/5/2019 - Committee Report amend do pass, adopted

2/5/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 0

2/5/2019 - 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

1/8/2019 - Coauthored by Representative Soliday

1/8/2019 - Referred to House Employment, Labor and Pensions

1/8/2019 - First Reading

1/8/2019 - Authored By Matt Lehman

Priority: Tier 1 - High

State Bill Page: [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. Provides that not later than three business days after towing a vehicle a towing company or storage facility must comply with certain statutes

relating to abandoned vehicles for giving notice. Requires a towing company to charge reasonable fees. Requires a towing company to provide the owner or operator of a motor vehicle that is about to be towed a written and itemized estimate of all charges and services to be performed by the towing company. Requires a towing company to document and itemize certain fees related to a tow and certain towing services. Specifies certain record keeping requirements for itemized estimates issued by a towing company. 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) Releasing towed motor vehicles. (4) Prohibited acts by towing companies and storage facilities. Requires a person or entity wishing to operate a towing company to register with the secretary of state in the form and manner prescribed by the secretary of state. 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: 2/20/2019 - Referred to Senate

All Bill Status: 2/19/2019 - Senate sponsor: Senator Doriot

2/19/2019 - Third reading passed; Roll Call 214: yeas 86, nays 9

2/19/2019 - House Bills on Third Reading

2/18/2019 - Second reading amended, ordered engrossed

2/18/2019 - Amendment #1 (Austin) prevailed; voice vote

2/18/2019 - Amendment #3 (Lindauer) prevailed; voice vote

2/18/2019 - House Bills on Second Reading

2/14/2019 - added as coauthor Representative Frye

2/14/2019 - Committee Report amend do pass, adopted

2/13/2019 - House Committee recommends passage, as amended Yeas: 10; Nays: 1

2/13/2019 - House Roads and Transportation, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-B

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

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) Defines "bunkhouse". Provides that, before January 1, 2021, the commission may adopt rules to exempt bunkhouses from being required to be equipped with an automatic fire sprinkler system.

Current Status: 2/26/2019 - Referred to Senate

All Bill Status: 2/25/2019 - Senate sponsor: Senator Crider

2/25/2019 - Third reading passed; Roll Call 287: yeas 94, nays 1

2/25/2019 - House Bills on Third Reading

2/21/2019 - Second reading ordered engrossed

2/21/2019 - House Bills on Second Reading

2/19/2019 - Committee Report amend do pass, adopted

2/19/2019 - House Committee recommends passage, as amended Yeas: 11; Nays: 1

2/19/2019 - House Veterans Affairs and Public Safety, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D

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

1/14/2019 - added as coauthor Representative Pressel

1/8/2019 - Coauthored by Representative VanNatter

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

1/8/2019 - First Reading

1/8/2019 - Authored By Sharon Negele

Priority: Tier 1 - High

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: 2/27/2019 - Referred to Senate Corrections and Criminal Law

All Bill Status: 2/27/2019 - First Reading

1/29/2019 - Senate sponsor: Senator Bohacek

1/29/2019 - Third reading passed; Roll Call 60: yeas 82, nays 14

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: 11; Nays: 2

1/23/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D

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: [HB1186](#)

HB1187 TECHNICAL CORRECTIONS (STUEERWALD 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: 2/27/2019 - Referred to Senate Judiciary

All Bill Status: 2/27/2019 - First Reading

1/24/2019 - Referred to Senate

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](#)

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: 2/27/2019 - Referred to Senate Judiciary

All Bill Status: 2/27/2019 - First Reading

2/12/2019 - Cosponsors: Senators Young M and Rogers

2/12/2019 - Senate sponsors: Senators Koch, Brown L and Walker
2/12/2019 - Third reading passed; Roll Call 164: yeas 93, nays 0
2/12/2019 - House Bills on Third Reading
2/11/2019 - Second reading ordered engrossed
2/11/2019 - House Bills on Second Reading
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
2/5/2019 - added as coauthor Representative Dvorak
2/5/2019 - Rule 105.1 suspended
2/5/2019 - added as coauthors Representatives Ellington, Deal, Stutzman
1/8/2019 - Referred to House Courts and Criminal Code
1/8/2019 - First Reading
1/8/2019 - Authored By Ryan Lauer

Priority: Tier 1 - High

State Bill Page: [HB1192](#)

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: 2/26/2019 - Referred to Senate

All Bill Status: 2/25/2019 - Senate sponsors: Senators Grooms and Breaux
2/25/2019 - Third reading passed; Roll Call 288: yeas 95, nays 0
2/25/2019 - House Bills on Third Reading
2/21/2019 - Second reading ordered engrossed
2/21/2019 - House Bills on Second Reading
2/19/2019 - Committee Report do pass, adopted
2/19/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 0
2/19/2019 - House Family, Children and Human Affairs, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-C
1/10/2019 - Referred to House Family, Children and Human Affairs
1/10/2019 - First Reading
1/10/2019 - Authored By David Frizzell

Priority: Tier 1 - High

State Bill Page: [HB1198](#)

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

Current Status: 2/27/2019 - Referred to Senate Corrections and Criminal Law

All Bill Status: 2/27/2019 - First Reading
1/29/2019 - Senate sponsors: Senators Grooms and Houchin
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: [HB1208](#)

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.

Current Status: 1/29/2019 - Senate sponsor: Senator Zay

All Bill Status: 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

1/10/2019 - Authored By Wendy McNamara

Priority: Tier 1 - High

State Bill Page: [HB1212](#)

HB1214

CONSTRUCTION MANAGERS AS CONSTRUCTORS; FIRE PROTECTION DISTRICTS (TORR J) Repeals a provision in the construction manager as constructor statute that establishes a time period for public agencies (other than state educational institutions) to use the construction manager as constructor statute. Provides that for purposes of the construction manager as constructor statute, the term "public agency" includes a public library and the health and hospital corporation. Provides that a fire protection district (district), which includes any property added to the district at any time, having a total assessed value of more than \$1,000,000,000 remains within the district after annexation. (Current law provides that the annexed property ceases to be a part of the district when the annexing municipality begins to provide fire protection services to the property.) Provides that property added to a district is considered part of the district as of the date that the district was originally established. Makes provisions regarding: (1) the effective date of annexations of property within districts; and (2) indebtedness of districts that are annexed; apply to districts established after July 1, 1987 (instead of June 14, 1987). Makes a conforming change.

Current Status: 2/21/2019 - Senate sponsors: Senators Ruckelshaus, Koch and Spartz

All Bill Status: 2/21/2019 - Third reading passed; Roll Call 254: yeas 65, nays 32

2/21/2019 - House Bills on Third Reading

2/20/2019 - Second reading ordered engrossed

2/20/2019 - Amendment #2 (Pierce) failed; voice vote

2/20/2019 - House Bills on Second Reading

2/19/2019 - Placed back on second reading

2/19/2019 - added as coauthor Representative Ellington

2/19/2019 - House Bills on Third Reading

2/18/2019 - Second reading amended, ordered engrossed

2/18/2019 - Amendment #1 (Kirchhofer) prevailed; voice vote

2/18/2019 - House Bills on Second Reading

2/14/2019 - Committee Report amend do pass, adopted

2/14/2019 - House Committee recommends passage, as amended Yeas: 8; Nays: 3

2/14/2019 - House Local Government, (Bill Scheduled for Hearing); Time &

Location: 8:30 AM, Rm. 156-B
1/10/2019 - Referred to House Local Government
1/10/2019 - First Reading
1/10/2019 - Authored By Jerry Torr

Priority: Tier 2 - Medium

State Bill Page: [HB1214](#)

HB1216 FIRST STEPS PROGRAM (CLERE E) Provides that, for purposes of determining a family's income under the first steps 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.

Current Status: 2/20/2019 - Referred to Senate

All Bill Status: 2/19/2019 - Cosponsor: Senator Breau

2/19/2019 - Senate sponsors: Senators Houchin, Brown L and Garten

2/19/2019 - Third reading passed; Roll Call 215: yeas 95, nays 0

2/19/2019 - House Bills on Third Reading

2/18/2019 - Second reading ordered engrossed

2/18/2019 - House Bills on Second Reading

2/14/2019 - Committee Report amend do pass, adopted

2/12/2019 - House Committee recommends passage, as amended Yeas: 22; Nays: 0

2/12/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &

Location: 10:30 AM, Rm. 404

2/5/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &

Location: 10:30 AM, Rm. 404

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](#)

HB1223 ADMINISTRATIVE LAW JUDGES (STEUERWALD G) Establishes the office of administrative law 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 a list of agencies over whose administrative proceedings the administrative law judges from the office do not preside. 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. Makes conforming amendments.

Current Status: 2/19/2019 - Referred to Senate

All Bill Status: 2/18/2019 - Cosponsor: Senator Taylor G

2/18/2019 - Senate sponsors: Senators Head, Koch and Freeman

2/18/2019 - Third reading passed; Roll Call 189: yeas 97, nays 0

2/18/2019 - House Bills on Third Reading

2/14/2019 - Second reading amended, ordered engrossed

2/14/2019 - Amendment #1 (Steuerwald) prevailed; voice vote

2/14/2019 - House Bills on Second Reading

2/11/2019 - Committee Report amend do pass, adopted

2/11/2019 - House Committee recommends passage, as amended Yeas: 11; Nays: 0

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

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

State Bill Page: [HB1223](#)

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: 2/19/2019 - Referred to Senate

All Bill Status: 2/18/2019 - Senate sponsor: Senator Kruse

2/18/2019 - Third reading passed; Roll Call 190: yeas 98, nays 0

2/18/2019 - House Bills on Third Reading

2/14/2019 - Second reading ordered engrossed

2/14/2019 - House Bills on Second Reading

2/11/2019 - Committee Report amend do pass, adopted

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

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: [HB1224](#)

HB1225

SAFE SCHOOLS (STEUERWALD G) Provides that school corporations, charter schools, and accredited nonpublic 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: 2/27/2019 - Referred to Senate Homeland Security and Transportation

All Bill Status: 2/27/2019 - First Reading

2/5/2019 - Senate sponsors: Senators Head, Charbonneau and Tallian

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: [HB1225](#)

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 against a current or former public safety official: (1) while the official is engaged in the official's official duty; or (2) in retaliation for the official having engaged in the official's official duty. (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: 2/20/2019 - Referred to Senate
All Bill Status: 2/19/2019 - Senate sponsor: Senator Head
2/19/2019 - Third reading passed; Roll Call 216: yeas 92, nays 4
2/19/2019 - House Bills on Third Reading
2/18/2019 - added as coauthors Representatives Bartels and Young J
2/18/2019 - Rule 105.1 suspended
2/18/2019 - Second reading ordered engrossed
2/18/2019 - House Bills on Second Reading
2/14/2019 - added as coauthor Representative Dvorak
2/14/2019 - Committee Report amend do pass, adopted
2/13/2019 - House Committee recommends passage, as amended Yeas: 11; Nays: 0
2/13/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D
1/15/2019 - added as coauthor Representative Lehman
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: 2/27/2019 - Referred to Senate Homeland Security and Transportation
All Bill Status: 2/27/2019 - First Reading
2/5/2019 - Senate sponsor: Senator Crider
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

HB1253

HANDGUN TRAINING FOR TEACHERS (LUCAS J) Creates a specialized firearms safety, education, and training curriculum (curriculum) for teachers, school staff, and school employees. Specifies curriculum requirements. Authorizes funds from the Indiana safe schools fund (fund) to be used for curriculum related expenses. Provides that the identity of any person who: (1) receives a grant from the fund; or (2) enrolls in, participates in, or completes certain specialized firearm instruction; is confidential. Makes conforming amendments.

Current Status: 2/19/2019 - Referred to Senate

All Bill Status: 2/18/2019 - Senate sponsors: Senators Holdman, Tomes and Raatz

2/18/2019 - Third reading passed; Roll Call 206: yeas 72, nays 25

2/18/2019 - added as coauthor Representative Smaltz

2/18/2019 - House Bills on Third Reading

2/14/2019 - Amendment #14 (Chyung) failed; Roll Call 176: yeas 27, nays 62

2/14/2019 - Amendment #4 (Forestal) failed; Roll Call 175: yeas 28, nays 63

2/14/2019 - Amendment #2 (DeLaney) failed; Roll Call 174: yeas 31, nays 57

2/14/2019 - Second reading amended, ordered engrossed

2/14/2019 - Amendment #14 (Chyung) failed;

2/14/2019 - Amendment #4 (Forestal) failed;

2/14/2019 - Amendment #2 (DeLaney) failed;

2/14/2019 - Amendment #1 (Judy) prevailed; voice vote

2/14/2019 - House Bills on Second Reading

2/11/2019 - Committee Report amend do pass, adopted

2/11/2019 - added as coauthors Representatives Judy and Stutzman

2/11/2019 - House Committee recommends passage, as amended Yeas: 8; Nays: 2

2/11/2019 - House Education, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, House Chamber

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: 2/27/2019 - Referred to Senate Homeland Security and Transportation

All Bill Status: 2/27/2019 - First Reading

2/5/2019 - Referred to Senate

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](#)

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: 2/27/2019 - Referred to Senate Environmental Affairs

All Bill Status: 2/27/2019 - First Reading

2/5/2019 - Senate sponsor: Senator Doriot

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

State Bill Page: [HB1266](#)

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 assessment of 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. Revises certain specifications used in the testing of gasoline and gasohol. Makes technical changes.

Current Status: 2/19/2019 - Referred to Senate

All Bill Status: 2/18/2019 - Senate sponsor: Senator Messmer

2/18/2019 - Third reading passed; Roll Call 191: yeas 97, nays 0

2/18/2019 - House Bills on Third Reading

2/14/2019 - Amendment #2 (Wolkins) prevailed; voice vote

2/14/2019 - Second reading amended, ordered engrossed

2/14/2019 - Amendment #3 (Wolkins) prevailed; voice vote

2/14/2019 - House Bills on Second Reading

2/12/2019 - House Bills on Second Reading

2/11/2019 - House Bills on Second Reading

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 25,000 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](#)

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: 2/12/2019 - Referred to Senate

All Bill Status: 2/11/2019 - Senate sponsors: Senators Tomes, Messmer and Garten

2/11/2019 - Third reading passed; Roll Call 140: yeas 80, nays 13

2/11/2019 - House Bills on Third Reading

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](#)

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: 2/27/2019 - Referred to Senate Health and Provider Services

All Bill Status: 2/27/2019 - First Reading

1/31/2019 - Senate sponsor: Senator Houchin

1/31/2019 - Third reading passed; Roll Call 75: yeas 97, nays 0

1/31/2019 - 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](#)

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 an electronic repository to determine if an individual is a veteran: (1) in the United States Department of Defense data base of individuals with prior active military service; and (2) in the national guard registries, in collaboration with the national guard; for use by county prosecutors, a veterans' court, and other entities to address the needs of veterans in the court system.

Current Status: 2/20/2019 - Referred to Senate

All Bill Status: 2/19/2019 - Senate sponsor: Senator Glick

2/19/2019 - Third reading passed; Roll Call 220: yeas 96, nays 0

2/19/2019 - House Bills on Third Reading

2/18/2019 - added as coauthors Representatives Bauer and Baird

2/18/2019 - Second reading ordered engrossed

2/18/2019 - House Bills on Second Reading

2/14/2019 - Committee Report amend do pass, adopted

2/13/2019 - House Committee recommends passage, as amended Yeas: 11; Nays: 0

2/13/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D

1/14/2019 - Coauthored by Representative Clere

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

1/14/2019 - First Reading

1/14/2019 - Authored By Dennis Zent

Priority: Tier 2 - Medium

State Bill Page: [HB1299](#)

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: 2/27/2019 - Referred to Senate Utilities

All Bill Status: 2/27/2019 - First Reading

2/5/2019 - Senate sponsor: Senator Messmer

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: [HB1305](#)

HB1323

THEFT (NEGELE S) Provides that a person commits the offense of theft if the person knowingly or intentionally exerts unauthorized control over property and then uses the Internet to sell, deliver, or distribute the property to another person acting as an enterprise engaged in racketeering activity.

Current Status: 2/20/2019 - Referred to Senate

All Bill Status: 2/19/2019 - Senate sponsor: Senator Bohacek

2/19/2019 - Third reading passed; Roll Call 221: yeas 95, nays 1

2/19/2019 - House Bills on Third Reading

2/18/2019 - Second reading ordered engrossed

2/18/2019 - House Bills on Second Reading

2/14/2019 - Committee Report amend do pass, adopted

2/13/2019 - House Committee recommends passage, as amended Yeas: 11; Nays: 0

2/13/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D

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

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) Changes the following defined terms: (1) "carrier" to "individual with a communicable disease"; (2) "dangerous communicable disease" to "serious communicable disease"; and (3) "dangerous disease" to "serious disease". Specifies that an individual must intentionally meet all the delineated conditions to commit the offense of transmitting a communicable disease. Requires that for violations of the communicable disease laws: (1) an information or indictment alleging the violations be redacted in accordance with rules adopted by the Indiana supreme court; (2) the court close the proceedings; and; (3) the medical information of the parties is confidential. Removes the authority of a court to limit testing to a test only for human immunodeficiency virus (HIV) if the defendant is charged with battery or domestic battery involving placing bodily fluid or waste on another person. Removes certain references to AIDS. Repeals the crimes of: (1) recklessly, knowingly, or intentionally donating, selling, or transferring blood or semen for artificial insemination that contains HIV; and (2) infecting an individual through the act of donating, selling, or transferring blood or semen. Makes conforming changes. Makes a technical correction.

Current Status: 2/21/2019 - Referred to Senate

All Bill Status: 2/20/2019 - Senate sponsors: Senators Becker and Breaux

2/20/2019 - Third reading passed; Roll Call 245: yeas 99, nays 0

2/20/2019 - House Bills on Third Reading

2/19/2019 - House Bills on Third Reading

2/18/2019 - Second reading ordered engrossed

2/18/2019 - House Bills on Second Reading

2/14/2019 - Committee Report amend do pass, adopted

2/13/2019 - House Committee recommends passage, as amended Yeas: 13; Nays: 0

2/13/2019 - House Public Health, (Bill Scheduled for Hearing); Time & Location: 3:00 PM, House Chamber

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

1/14/2019 - Coauthored by Representatives Brown T, Shackelford 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](#)

HB1330 DISPOSAL OF ABANDONED OR DERELICT AIRCRAFT (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: 2/20/2019 - Referred to Senate

All Bill Status: 2/19/2019 - Senate sponsors: Senators Doriot and Bohacek

2/19/2019 - Third reading passed; Roll Call 222: yeas 96, nays 0

2/19/2019 - House Bills on Third Reading

2/18/2019 - Second reading ordered engrossed

2/18/2019 - House Bills on Second Reading

2/14/2019 - added as coauthors Representatives Frye and Pressel

2/14/2019 - Committee Report amend do pass, adopted

2/13/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 0

2/13/2019 - House Roads and Transportation, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-B

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 Mike Speedy

Priority: Tier 2 - Medium

State Bill Page: [HB1330](#)

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: 2/20/2019 - Referred to Senate

All Bill Status: 2/19/2019 - Senate sponsors: Senators Freeman and Merritt

2/19/2019 - Third reading passed; Roll Call 223: yeas 90, nays 6

2/19/2019 - House Bills on Third Reading

2/18/2019 - Second reading ordered engrossed

2/18/2019 - House Bills on Second Reading

2/14/2019 - Committee Report amend do pass, adopted

2/13/2019 - House Committee recommends passage, as amended Yeas: 7; Nays: 3

2/13/2019 - House Utilities, Energy and Telecommunications, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 156-C

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

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 - 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: 2/13/2019 - Senate sponsors: Senators Merritt, Ruckelshaus and Taylor G

All Bill Status: 2/12/2019 - Third reading passed; Roll Call 161: yeas 92, nays 0
2/12/2019 - House Bills on Third Reading
2/11/2019 - House Bills on Third Reading
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 Code
1/14/2019 - First Reading
1/14/2019 - Authored By Mike Speedy
Priority: Tier 2 - Medium
State Bill Page: [HB1332](#)

HB1333 NONCONSENSUAL PORNOGRAPHY (SPEEDY M) Defines "intimate image" and makes it a Class A misdemeanor for a person to distribute an intimate image of an individual whom the person: (1) knows does not consent to the distribution of the intimate image; and (2) knowingly or intentionally distributes the intimate image with the intent to annoy, harm, harass, intimidate, threaten, or coerce; the other person. Increases the penalty to a Level 6 felony for a second or subsequent offense.

Current Status: 2/20/2019 - Referred to Senate
All Bill Status: 2/19/2019 - Senate sponsor: Senator Freeman
2/19/2019 - Third reading passed; Roll Call 224: yeas 95, nays 0
2/19/2019 - House Bills on Third Reading
2/18/2019 - added as coauthors Representatives Huston and Austin
2/18/2019 - Second reading ordered engrossed
2/18/2019 - House Bills on Second Reading
2/14/2019 - Committee Report amend do pass, adopted
2/13/2019 - House Committee recommends passage, as amended Yeas: 10; Nays: 1
2/13/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D
2/4/2019 - added as coauthor Representative Stutzman
1/14/2019 - Referred to House Courts and Criminal Code
1/14/2019 - First Reading
1/14/2019 - Authored By Mike Speedy
Priority: Tier 3 - Low
State Bill Page: [HB1333](#)

HB1341 OCCUPATIONAL SAFETY AND HEALTH (CARBAUGH M) Creates a new civil penalty for certain occupational safety and health violations.

Current Status: 2/20/2019 - Referred to Senate
All Bill Status: 2/19/2019 - Senate sponsors: Senators Brown L and Busch
2/19/2019 - added as coauthors Representatives Morris and Beck
2/19/2019 - Third reading passed; Roll Call 225: yeas 96, nays 0
2/19/2019 - House Bills on Third Reading
2/18/2019 - Second reading ordered engrossed
2/18/2019 - House Bills on Second Reading
2/14/2019 - Committee Report amend do pass, adopted
2/12/2019 - House Committee recommends passage, as amended Yeas: 13; Nays: 0
2/12/2019 - House Employment, Labor and Pensions, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-A
1/14/2019 - Referred to House Employment, Labor and Pensions
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 if 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: 2/12/2019 - Senate sponsors: Senators Becker, Crider and Melton

All Bill Status: 2/12/2019 - Third reading passed; Roll Call 160: yeas 89, nays 0

2/12/2019 - House Bills on Third Reading

2/11/2019 - Second reading ordered engrossed

2/11/2019 - House Bills on Second Reading

2/7/2019 - 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 - Authored By Ronald Bacon

Priority: Tier 1 - High

State Bill Page: [HB1342](#)

HB1343 LIBRARIES (LEONARD D) Provides that, in the case of a public library outside Marion County, the fiscal body of a city, town, or county that established a public library the governing body of which is not comprised of a majority of officials who are elected to serve on the governing body may adopt a resolution to require the public library to submit its proposed budget and property tax levy to the city, town, or county fiscal body for binding review and approval in the same manner that is required under current law if the public library's budget is increasing faster than the assessed value growth quotient.

Current Status: 2/20/2019 - Referred to Senate

All Bill Status: 2/19/2019 - Senate sponsor: Senator Zay

2/19/2019 - Third reading passed; Roll Call 226: yeas 62, nays 34

2/19/2019 - House Bills on Third Reading

2/18/2019 - Second reading amended, ordered engrossed

2/18/2019 - Amendment #3 (Leonard) prevailed; voice vote

2/18/2019 - House Bills on Second Reading

2/14/2019 - added as coauthor Representative Frye

2/14/2019 - Committee Report amend do pass, adopted

2/14/2019 - House Committee recommends passage, as amended Yeas: 6; Nays: 5

2/14/2019 - 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

1/14/2019 - Coauthored by Representative Sullivan

1/14/2019 - Referred to House Local Government

1/14/2019 - First Reading

1/14/2019 - Authored By Daniel Leonard

Priority: Tier 3 - Low

State Bill Page: [HB1343](#)

HB1345 PROPERTY TAX MATTERS (MILLER D) Provides that if a for-profit land developer acquires land in inventory from a

school corporation or a local unit of government, the land in inventory shall be assessed as agricultural land at the agricultural land base rate on the first assessment date immediately following the date on which the land developer acquires title to the land in inventory, and thereafter the land in inventory is subject to the usual provisions for reassessment of a land developer's land in inventory. 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. Provides a property tax exemption for assessment dates occurring after December 31, 2016, for certain property owned by an Indiana nonprofit public benefit corporation exempt from taxation under Section 501(c)(3) of the Internal Revenue Code if: (1) the property is used in the operation of a nonprofit health, fitness, aquatics, and community center; and (2) the acquisition and development of the property are provided in part under the regional cities initiative of the Indiana economic development corporation. Allows a refund for any property taxes paid in 2018 and 2019 for property that qualifies for the exemption.

Current Status: 2/20/2019 - Referred to Senate

All Bill Status: 2/19/2019 - Senate sponsors: Senators Rogers, Doriot and Bohacek

2/19/2019 - Third reading passed; Roll Call 227: yeas 74, nays 21

2/19/2019 - House Bills on Third Reading

2/18/2019 - added as coauthor Representative Pressel

2/18/2019 - Second reading ordered engrossed

2/18/2019 - House Bills on Second Reading

2/14/2019 - Committee Report amend do pass, adopted

2/13/2019 - House Committee recommends passage, as amended Yeas: 20; Nays: 0

2/13/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 404

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

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: [HB1345](#)

HB1347

MUNICIPALLY OWNED UTILITIES (BURTON W) Provides that all rates, charges, and other fees for services rendered by a municipally owned utility (other than a municipally owned sewer 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. Provides that in the case of real property: (1) that is occupied by someone other than the owner; and (2) for which municipal sewer fees become 60 days delinquent after June 30, 2019; a lien attaches to the real property only if the municipal utility provides notice of the delinquency to any first lien mortgage holder of record not later than 20 days after the time the fees become 60 days delinquent. (Current law requires that notice of the delinquency be provided only to the owner of the property.)

Current Status: 2/20/2019 - Referred to Senate

All Bill Status: 2/19/2019 - Senate sponsors: Senators Sandlin and Taylor G

2/19/2019 - Third reading passed; Roll Call 228: yeas 83, nays 11

2/19/2019 - House Bills on Third Reading

2/18/2019 - Second reading ordered engrossed

2/18/2019 - House Bills on Second Reading

2/14/2019 - added as coauthors Representatives Soliday and Candelaria Reardon

2/14/2019 - Committee Report amend do pass, adopted

2/13/2019 - House Committee recommends passage, as amended Yeas: 10; Nays: 0

2/13/2019 - House Utilities, Energy and Telecommunications, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 156-C

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

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](#)

HB1358

USE OF UNMANNED AERIAL VEHICLES (MORRIS R) Allows a law enforcement officer to use an unmanned aerial vehicle without first obtaining a search warrant if the law enforcement officer determines that the use of the unmanned aerial vehicle is required due to the need to: (1) assist public safety efforts and safeguard the public at a public event; (2) conduct efforts in response to or to mitigate a person or group of persons committing the offense of rioting or disorderly conduct; or (3) collect evidence as a result of a criminal investigation where there is probable cause that a crime has been committed and that the crime scene is at a location where there is no reasonable expectation of privacy. Defines "public event". Allows a law enforcement officer to use an unmanned aerial vehicle without first obtaining a search warrant if the law enforcement officer determines that the use of the unmanned aerial vehicle is required to obtain aerial photographs or video images of a crime scene located on a public street or highway or at a public event. Provides that an emergency incident includes a public event that involves the emergency dispatch of a law enforcement agency or emergency medical services. Makes conforming amendments.

Current Status: 2/20/2019 - Referred to Senate

All Bill Status: 2/19/2019 - Senate sponsors: Senators Brown L and Zay

2/19/2019 - Third reading passed; Roll Call 229: yeas 81, nays 14

2/19/2019 - House Bills on Third Reading

2/18/2019 - Second reading ordered engrossed

2/18/2019 - House Bills on Second Reading

2/14/2019 - Committee Report amend do pass, adopted

2/13/2019 - House Committee recommends passage, as amended Yeas: 9; Nays: 2

2/13/2019 - House Courts and Criminal Code, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D

1/14/2019 - Coauthored by Representatives Carbaugh, Baird and Moed

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

1/14/2019 - First Reading

1/14/2019 - Authored By Robert Morris

Priority: Tier 1 - High

State Bill Page: [HB1358](#)

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 the bureau of motor vehicles may not suspend the driving privileges of a shared vehicle owner for failure to submit proof of financial responsibility at the time an accident occurred if the vehicle was shared through a peer to peer vehicle sharing program at the time the accident occurred. Imposes the peer to peer vehicle sharing excise tax for passenger motor vehicles and trucks shared through a peer to peer vehicle sharing program. Exempts a passenger motor vehicle or truck from the auto rental excise tax if the passenger motor vehicle or truck is shared through a peer to peer vehicle sharing program. Authorizes the Evansville legislative body to adopt an ordinance to impose the Vanderburgh County supplemental auto rental excise tax on passenger motor vehicles shared through a peer to peer vehicle sharing program. Authorizes the Marion County city-county council to adopt an ordinance to impose the Marion County supplemental auto rental excise tax on passenger motor vehicles shared through 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.

Current Status: 2/26/2019 - Referred to Senate

All Bill Status: 2/25/2019 - Senate sponsor: Senator Crider

2/25/2019 - Third reading passed; Roll Call 290: yeas 84, nays 12

2/25/2019 - House Bills on Third Reading

2/21/2019 - Second reading ordered engrossed

2/21/2019 - House Bills on Second Reading

2/20/2019 - House Bills on Second Reading

2/18/2019 - added as coauthors Representatives Forestal and Lehman

2/18/2019 - Committee Report amend do pass, adopted

2/18/2019 - House Committee recommends passage, as amended Yeas: 21; Nays: 0

2/18/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 404

2/14/2019 - Referred to the Committee on Ways and Means pursuant to House Rule 127

2/14/2019 - Committee Report amend do pass, adopted

2/13/2019 - House Committee recommends passage, as amended Yeas: 11; Nays: 1
2/13/2019 - House Roads and Transportation, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-B
2/6/2019 - House Roads and Transportation, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-B
1/14/2019 - Coauthored by Representative VanNatter
1/14/2019 - Referred to House Roads and Transportation
1/14/2019 - First Reading
1/14/2019 - Authored By Sean Eberhart

Priority: Tier 2 - Medium

State Bill Page: [HB1362](#)

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: 2/12/2019 - Senate sponsor: Senator Ruckelshaus

All Bill Status: 2/12/2019 - Third reading passed; Roll Call 157: yeas 89, nays 5

2/12/2019 - House Bills on Third Reading

2/11/2019 - Second reading ordered engrossed

2/11/2019 - House Bills on Second Reading

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: [HB1365](#)

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, a performance bond must be for not less than 50% of the cost to design and construct the project and a payment bond must be for not less than 100% of the cost to design and construct the project.

Current Status: 2/20/2019 - Referred to Senate

All Bill Status: 2/19/2019 - Senate sponsor: Senator Doriot

2/19/2019 - Third reading passed; Roll Call 230: yeas 93, nays 2

2/19/2019 - House Bills on Third Reading

2/18/2019 - Second reading ordered engrossed

2/18/2019 - House Bills on Second Reading

2/14/2019 - added as coauthors Representatives Soliday and Frye

2/14/2019 - Committee Report amend do pass, adopted

2/13/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 0

2/13/2019 - House Roads and Transportation, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 156-B

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

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: [HB1374](#)

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 Buck

All Bill Status: 2/5/2019 - Third reading passed; Roll Call 110: 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: 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

State Bill Page: [HB1375](#)

HB1398

INFORMATION CONCERNING THREATS TO SCHOOL SAFETY (COOK A) Requires 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. 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. Provides immunity from civil liability concerning the disclosure or report of education records of a student. Provides that in the case of a health or safety emergency, a law enforcement officer shall disclose or report a child's personally identifiable information contained in law enforcement records to a school corporation or an appropriate official.

Current Status: 2/20/2019 - Referred to Senate

All Bill Status: 2/19/2019 - Senate sponsor: Senator Crider

2/19/2019 - Third reading passed; Roll Call 231: yeas 94, nays 2

2/19/2019 - House Bills on Third Reading

2/18/2019 - Second reading amended, ordered engrossed

2/18/2019 - Amendment #1 (Cook) prevailed; voice vote

2/18/2019 - House Bills on Second Reading

2/14/2019 - added as coauthor Representative Klinker

2/14/2019 - Committee Report amend do pass, adopted

2/12/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 0

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 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 - Authored By Anthony Cook

Priority: Tier 1 - High

State Bill Page: [HB1398](#)

INNKEEPER'S TAXES AND OTHER LOCAL TAXES (KARICKHOFF M) 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 be used only for operating expenses, capital improvements, and financial incentives to attract new businesses. Changes the date on which Vanderburgh County innkeeper's tax revenue deposited in the fund decreases from the amount equal to the revenue generated by a 2% innkeeper's tax rate to the amount equal to the revenue generated by a 1% innkeeper's tax rate. Allows the Clark County and Floyd County councils to adopt substantially similar ordinances to increase the innkeeper's tax rate in both counties from 4% to 6% (these taxes were imposed by state law in 1976). Allows the Allen County council to adopt an ordinance to increase the innkeeper's tax rate in the county from 7% to 8%. (The tax was imposed by state law before 1980). Provides that if an ordinance to increase the innkeeper's tax rate to 8% is in effect in Allen County, the minimum part of the innkeeper's tax proceeds used to provide development and promotion grants within the county increases from 2/7 to 3/8. Allows 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. 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.) Authorizes Brown County 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. Authorizes the fiscal body of the city of Attica (in Fountain County) to impose a food and beverage tax. Authorizes the town of Danville to impose a food and beverage tax. Authorizes the city of Greenwood to impose a food and beverage tax. Authorizes the town of Whitestown to impose a food and beverage tax.

Current Status: 2/21/2019 - Referred to Senate

All Bill Status: 2/20/2019 - Senate sponsors: Senators Sandlin, Holdman and Lanane

2/20/2019 - Third reading passed; Roll Call 247: yeas 67, nays 31

2/20/2019 - House Bills on Third Reading

2/19/2019 - added as coauthors Representatives Negele and Lehe

2/19/2019 - House Bills on Third Reading

2/18/2019 - Second reading ordered engrossed

2/18/2019 - House Bills on Second Reading

2/14/2019 - Committee Report amend do pass, adopted

2/12/2019 - House Committee recommends passage, as amended Yeas: 22; Nays: 0

2/12/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 404

2/6/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 404

2/5/2019 - added as coauthor Representative GiaQuinta

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

1/14/2019 - First Reading

1/14/2019 - Authored By Michael Karickhoff

Priority: Tier 1 - High

State Bill Page: [HB1402](#)

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. 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 \$25,000,000 to more than \$150,000,000 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.

Current Status: 2/20/2019 - Referred to Senate

All Bill Status: 2/19/2019 - Senate sponsors: Senators Messmer and Holdman

2/19/2019 - Third reading passed; Roll Call 232: yeas 95, nays 1

2/19/2019 - added as coauthors Representatives Harris and Huston

2/19/2019 - Rule 105.1 suspended

2/19/2019 - House Bills on Third Reading

2/18/2019 - Second reading ordered engrossed

2/18/2019 - House Bills on Second Reading

2/14/2019 - Committee Report amend do pass, adopted

2/13/2019 - House Committee recommends passage, as amended Yeas: 20; Nays: 0

2/13/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &

Location: 1:30 PM, Rm. 404
2/11/2019 - added as coauthor Representative Jackson
2/5/2019 - added as coauthors Representatives Pressel and Lehman
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: [HB1405](#)

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. 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: 2/19/2019 - Referred to Senate

All Bill Status: 2/18/2019 - Senate sponsors: Senators Charbonneau, Glick and Niezgodski

2/18/2019 - Third reading passed; Roll Call 195: yeas 97, nays 0

2/18/2019 - House Bills on Third Reading

2/14/2019 - Second reading ordered engrossed

2/14/2019 - House Bills on Second Reading

2/11/2019 - Committee Report amend do pass, adopted

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

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 127

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: [HB1406](#)

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, and with respect to which the fair market value of the parcel has not been determined before July 1, 2019. Defines "residential property" for purposes of the statute.

Current Status: 2/20/2019 - Referred to Senate

All Bill Status: 2/19/2019 - Senate sponsor: Senator Young M

2/19/2019 - Third reading passed; Roll Call 233: yeas 94, nays 1

2/19/2019 - House Bills on Third Reading

2/18/2019 - Second reading ordered engrossed

2/18/2019 - House Bills on Second Reading

2/14/2019 - Committee Report do pass, adopted

2/14/2019 - House Committee recommends passage Yeas: 11; Nays: 0

2/14/2019 - House Local Government, (Bill Scheduled for Hearing); Time &

Location: 8:30 AM, Rm. 156-B

2/11/2019 - added as coauthor Representative McNamara

1/24/2019 - added as coauthor Representative Dvorak

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](#)

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 hold a micro wine wholesaler's permit without complying with the requirements for holding a beer wholesaler's permit or liquor wholesaler'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: 2/20/2019 - Referred to Senate

All Bill Status: 2/19/2019 - Senate sponsors: Senators Grooms, Garten and Messmer

2/19/2019 - Third reading passed; Roll Call 234: yeas 69, nays 27

2/19/2019 - House Bills on Third Reading

2/18/2019 - Second reading amended, ordered engrossed

2/18/2019 - Amendment #1 (Clere) prevailed; voice vote

2/18/2019 - House Bills on Second Reading

2/14/2019 - Committee Report amend do pass, adopted

2/13/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 1

2/13/2019 - House Public Policy, (Bill Scheduled for Hearing); Time & Location: 3:30 PM, Rm. 156-B

2/6/2019 - House Public Policy, (Bill Scheduled for Hearing); Time & Location: 3:30 PM, Rm. 156-B

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](#)

HB1427

LOCAL GOVERNMENT MATTERS (LEONARD D) Provides that the state board of accounts, instead of the budget agency, is to approve audits for regional development authorities and allows for private examiners to perform audits. 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. Eliminates the permissive written demand to a county resident who is delinquent in the payment of personal property taxes during the period from May 10 to October 31. Changes the time period from at least 21 to 30 days for the county treasurer's notice of the sale of a mobile home. Deletes obsolete language in the statutes exempting certain business personal property with an acquisition cost of less than \$20,000. Specifies that a taxpayer eligible for such an 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 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 or adopted by the political subdivision. Provides that a civil taxing unit may not request permission to impose a property tax on account of revenue shortfalls, if the revenue shortfall preceded the most recent certified budget for the civil taxing unit by more than five years. Specifies that: (1) rules adopted by the DLGF for the appraisal of real property may not apply to any appraisal contemporaneously being conducted under a county's reassessment plan; and (2) rules adopted by the DLGF may first apply to the reassessment phase beginning in the following calendar year under a county's reassessment plan. Specifies that for purposes of attributing the amount of a property tax deduction or exemption to the gross assessed value of a property: (1) a deduction or exemption that is specific to an improvement shall be applied only to the assessed value allocation pertaining to that improvement; and (2) to the extent that a deduction or exemption is not specific to an improvement, the deduction or exemption shall be applied in the order that will maximize the benefit of the deduction or exemption to the taxpayer. 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. Allows Green Township in Hancock County to increase its maximum levy for the township's general fund to offset the reduction in the maximum levy that occurred beginning in 2003 that was based on the township's actual levy (levy banked amount).

Current Status: 2/27/2019 - Referred to Senate Tax and Fiscal Policy

All Bill Status: 2/27/2019 - First Reading

2/20/2019 - Referred to Senate

2/19/2019 - Senate sponsor: Senator Bassler

2/19/2019 - Third reading passed; Roll Call 235: yeas 92, nays 0

2/19/2019 - House Bills on Third Reading
2/18/2019 - Second reading ordered engrossed
2/18/2019 - Amendment #1 (Torr) failed; voice vote
2/18/2019 - House Bills on Second Reading
2/14/2019 - Committee Report amend do pass, adopted
2/13/2019 - House Committee recommends passage, as amended Yeas: 16; Nays: 7
2/13/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 404
1/28/2019 - added as coauthors Representatives GiaQuinta and Pryor
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 - 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: 2/19/2019 - Referred to Senate

All Bill Status: 2/18/2019 - Senate sponsors: Senators Young M and Niezgodski

2/18/2019 - Third reading passed; Roll Call 196: yeas 96, nays 0

2/18/2019 - House Bills on Third Reading

2/14/2019 - House Bills on Third Reading

2/12/2019 - House Bills on Third Reading

2/11/2019 - House Bills on Third Reading

2/7/2019 - Second reading amended, ordered engrossed

2/7/2019 - Amendment #1 (Macer) prevailed; voice vote

2/7/2019 - added as coauthor Representative Summers

2/7/2019 - House Bills on Second Reading

2/5/2019 - added as coauthor Representative Steuerwald

2/5/2019 - Committee Report amend do pass, adopted

2/5/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 0

2/5/2019 - House Family, Children and Human Affairs, (Bill Scheduled for Hearing);

Time & Location: 8:30 AM, Rm. 156-C

1/15/2019 - Referred to House Family, Children and Human Affairs

1/15/2019 - First Reading

1/15/2019 - Authored By Karlee Macer

Priority: Tier 2 - Medium

State Bill Page: [HB1432](#)

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: 2/12/2019 - Senate sponsor: Senator Garten

All Bill Status: 2/12/2019 - Third reading passed; Roll Call 156: yeas 93, nays 0

2/12/2019 - added as coauthor Representative Goodin

2/12/2019 - House Bills on Third Reading

2/11/2019 - added as coauthor Representative May

2/11/2019 - Second reading ordered engrossed

2/11/2019 - House Bills on Second Reading

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](#)

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: 2/27/2019 - Referred to Senate Public Policy

All Bill Status: 2/27/2019 - First Reading

1/31/2019 - Senate sponsor: Senator Alting

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](#)

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: 2/27/2019 - Referred to Senate Pensions and Labor

All Bill Status: 2/27/2019 - First Reading

2/5/2019 - Referred to Senate

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](#)

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: 2/27/2019 - Referred to Senate Utilities

All Bill Status: 2/27/2019 - First Reading

2/5/2019 - Senate sponsor: Senator Messmer

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: [HB1470](#)

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: 2/12/2019 - Referred to Senate
All Bill Status: 2/11/2019 - Senate sponsors: Senators Head, Holdman and Taylor G
2/11/2019 - Third reading passed; Roll Call 134: yeas 90, nays 0
2/11/2019 - House Bills on Third Reading
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: [HB1473](#)

HB1482 DEALER SERVICES (SULLIVAN H) Provides that a broker is not defined as a lead generation or other marketing 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](#)

HB1486 NEW SEWAGE TREATMENT AND DISPOSAL TECHNOLOGY (BARTELS S) Requires the state department of health (state department) to establish and maintain a technical review panel consisting of individuals with technical or scientific knowledge relating to onsite sewage systems. Requires the technical review panel to decide whether "technology new to Indiana" (TNI), which is sewage treatment or disposal methods, processes, or equipment that are not recognized in the administrative rules of the state department or the executive board of the state department, is approved for use in Indiana. Requires the technical review panel, in response to an application, to decide: (1) that the

TNI is approved for use in Indiana; (2) that the TNI is approved for use in Indiana with certain conditions; (3) that the TNI is approved for use in Indiana on a project-by-project basis; or (4) that the TNI is not approved for use in Indiana. Requires the technical review panel to approve TNI for use in Indiana if: (1) the TNI has been certified as meeting the ANSI/NSF 40 Standard; (2) a proposed Indiana design and installation manual for the TNI is submitted with the permit application; and (3) the technical review panel certifies that the proposed Indiana design and installation manual meets the vertical and horizontal separation, sizing, and soil loading criteria of the state department. Requires the technical review panel to inform an applicant of the technical review panel's initial or final decision on a complete application not more than 90 days after receiving the application. Provides that, in the case of a tie vote, the technical review panel shall request more information from the applicant, review any new information provided by the applicant, and vote again on the application not more than thirty (30) days after receiving the information.

Current Status: 2/21/2019 - Senate sponsor: Senator Doriot

All Bill Status: 2/21/2019 - Third reading passed; Roll Call 256: yeas 96, nays 1

2/21/2019 - House Bills on Third Reading

2/20/2019 - Second reading amended, ordered engrossed

2/20/2019 - Amendment #1 (Bartels) prevailed; voice vote

2/20/2019 - House Bills on Second Reading

2/19/2019 - House Bills on Second Reading

2/18/2019 - House Bills on Second Reading

2/14/2019 - Committee Report amend do pass, adopted

2/13/2019 - House Committee recommends passage, as amended Yeas: 9; Nays: 0

2/13/2019 - House Environmental Affairs, (Bill Scheduled for Hearing); Time &

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

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

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

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](#)

HB1492

NOXIOUS WEED CONTROL (BAIRD B) Adds common waterhemp, tall waterhemp, marestalk, 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: 2/19/2019 - Referred to Senate

All Bill Status: 2/18/2019 - Senate sponsor: Senator Leising

2/18/2019 - Third reading passed; Roll Call 197: yeas 97, nays 0

2/18/2019 - House Bills on Third Reading

2/14/2019 - Second reading ordered engrossed

2/14/2019 - Amendment #1 (Boy) failed; voice vote

2/14/2019 - House Bills on Second Reading

2/11/2019 - added as coauthors Representatives Prescott and Wright

2/11/2019 - Committee Report amend do pass, adopted

2/7/2019 - House Committee recommends passage, as amended Yeas: 13; Nays: 0

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 - Authored By Beau Baird

Priority: Tier 2 - Medium

State Bill Page: [HB1492](#)

HB1495

PRINCIPAL DWELLING 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 is or will be occupied by the buyer as the buyer's principal dwelling. Provides that the seller under a contract must provide the buyer with the following at least 10 days before the contract is executed: (1) An FHA appraisal of the property. (2) A record of any liens encumbering the property. (3) A residential real estate disclosure form. (4) A lead-based paint disclosure form for real property constructed before 1978. (5) The annual percentage rate of the contract as determined under the federal Truth in Lending Act. (6) A statement of the buyer's potential legal rights. Sets forth disclosures that must be included in a contract. Requires all preexisting liens on the property to be satisfied by the seller by the end of the contract term. Provides that a contract must permit a buyer to pay the balance owed and receive the deed at any time. Prohibits prepayment penalties or additional charges for an early payoff. Provides a

three-day cancellation period for both the buyer and seller. Requires the seller to record the contract within 30 days of execution. Allows the seller and the buyer to transfer their respective interests in the contract to other parties, subject to certain conditions. Requires the seller to provide the buyer with an annual statement of account. Sets forth certain rights and responsibilities of the parties upon default by either the buyer or the seller. Sets forth acts and omissions constituting violations and establishes remedies for these violations. Provides that a violation of these provisions constitutes an incurable deceptive act that is actionable by the attorney general under the deceptive consumer sales act. Authorizes the attorney general, in consultation with the department of financial institutions, to adopt rules to implement these 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: 2/26/2019 - Referred to Senate

All Bill Status: 2/25/2019 - added as coauthor Representative Burton

2/25/2019 - Senate sponsors: Senators Bohacek, Ford J.D. and Breaux

2/25/2019 - Third reading passed; Roll Call 291: yeas 82, nays 14

2/25/2019 - House Bills on Third Reading

2/21/2019 - Second reading ordered engrossed

2/21/2019 - House Bills on Second Reading

2/19/2019 - Committee Report amend do pass, adopted

2/19/2019 - House Committee recommends passage, as amended Yeas: 8; Nays: 0

2/19/2019 - House Financial Institutions, (Bill Scheduled for Hearing); Time &

Location: 10:30 AM, Rm. 156-C

2/5/2019 - House Financial Institutions, (Bill Scheduled for Hearing); Time &

Location: 10:30 AM, Rm. 156-C

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 - Authored By Vanessa Summers

Priority: Tier 2 - Medium

State Bill Page: [HB1495](#)

HB1506

BUREAU OF MOTOR VEHICLES (SOLIDAY E) Exempts collector vehicles from the motor vehicle excise tax in certain 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: 2/12/2019 - Senate sponsor: Senator Merritt

All Bill Status: 2/12/2019 - Third reading passed; Roll Call 153: yeas 93, nays 0

2/12/2019 - House Bills on Third Reading

2/11/2019 - Second reading ordered engrossed

2/11/2019 - House Bills on Second Reading

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](#)

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. 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 other manufacturer's permits. 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. Provides that expunged criminal convictions may not be considered in determining an individual's eligibility to: (1) receive certain alcoholic beverage permits; or (2) be appointed to the alcoholic beverage commission or to a local 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 800 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 is distributed to the ATC's enforcement and administration 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) 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. (4) 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. 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. Establishes a salon permit for a \$250 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 \$50,000; 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 \$2,500 or \$5,000. Provides that for a vending space that is more than 2,000 square feet, a one-way, two-way, or three-way permit must be purchased subject to availability under the quota. 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 an alcoholic beverage retailer's permit may be issued for proposed premises located within 200 feet of a church if: (1) the permit is issued before the church occupies the location; or (2) another exempt retailer's permit is already

active within 200 feet of the church. Clarifies that an additional location of a farm winery that is separate from the winery may sell beer. Allows a retailer permittee or a holder of a supplemental caterer's permit operating at certain collegiate stadiums to purchase alcoholic beverages and have the alcoholic beverages stored in areas approved by the alcohol and tobacco commission to be later served at the stadium. Adds a county that owns a marina to the units that may receive an alcoholic beverage permit for the marina. Allows a restaurant to charge a corkage fee for each bottle of wine carried in to the restaurant, regardless of whether the restaurant actually opens the bottle or serves the wine. Provides that as long as a municipality has a riverfront development project district, the municipality may not establish an entertainment revitalization district. Provides that a holder of a permit for the state fair grounds may, if the permit holder is a small brewery, farm winery, or artisan distillery, sell the alcoholic beverages produced by the permit holder for carryout. Specifies that if a small brewery, farm winery, or artisan distillery: (1) has two production facilities in one building and serves both types of products from a single bar; and (2) the law applicable to one of the permits regarding the presence of minors in the bar area is more prohibitive or restrictive than the law applicable to the other permit, the more prohibitive or restrictive law applies.

Current Status: 2/21/2019 - Senate sponsor: Senator Alting

All Bill Status: 2/21/2019 - Third reading passed; Roll Call 257: yeas 81, nays 16

2/21/2019 - House Bills on Third Reading

2/20/2019 - added as coauthor Representative Forestal

2/20/2019 - Second reading ordered engrossed

2/20/2019 - Amendment #1 (Wesco) motion withdrawn

2/20/2019 - House Bills on Second Reading

2/18/2019 - Committee Report amend do pass, adopted

2/18/2019 - House Committee recommends passage, as amended Yeas: 20; Nays: 0

2/18/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 404

2/14/2019 - Referred to the Committee on Ways and Means pursuant to House Rule 127

2/14/2019 - Committee Report amend do pass, adopted

2/13/2019 - House Committee recommends passage, as amended Yeas: 12; Nays: 1

2/13/2019 - House Public Policy, (Bill Scheduled for Hearing); Time & Location: 3:30 PM, Rm. 156-B

2/6/2019 - House Public Policy, (Bill Scheduled for Hearing); Time & Location: 3:30 PM, Rm. 156-B

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: [HB1518](#)

HB1526

HAZING (AUSTIN T) Provides that a postsecondary educational institution must develop an educational plan on hazing. Requires a postsecondary educational institution to report incidents of hazing on the postsecondary educational institution's Internet web site. Amends the elements and penalty levels for the offense of hazing. Provides that any person who actively directs or engages in an act of hazing which results in the injury of another person, shall, to the extent that the person can do so without danger or peril to self or others, give reasonable assistance to the injured person. Provides that failure to seek assistance, in no serious bodily injury, is a Class B misdemeanor. Provides that failure to seek assistance results in serious bodily injury the offense is a Level 6 felony. Provides that certain arguments are not a defense to hazing or contributory hazing.

Current Status: 2/21/2019 - Senate sponsors: Senators Ruckelshaus, Bohacek and Lanane

All Bill Status: 2/21/2019 - Third reading passed; Roll Call 258: yeas 85, nays 13

2/21/2019 - House Bills on Third Reading

2/20/2019 - Second reading ordered engrossed

2/20/2019 - House Bills on Second Reading

2/18/2019 - Committee Report amend do pass, adopted

2/18/2019 - House Committee recommends passage, as amended Yeas: 13; Nays: 0

2/18/2019 - House Education, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, House Chamber

2/13/2019 - House Education, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, House Chamber

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](#)

HB1544 MENTAL HEALTH CENTER APPROPRIATION ALLOTMENT (KIRCHHOFFER C) Amends the allotment of county funds to community mental health centers in Marion County to provide for a phased transition from a formula based on populations of service areas to a formula oriented toward numbers of enrolled consumers served. (Current law requires the allotment to be based upon the population residing in each service area.)

Current Status: 2/21/2019 - added as coauthor Representative Shackelford

All Bill Status: 2/21/2019 - Senate sponsors: Senators Ruckelshaus, Breaux and Crider

2/21/2019 - Third reading passed; Roll Call 259: yeas 97, nays 0

2/21/2019 - House Bills on Third Reading

2/20/2019 - added as coauthor Representative Huston

2/20/2019 - Second reading ordered engrossed

2/20/2019 - House Bills on Second Reading

2/18/2019 - Committee Report amend do pass, adopted

2/18/2019 - House Committee recommends passage, as amended Yeas: 20; Nays: 0

2/18/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &

Location: 10:30 AM, Rm. 404

2/13/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time &

Location: 1:30 PM, Rm. 404

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: [HB1544](#)

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: 2/26/2019 - Referred to Senate

All Bill Status: 2/25/2019 - Senate sponsor: Senator Sandlin

2/25/2019 - Third reading passed; Roll Call 292: yeas 95, nays 0

2/25/2019 - House Bills on Third Reading

2/21/2019 - Second reading ordered engrossed

2/21/2019 - House Bills on Second Reading

2/19/2019 - Committee Report do pass, adopted

2/19/2019 - House Committee recommends passage Yeas: 13; Nays: 0

2/19/2019 - 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 Macer

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: [HB1552](#)

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

State Bill Page: [HB1569](#)

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, if the proposed amendment or extension to the public-private agreement is entered into after May 1, 2019, and the proposed amendment or extension has a fiscal impact. 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 public-private 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: 2/19/2019 - Referred to Senate

All Bill Status: 2/18/2019 - Cosponsor: Senator Holdman

2/18/2019 - Senate sponsors: Senators Mishler, Niezgodski and Tallian

2/18/2019 - Third reading passed; Roll Call 200: yeas 98, nays 0

2/18/2019 - House Bills on Third Reading

2/14/2019 - Second reading ordered engrossed

2/14/2019 - House Bills on Second Reading

2/11/2019 - Committee Report amend do pass, adopted

2/11/2019 - House Committee recommends passage, as amended Yeas: 19; Nays:

0

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

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: [HB1594](#)

HB1596

EXPENDITURES OF REDEVELOPMENT COMMISSIONS (FLEMING R) Provides that except for property tax proceeds transferred to a school corporation or public school, including a charter school, allocated property tax proceeds may be expended for projects located outside an allocation area only if the redevelopment commission adopts a declaratory resolution that finds that the expenditures: (1) will directly benefit the allocation area; or (2) will result in the creation or retention 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: 2/26/2019 - Referred to Senate

All Bill Status: 2/25/2019 - Senate sponsor: Senator Grooms

2/25/2019 - Third reading passed; Roll Call 295: yeas 55, nays 41

2/25/2019 - House Bills on Third Reading

2/21/2019 - Second reading amended, ordered engrossed

2/21/2019 - Amendment #2 (Fleming) prevailed; voice vote

2/21/2019 - House Bills on Second Reading

2/20/2019 - House Bills on Second Reading

2/18/2019 - added as coauthor Representative DeLaney
2/18/2019 - Committee Report amend do pass, adopted
2/18/2019 - House Committee recommends passage, as amended Yeas: 19; Nays: 1
2/18/2019 - House Ways and Means, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 404
2/11/2019 - Referred to House Ways and Means
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
2/5/2019 - removed as coauthor Representative Clere
2/5/2019 - added as author Representative Clere
2/5/2019 - removed as author Representative Fleming
1/22/2019 - Coauthored by Representatives Clere, Engleman and Thompson
1/22/2019 - Referred to House Government and Regulatory Reform
1/22/2019 - First Reading
1/22/2019 - Authored By Rita Fleming

Priority: 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: 2/12/2019 - Senate sponsor: Senator Walker

All Bill Status: 2/12/2019 - Third reading passed; Roll Call 150: yeas 82, nays 10

2/12/2019 - House Bills on Third Reading

2/11/2019 - added as coauthors Representatives Wesco and Moseley

2/11/2019 - Second reading ordered engrossed

2/11/2019 - House Bills on Second Reading

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](#)

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: 2/27/2019 - Referred to Senate Homeland Security and Transportation

All Bill Status: 2/27/2019 - First Reading

1/31/2019 - Senate sponsor: Senator Crider

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](#)

HB1607 HARASSMENT AND ORDERS OF PROTECTION (HATFIELD R) Provides that a person who is a victim of harassment may file a petition for an order of protection against a person who commits harassment. Provides that a person seeking an order of protection due to harassment may petition a court for an order of protection in the county where: (1) the petitioner currently or temporarily resides; (2) the respondent resides; or (3) any act that comprised the harassment occurred. Provides that a court may allow a petitioner and respondent to occupy the same location for any purpose that the court determines is legitimate or necessary. Provides that a court may impose certain terms and conditions upon a respondent when allowing a petitioner and respondent to occupy the same location. Makes the knowing or intentional violation of an order of protection against bullying a Class A misdemeanor. Makes conforming changes.

Current Status: 2/21/2019 - Senate sponsor: Senator Head
All Bill Status: 2/21/2019 - Third reading passed; Roll Call 260: yeas 97, nays 1
2/21/2019 - House Bills on Third Reading
2/20/2019 - Second reading amended, ordered engrossed
2/20/2019 - Amendment #2 (Hatfield) prevailed; voice vote
2/20/2019 - House Bills on Second Reading
2/18/2019 - added as coauthor Representative Burton
2/18/2019 - Committee Report amend do pass, adopted
2/18/2019 - House Committee recommends passage, as amended Yeas: 10; Nays: 1
2/18/2019 - House Judiciary, (Bill Scheduled for Hearing); Time & Location: 10:30 AM, Rm. 156-D
1/22/2019 - added as coauthor Representative Beck
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](#)

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: 2/14/2019 - Senate sponsors: Senators Becker and Alting
All Bill Status: 2/14/2019 - Third reading passed; Roll Call 184: yeas 81, nays 13
2/14/2019 - House Bills on Third Reading
2/12/2019 - House Bills on Third Reading
2/11/2019 - Second reading ordered engrossed
2/11/2019 - House Bills on Second Reading
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](#)

HB1625 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 a housing fee report. Requires the municipality to post the report 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.

Current Status: 2/21/2019 - Senate sponsors: Senators Messmer and Garten

All Bill Status: 2/21/2019 - Third reading passed; Roll Call 266: yeas 52, nays 47

2/21/2019 - House Bills on Third Reading

2/20/2019 - House Bills on Third Reading

2/19/2019 - House Bills on Third Reading

2/18/2019 - House Bills on Third Reading

2/14/2019 - Second reading amended, ordered engrossed

2/14/2019 - Amendment #2 (Clere) prevailed; voice vote

2/14/2019 - House Bills on Second Reading

2/12/2019 - Placed back on second reading

2/11/2019 - House Bills on Third Reading

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](#)

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. Prohibits an electric foot scooter from operating on an interstate highway. Provides that a local authority, with respect to private roads and highways under the authority's jurisdiction, may regulate the standing or parking of electric foot scooters. Provides that a local authority, with respect to private roads and highways under the authority's jurisdiction, may regulate the operation of electric foot scooters. Makes conforming changes.

Current Status: 2/21/2019 - Referred to Senate

All Bill Status: 2/20/2019 - Senate sponsor: Senator Ford Jon

2/20/2019 - Third reading passed; Roll Call 250: yeas 94, nays 3

2/20/2019 - House Bills on Third Reading

2/19/2019 - House Bills on Third Reading

2/18/2019 - Second reading amended, ordered engrossed

2/18/2019 - Amendment #4 (Porter) failed; voice vote

2/18/2019 - Amendment #1 (Pryor) failed; voice vote

2/18/2019 - Amendment #2 (Pryor) prevailed; voice vote

2/18/2019 - Amendment #5 (Eberhart) prevailed; voice vote

2/18/2019 - House Bills on Second Reading

2/14/2019 - House Bills on Second Reading

2/12/2019 - House Bills on Second Reading

2/11/2019 - House Bills on Second Reading

2/7/2019 - House Bills on Second Reading

2/5/2019 - House Bills on Second Reading

2/4/2019 - added as coauthors Representatives Morris, Hamilton, Deal

2/4/2019 - House Bills on Second Reading

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

1/30/2019 - House Committee recommends passage Yeas: 11; Nays: 0

1/30/2019 - House Roads and Transportation, (Bill Scheduled for Hearing); Time &

Location: 8:30 AM, 156-B
1/24/2019 - Referred to House Roads and Transportation
1/24/2019 - First Reading
1/24/2019 - Authored By Sean Eberhart

Priority: Tier 2 - Medium

State Bill Page: [HB1649](#)

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 Class A misdemeanor. 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, but not later than five days after the court's order. 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. Allows the rightful owner of a firearm to petition a court for an order mandating the: (1) disposal; (2) sale; or (3) transfer; of a seized or retained firearm. Defines "responsible third party". 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. Defines certain terms. Makes conforming amendments.

Current Status: 2/12/2019 - Senate sponsor: Senator Houchin

All Bill Status: 2/12/2019 - Third reading passed; Roll Call 146: yeas 90, nays 2

2/12/2019 - House Bills on Third Reading

2/11/2019 - Amendment #1 (Schaibley) prevailed; Roll Call 138: yeas 68, nays 25

2/11/2019 - Second reading amended, ordered engrossed

2/11/2019 - Amendment #1 (Schaibley) prevailed;

2/11/2019 - House Bills on Second Reading

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: [HB1651](#)

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: 2/12/2019 - Senate sponsor: Senator Garten
All Bill Status: 2/12/2019 - Third reading passed; Roll Call 145: yeas 62, nays 29
2/12/2019 - House Bills on Third Reading
2/11/2019 - added as coauthor Representative Miller
2/11/2019 - House Bills on Third Reading
2/7/2019 - Second reading amended, ordered engrossed
2/7/2019 - Amendment #3 (Chyung) failed; Roll Call 126: yeas 32, nays 60
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](#)

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: 0
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](#)

SB1 DEPARTMENT OF CHILD SERVICES (HOUCHIN E) States that a court shall determine that consent to adoption is not required from the parent if the parent is convicted of crimes in another state that are substantially similar to specified crimes. Specifies that all decisions made by the department of child services (department) in specified statutes shall be made in consideration of the best interests of the child. Requires the department to implement and make available telephone contacts for family case managers to provide access to assistance in finding suitable placement for a child. Allows the department to waive the limits on the number of children who may be placed in a single foster home in certain circumstances. 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 continued 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. Requires the department and the office of judicial administration (office) to prepare a form that may be used to provide written testimony by certain individuals and allows foster parents to provide written testimony in a format other than the form. Provides for a right to intervene by a foster parent, long term foster parent, or a person who has been a foster parent of the child in a child in need of services proceeding and a termination of parent-child relationship proceeding and sets forth hearing requirements on the petition to intervene. Provides that before a child who was: (1) placed in an out-of-home placement; and (2) moved from the out-of-home placement to an in-home placement; may be returned to an out-of-home placement, the court and the department shall make a reasonable attempt to place the child in the previous out-of-home placement. Provides that a foster parent, relative of the child, or de facto custodian with whom the child has been placed for at least six months may file a notice with the court if a petition to terminate the parent-child relationship (TPR) has not been filed concerning a child who has been removed from a parent and has been under the supervision of the department for 15 months of the most recent 22 months. Provides that if a notice is filed with the court, the court shall schedule a hearing within 30 days. Requires the department and the office to jointly provide a report before July 1, 2020, to the general assembly on information concerning the progress in: (1) training and technical assistance to judicial officers on foster parents' statutory rights to be heard by the court; and (2) improving opportunities for foster parents to provide oral and written testimony to the court.

Current Status: 2/26/2019 - Referred to House

All Bill Status: 2/25/2019 - Cosponsor: Representative Steuerwald
2/25/2019 - House sponsor: Representative Mahan
2/25/2019 - Third reading passed; Roll Call 181: yeas 49, nays 0
2/25/2019 - Senate Bills on Third Reading
2/21/2019 - added as coauthors Senators Bray, Grooms, Boots
2/21/2019 - added as coauthors Senators Lanane, Niemeyer, Ford Jon
2/21/2019 - added as coauthors Senators Garten, Raatz, Breaux
2/21/2019 - added as coauthors Senators Spartz and Busch
2/21/2019 - added as coauthor Senator Taylor G
2/21/2019 - Second reading amended, ordered engrossed
2/21/2019 - Amendment #3 (Houchin) prevailed; voice vote
2/21/2019 - Amendment #2 (Holdman) prevailed; voice vote
2/21/2019 - Senate Bills on Second Reading
2/19/2019 - added as coauthors Senators Leising, Freeman, Crane
2/19/2019 - added as coauthors Senators Ruckelshaus, Brown L, Altling
2/19/2019 - added as coauthors Senators Crider, Young M, Buchanan
2/19/2019 - added as coauthors Senators Perfect and Bassler
2/19/2019 - added as coauthors Senators Becker, Koch, Kruse
2/19/2019 - added as coauthors Senators Walker, Buck, Ford J.D
2/19/2019 - added as coauthors Senators Merritt, Doriot, Niezgodski
2/19/2019 - Senate Bills on Second Reading
2/18/2019 - Senate Bills on Second Reading
2/14/2019 - added as coauthor Senator Randolph
2/14/2019 - added as coauthor Senator Mrvan
2/14/2019 - added as coauthor Senator Rogers
2/14/2019 - added as third author Senator Charbonneau
2/14/2019 - Senate Bills on Second Reading
2/12/2019 - Committee Report amend do pass, adopted
2/11/2019 - added as second author Senator Head
2/11/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 0
2/11/2019 - Senate Family and Children Services, (Bill Scheduled for Hearing);
Time & Location: 9:00 AM, Senate Chamber
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: [SB1](#)

SB2 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, with certain exceptions, 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. Provides that, if a school bus driver must load or unload an elementary school student at a location on a U.S. or state route, the superintendent or superintendent's designee must present the school bus route to the school board for approval. 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. 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: 2/26/2019 - Referred to House Courts and Criminal Code

All Bill Status: 2/26/2019 - First Reading

2/18/2019 - added as coauthor Senator Spartz

2/18/2019 - added as coauthor Senator Raatz

2/18/2019 - added as coauthor Senator Kruse

2/18/2019 - added as coauthor Senator Doriot

2/18/2019 - added as third author Senator Charbonneau

2/18/2019 - Cosponsors: Representatives Pressel, Sullivan and Bauer

2/18/2019 - Cosponsors: Representatives Pressel, Behning and Bauer

2/18/2019 - House sponsor: Representative Manning

2/18/2019 - Third reading passed; Roll Call 136: yeas 49, nays 0

2/18/2019 - Senate Bills on Third Reading

2/14/2019 - Second reading amended, ordered engrossed

2/14/2019 - Amendment #3 (Spartz) prevailed; voice vote

2/14/2019 - Amendment #4 (Head) prevailed; voice vote

2/14/2019 - Amendment #1 (Head) prevailed; voice vote

2/14/2019 - Senate Bills on Second Reading

2/12/2019 - Senate Bills on Second Reading

2/11/2019 - added as coauthor Senator Randolph

2/11/2019 - Senate Bills on Second Reading

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](#)

SB3 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: 3/5/2019 - House Veterans Affairs and Public Safety, (Bill Scheduled for Hearing);
Time & Location: 10:00 AM, Rm. 156-D

All Bill Status: 2/26/2019 - Referred to House Veterans Affairs and Public Safety
2/26/2019 - First Reading
2/18/2019 - Referred to House
2/14/2019 - added as coauthors Senators Crane and Messmer
2/14/2019 - Cosponsor: Representative Cherry
2/14/2019 - House sponsor: Representative Frye R
2/14/2019 - Third reading passed; Roll Call 119: yeas 47, nays 0
2/14/2019 - Senate Bills on Third Reading
2/12/2019 - added as coauthor Senator Houchin
2/12/2019 - Second reading ordered engrossed
2/12/2019 - Senate Bills on Second Reading
2/11/2019 - Senate Bills on Second Reading
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 exempted 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: 3/6/2019 - House Utilities, Energy and Telecommunications, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 156-C

All Bill Status: 2/26/2019 - Referred to House Utilities, Energy and Telecommunications

2/26/2019 - First Reading

1/29/2019 - Referred to House

1/28/2019 - added as coauthor Senator Spartz

1/28/2019 - added as coauthor Senator Buck

1/28/2019 - Cosponsor: Representative Hamilton

1/28/2019 - House sponsor: Representative Soliday

1/28/2019 - Third reading passed; Roll Call 34: yeas 48, nays 0

1/28/2019 - 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 MARION COUNTY CAPITAL IMPROVEMENT BOARD (MISHLER R) Allows the expansion of the professional sports development area (tax area) in Marion County. Provides for the capture of covered taxes in the expanded tax area. 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 the capture of local income taxes attributable to the tax area until December 31, 2040. Provides that revenues available for deposit in the sports and convention facilities operating fund may be pledged to secure and provide for the payment of bond or lease obligations of the board. Provides that if restricted deposits are insufficient to fully repay the board's obligations, revenues collected by the board from certain taxes must be used. 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: 2/27/2019 - Referred to House

All Bill Status: 2/26/2019 - House sponsor: Representative Huston

2/26/2019 - Third reading passed; Roll Call 206: yeas 48, nays 1

2/26/2019 - Senate Bills on Third Reading

2/25/2019 - added as coauthor Senator Ford Jon

2/25/2019 - added as third author Senator Sandlin

2/25/2019 - Second reading amended, ordered engrossed

2/25/2019 - Amendment #2 (Mishler) prevailed; voice vote

2/25/2019 - Amendment #1 (Holdman) prevailed; voice vote

2/25/2019 - Senate Bills on Second Reading

2/21/2019 - added as coauthor Senator Breaux
2/21/2019 - added as second author Senator Holdman
2/21/2019 - Committee Report amend do pass, adopted
2/21/2019 - Senate Committee recommends passage, as amended Yeas: 13; Nays: 0
2/21/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 431
2/14/2019 - 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 Ryan Mishler

Priority: Tier 2 - Medium

State Bill Page: [SB7](#)

SB12

SENTENCING AND BIAS CRIMES (BOHACEK M) Provides that a court may consider bias in imposing a criminal sentence. Specifies the manner in which bias crime data shall be reported to the state police department.

Current Status: 2/21/2019 - Cosponsor: Representative Cook

All Bill Status: 2/21/2019 - House sponsor: Representative Steuerwald
2/21/2019 - Third reading passed; Roll Call 169: yeas 39, nays 10
2/21/2019 - removed as coauthor Senator Randolph
2/21/2019 - removed as third author Senator Taylor G
2/21/2019 - Senate Bills on Third Reading
2/19/2019 - Amendment #2 (Freeman) prevailed; Roll Call 148: yeas 33, nays 16
2/19/2019 - Second reading amended, ordered engrossed
2/19/2019 - Amendment #2 (Freeman) prevailed;
2/19/2019 - Senate Bills on Second Reading
2/18/2019 - added as coauthor Senator Randolph
2/18/2019 - added as third author Senator Taylor G
2/18/2019 - Committee Report amend do pass, adopted
2/18/2019 - Senate Committee recommends passage, as amended Yeas: 9; Nays: 1
2/18/2019 - Senate Public Policy, (Bill Scheduled for Hearing); Time & Location: 8:00 AM, Senate Chamber
2/14/2019 - Pursuant to Senate Rule 68(b); reassigned to Committee on Public Policy
1/3/2019 - Referred to Senate Rules and Legislative Procedure
1/3/2019 - First Reading
1/3/2019 - Authored By Mike Bohacek

Priority: Tier 1 - High

State Bill Page: [SB12](#)

SB16

PROTECTIVE ORDERS AND EMPLOYMENT (RANDOLPH L) Urges the general assembly to assign to an appropriate interim study committee the task of studying the issue of whether an individual can be subject to disqualification from eligibility for unemployment benefits because the individual was discharged from employment due to circumstances directly related to the individual's filing of a petition for a protective order.

Current Status: 2/21/2019 - Cosponsors: Representatives Campbell and Jackson

All Bill Status: 2/21/2019 - House sponsor: Representative Soliday
2/21/2019 - Third reading passed; Roll Call 170: yeas 49, nays 0
2/21/2019 - Senate Bills on Third Reading
2/19/2019 - Senate Bills on Third Reading
2/18/2019 - Reread second time: amended, ordered engrossed
2/18/2019 - Second reading amended, ordered engrossed
2/18/2019 - Amendment #4 (Head) prevailed; voice vote
2/18/2019 - Senate Bills on Second Reading
2/14/2019 - Senate Bills on Second Reading
2/12/2019 - Senate Bills on Second Reading
2/11/2019 - Senate Bills on Second Reading
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 - Senate Bills on Second Reading

1/29/2019 - Senate Bills on Second Reading
1/28/2019 - Senate Bills on Second Reading
1/24/2019 - Third reading call withdrawn voice vote
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 - Second reading ordered engrossed
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 - Authored By Lonnie Randolph

Priority: Tier 3 - Low

State Bill Page: [SB16](#)

SB22

PENSION MATTERS (BOOTS P) Makes additional conforming changes with previous legislation for the purpose of 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: 2/26/2019 - Referred to House Employment, Labor and Pensions

All Bill Status: 2/26/2019 - First Reading

1/16/2019 - Referred to House

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 Labor

1/3/2019 - First Reading

1/3/2019 - Authored By Philip Boots

Priority: Tier 1 - High

State Bill Page: [SB22](#)

SB27

PUNITIVE DAMAGES (BECKER V) Provides that certain 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. Raises cap on punitive damages for such claims to \$250,000. Provides that 25% of

punitive damages awarded will go to the violent crime victims compensation fund and 75% of the punitive damages awarded will be paid to the person to whom the punitive damages were awarded. 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: 2/26/2019 - Referred to House Judiciary

All Bill Status: 2/26/2019 - First Reading

2/18/2019 - Referred to House

2/14/2019 - added as coauthor Senator Koch

2/14/2019 - House sponsor: Representative Steuerwald

2/14/2019 - Third reading passed; Roll Call 120: yeas 41, nays 6

2/14/2019 - Senate Bills on Third Reading

2/12/2019 - Second reading amended, ordered engrossed

2/12/2019 - Reread second time: amended, ordered engrossed

2/12/2019 - Amendment #4 (Young M) prevailed; voice vote

2/12/2019 - Amendment #3 (Head) prevailed; voice vote

2/12/2019 - Senate Bills on Second Reading

2/11/2019 - Senate Bills on Second Reading

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: 2/26/2019 - Referred to House Courts and Criminal Code

All Bill Status: 2/26/2019 - First Reading

1/16/2019 - Referred to House

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: [SB28](#)

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: 2/26/2019 - Referred to House Public Health

All Bill Status: 2/26/2019 - First Reading

2/12/2019 - Cosponsor: Representative Davisson

2/12/2019 - House sponsor: Representative Kirchofer

2/12/2019 - Third reading passed; Roll Call 103: yeas 49, nays 0

2/12/2019 - Senate Bills on Third Reading

2/11/2019 - added as coauthor Senator Stoops

2/11/2019 - Second reading ordered engrossed

2/11/2019 - Senate Bills on Second Reading

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](#)

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: 2/26/2019 - Referred to House Courts and Criminal Code

All Bill Status: 2/26/2019 - First Reading

2/12/2019 - House sponsor: Representative Manning

2/12/2019 - Third reading passed; Roll Call 104: yeas 40, nays 9

2/12/2019 - Senate Bills on Third Reading

2/11/2019 - Senate Bills on Third Reading

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:
0
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](#)

SB79

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 (member) who is the subject of: (1) an internal investigation; or (2) an investigation of a complaint. Adds provisions regarding a member's (1) political activity; (2) disclosure of property and assets; and (3) personnel files.

Current Status: 2/26/2019 - Referred to House Veterans Affairs and Public Safety

All Bill Status: 2/26/2019 - First Reading

2/12/2019 - added as coauthor Senator Buck

2/12/2019 - House sponsor: Representative Speedy

2/12/2019 - Third reading passed; Roll Call 105: yeas 44, nays 5

2/12/2019 - Senate Bills on Third Reading

2/11/2019 - added as coauthor Senator Bohacek

2/11/2019 - Second reading amended, ordered engrossed

2/11/2019 - Amendment #2 (Sandlin) prevailed; voice vote

2/11/2019 - Senate Bills on Second Reading

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: [SB79](#)

SB80

CODE REVISION CORRECTIONS (YOUNG M) Addresses problems in the Indiana Code not suitable for resolution in the annual Technical Corrections bill, including corresponding amendment to certain percentages and overly broad or ambiguous language. (The introduced version of this bill was prepared by the code revision commission.)

Current Status: 3/4/2019 - House Judiciary, (Bill Scheduled for Hearing); Time & Location: 10:00
AM, Rm. 156-D

All Bill Status: 2/26/2019 - Referred to House Judiciary

2/26/2019 - First Reading

1/24/2019 - added as second author Senator Messmer

1/24/2019 - House sponsor: Representative Steuerwald

1/24/2019 - Third reading passed; Roll Call 21: yeas 48, nays 0

1/24/2019 - Senate Bills on Third Reading

1/22/2019 - added as coauthor Senator Randolph

1/22/2019 - Second reading ordered engrossed

1/22/2019 - Senate Bills on Second Reading

1/16/2019 - Committee Report do pass, adopted

1/16/2019 - Senate Committee recommends passage Yeas: 11; 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 Michael Young

Priority: Tier 3 - Low

State Bill Page: [SB80](#)

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

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: [SB83](#)

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.

Current Status: 2/26/2019 - Referred to House Employment, Labor and Pensions

All Bill Status: 2/26/2019 - First Reading

2/5/2019 - added as coauthor Senator Buchanan

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: [SB85](#)

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 (corporation), the Let Indiana Work for You program (program) to: (1) provide to colleges and universities information concerning workforce opportunities in Indiana and other benefits of residing and working in Indiana after graduating from the college or university; and (2) implement the program. Provides that, if a college or university approves of the information under the program for distribution to students of the college or university, the: (1) commission, in coordination with the department and the corporation, shall provide the information to the college or university; and (2) college or university shall present-in person or use other communication mediums to provide the information to students of the college or university. 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.

Current Status: 2/21/2019 - House sponsor: Representative Cook

All Bill Status: 2/21/2019 - Third reading passed; Roll Call 171: yeas 48, nays 0

2/21/2019 - Senate Bills on Third Reading

2/19/2019 - Senate Bills on Third Reading

2/18/2019 - Second reading ordered engrossed

2/18/2019 - Senate Bills on Second Reading

2/14/2019 - Committee Report amend do pass, adopted

2/13/2019 - Senate Committee recommends passage, as amended Yeas: 9; Nays: 0

2/13/2019 - Senate Education and Career Development, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Senate Chamber

2/7/2019 - added as coauthor Senator Kruse

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: [SB93](#)

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: 2/26/2019 - Referred to House Government and Regulatory Reform
All Bill Status: 2/26/2019 - First Reading
2/4/2019 - Cosponsors: Representatives Ellington and Cherry
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](#)

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: 2/26/2019 - Referred to House Employment, Labor and Pensions
All Bill Status: 2/26/2019 - First Reading
2/5/2019 - Cosponsor: Representative Gutwein
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: [SB99](#)

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: 2/21/2019 - added as coauthor Senator Glick

All Bill Status: 2/21/2019 - House sponsor: Representative Wesco
2/21/2019 - Third reading passed; Roll Call 172: yeas 26, nays 23
2/21/2019 - Senate Bills on Third Reading
2/19/2019 - Senate Bills on Third Reading
2/18/2019 - Amendment #3 (Ford J.D.) failed; Roll Call 135: yeas 13, nays 36
2/18/2019 - Amendment #1 (Lanane) failed; Roll Call 134: yeas 11, nays 37
2/18/2019 - Second reading ordered engrossed
2/18/2019 - Amendment #3 (Ford J.D.) failed;
2/18/2019 - Amendment #1 (Lanane) failed;
2/18/2019 - Senate Bills on Second Reading
2/14/2019 - Senate Bills on Second Reading
2/12/2019 - Senate Bills on Second Reading
2/11/2019 - Senate Bills on Second Reading
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: 2/26/2019 - Referred to House Ways and Means
All Bill Status: 2/26/2019 - First Reading
2/4/2019 - added as second author Senator Holdman
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 100 feet of a drug treatment facility.

Current Status: 2/27/2019 - Referred to House
All Bill Status: 2/26/2019 - added as coauthors Senators Kruse and Becker
2/26/2019 - House sponsor: Representative McNamara
2/26/2019 - Third reading passed; Roll Call 213: yeas 44, nays 5
2/26/2019 - Senate Bills on Third Reading
2/25/2019 - Second reading ordered engrossed

2/25/2019 - Senate Bills on Second Reading
2/21/2019 - Committee Report amend do pass, adopted
2/19/2019 - added as coauthors Senators Glick, Sandlin, Busch
2/19/2019 - added as third author Senator Freeman
2/19/2019 - added as second author Senator Young M
2/19/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays:
0
2/19/2019 - 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 Eric Koch

Priority: Tier 3 - Low

State Bill Page: [SB110](#)

SB111 SUBSTANCE ABUSE PREVENTION GRANT PROGRAMS (KOCH E) Provides that the division of mental health and addiction may 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 for the grants.

Current Status: 2/27/2019 - Referred to House

All Bill Status: 2/26/2019 - added as coauthors Senators Becker and Kruse
2/26/2019 - Cosponsors: Representatives Huston and Sullivan
2/26/2019 - House sponsor: Representative Karickhoff
2/26/2019 - Third reading passed; Roll Call 214: yeas 49, nays 0
2/26/2019 - Senate Bills on Third Reading
2/25/2019 - added as coauthor Senator Zay
2/25/2019 - added as coauthor Senator Randolph
2/25/2019 - Second reading ordered engrossed
2/25/2019 - Senate Bills on Second Reading
2/21/2019 - Committee Report amend do pass, adopted
2/21/2019 - Senate Committee recommends passage, as amended Yeas: 12; Nays:
0
2/21/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location:
8:30 AM, Rm. 431
2/11/2019 - added as third author Senator Crane
2/11/2019 - added as second author Senator Houchin
2/11/2019 - Committee Report do pass adopted; reassigned to Committee on
Appropriations
2/11/2019 - Senate Committee recommends passage Yeas: 5; Nays: 1
2/11/2019 - Senate Family and Children Services, (Bill Scheduled for Hearing);
Time & Location: 9:00 AM, Senate Chamber
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: 2/26/2019 - Referred to House Courts and Criminal Code

All Bill Status: 2/26/2019 - First Reading
2/5/2019 - Cosponsors: Representatives Hatfield and Sullivan
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; Nays: 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](#)

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. Provides that a president may not receive additional compensation that exceeds 25% of the salaries of the body's other members. 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: 2/26/2019 - Referred to House Local Government

All Bill Status: 2/26/2019 - First Reading

2/19/2019 - Cosponsors: Representatives Pressel and Boy

2/19/2019 - House sponsor: Representative Zent

2/19/2019 - Third reading passed; Roll Call 150: yeas 38, nays 2

2/19/2019 - Senate Bills on Third Reading

2/18/2019 - Second reading ordered engrossed

2/18/2019 - Senate Bills on Second Reading

2/14/2019 - added as second author Senator Rogers

2/14/2019 - Committee Report amend do pass, adopted

2/14/2019 - Senate Committee recommends passage, as amended Yeas: 6; Nays: 1

2/14/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 125

1/14/2019 - added as coauthor Senator Niezgodski

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: 2/26/2019 - Referred to House Public Policy

All Bill Status: 2/26/2019 - First Reading

2/5/2019 - added as coauthor Senator Spartz

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](#)

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. Provides that the public question for a controlled project referendum, a school referendum levy, or a school safety referendum tax levy must include a statement that if approved, the tax rate approved by referendum would represent a stated percentage increase (calculated by the department of local government finance) of the political subdivision's or school corporation's total tax rate as of the time of the referendum. 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. Requires the governing body of a school corporation for which a school safety referendum tax levy is approved to establish a school safety referendum debt service fund. Specifies purposes for which money from the school safety referendum debt service 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: 2/26/2019 - Referred to House Ways and Means

All Bill Status: 2/26/2019 - First Reading

2/12/2019 - added as coauthors Senators Zay and Spartz

2/12/2019 - Cosponsor: Representative Lehman

2/12/2019 - House sponsor: Representative Huston

2/12/2019 - Third reading passed; Roll Call 106: yeas 42, nays 7

2/12/2019 - Senate Bills on Third Reading

2/11/2019 - added as coauthor Senator Bohacek

2/11/2019 - added as third author Senator Tomes

2/11/2019 - Second reading amended, ordered engrossed

2/11/2019 - Amendment #4 (Spartz) prevailed; voice vote

2/11/2019 - Amendment #3 (Holdman) prevailed; voice vote

2/11/2019 - Senate Bills on Second Reading

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 - 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: 2/26/2019 - Referred to House Employment, Labor and Pensions

All Bill Status: 2/26/2019 - First Reading

1/31/2019 - added as coauthor Senator Niezgodski

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: [SB130](#)

SB131

SALES TAX ON RECREATIONAL VEHICLES (DORIOT B) Removes the expiration of the provision in current law 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 under certain circumstances. (This provision was set to expire on June 30, 2019.) Amends the provision to apply only to sales that are made to a resident of a nonreciprocal state or a foreign country. 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.

Current Status: 2/26/2019 - Referred to House

All Bill Status: 2/25/2019 - Cosponsors: Representatives Miller and Stutzman

2/25/2019 - House sponsor: Representative Cherry

2/25/2019 - added as coauthor Senator Melton

2/25/2019 - Third reading passed; Roll Call 182: yeas 49, nays 0

2/25/2019 - Senate Bills on Third Reading

2/21/2019 - added as coauthor Senator Niezgodski

2/21/2019 - Second reading ordered engrossed

2/21/2019 - Senate Bills on Second Reading
2/19/2019 - Committee Report amend do pass, adopted
2/19/2019 - Senate Committee recommends passage, as amended Yeas: 14; Nays: 0
2/19/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431
2/5/2019 - added as coauthor Senator Houchin
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: 2/27/2019 - Referred to House
All Bill Status: 2/26/2019 - added as third author Senator Rogers
2/26/2019 - Cosponsor: Representative Kirchhofer
2/26/2019 - House sponsor: Representative Davisson
2/26/2019 - Third reading passed; Roll Call 215: yeas 49, nays 0
2/26/2019 - Senate Bills on Third Reading
2/25/2019 - added as coauthor Senator Randolph
2/25/2019 - Second reading ordered engrossed
2/25/2019 - Senate Bills on Second Reading
2/21/2019 - added as second author Senator Becker
2/21/2019 - Committee Report amend do pass, adopted
2/20/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays: 0
2/20/2019 - 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 Jean Leising

Priority: Tier 2 - Medium

State Bill Page: [SB133](#)

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: 2/26/2019 - Referred to House Public Health
All Bill Status: 2/26/2019 - First Reading
1/24/2019 - added as coauthor Senator Randolph
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: 2/26/2019 - Referred to House Local Government

All Bill Status: 2/26/2019 - First Reading

2/4/2019 - added as coauthor Senator Randolph

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](#)

SB144

VEHICLE WEIGHT (FORD J) Urges the legislative council to assign to an appropriate interim study committee the task of studying overweight divisible loads.

Current Status: 2/26/2019 - Referred to House Roads and Transportation

All Bill Status: 2/26/2019 - First Reading

2/18/2019 - added as coauthor Senator Bohacek

2/18/2019 - Cosponsor: Representative Morrison

2/18/2019 - House sponsor: Representative Pressel

2/18/2019 - Third reading passed; Roll Call 138: yeas 49, nays 0

2/18/2019 - Senate Bills on Third Reading

2/14/2019 - added as coauthor Senator Randolph

2/14/2019 - Second reading ordered engrossed

2/14/2019 - Senate Bills on Second Reading

2/12/2019 - Committee Report amend do pass, adopted

2/12/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays: 0

2/12/2019 - Senate Homeland Security and Transportation, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 233

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

State Bill Page: [SB144](#)

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: 3/5/2019 - House Veterans Affairs and Public Safety, (Bill Scheduled for Hearing);
Time & Location: 10:00 AM, Rm. 156-D

All Bill Status: 2/26/2019 - Referred to House Veterans Affairs and Public Safety
2/26/2019 - First Reading
2/4/2019 - Cosponsors: Representatives Campbell and Jackson
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: [SB156](#)

SB158

INDIANA YOUTH SERVICE PROGRAM (RUCKELSHAUS J) Provides that Ivy Tech Community College (Ivy Tech) shall develop a proposal to establish the Indiana youth service program (program) to provide high school graduates with the opportunity to learn various skills and participate in service at host sites throughout Indiana. Provides that Ivy Tech may seek input on the program from the department of workforce development, the commission for higher education, and the legislative services agency. Provides that Ivy Tech shall present the proposed program, including costs of administration, to the budget committee and the general assembly for review and consideration not later than December 1, 2019.

Current Status: 2/26/2019 - Referred to House Education

All Bill Status: 2/26/2019 - First Reading
2/18/2019 - added as coauthor Senator Bohacek
2/18/2019 - Cosponsor: Representative Cook
2/18/2019 - House sponsor: Representative Karickhoff
2/18/2019 - Third reading passed; Roll Call 139: yeas 38, nays 11
2/18/2019 - Senate Bills on Third Reading
2/14/2019 - Second reading amended, ordered engrossed
2/14/2019 - Amendment #1 (Ruckelshaus) prevailed; voice vote
2/14/2019 - Senate Bills on Second Reading
2/12/2019 - added as coauthor Senator Randolph
2/12/2019 - added as coauthor Senator Lanane
2/12/2019 - Senate Bills on Second Reading
2/11/2019 - Senate Bills on Second Reading
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](#)

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 the office of Medicaid policy and planning to apply for any Medicaid state plan amendment necessary to provide the coverage.

Current Status: 2/27/2019 - Referred to House

All Bill Status: 2/26/2019 - added as coauthor Senator Grooms

2/26/2019 - Cosponsors: Representatives Kirchofer, Shackelford and Lindauer

2/26/2019 - House sponsor: Representative Zent

2/26/2019 - Third reading passed; Roll Call 216: yeas 49, nays 0

2/26/2019 - Senate Bills on Third Reading

2/25/2019 - added as coauthor Senator Zay

2/25/2019 - added as coauthor Senator Randolph

2/25/2019 - added as third author Senator Bassler

2/25/2019 - added as second author Senator Merritt

2/25/2019 - Second reading amended, ordered engrossed

2/25/2019 - Amendment #1 (Messmer) prevailed; voice vote

2/25/2019 - Senate Bills on Second Reading

2/21/2019 - Committee Report amend do pass, adopted

2/20/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 1

2/20/2019 - Senate Insurance and Financial Institutions, (Bill Scheduled for Hearing); Time & Location: 1:00 PM, Rm. 233

2/13/2019 - Senate Insurance and Financial Institutions, (Bill Scheduled for Hearing); Time & Location: 1:00 PM, Rm. 233

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 has a prior unrelated conviction for theft or conversion at any time.)

Current Status: 2/26/2019 - Referred to House Courts and Criminal Code

All Bill Status: 2/26/2019 - First Reading

1/29/2019 - Referred to House

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](#)

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.

Current Status: 2/26/2019 - Referred to House Family, Children and Human Affairs

All Bill Status: 2/26/2019 - First Reading

1/24/2019 - added as coauthor Senator Stoops

1/24/2019 - added as coauthors Senators Becker and Glick

1/24/2019 - Cosponsor: Representative Wright

1/24/2019 - House sponsor: Representative Ziemke

1/24/2019 - Third reading passed; Roll Call 25: yeas 48, nays 0

1/24/2019 - Senate Bills on Third Reading

1/22/2019 - added as coauthor Senator Randolph

1/22/2019 - Second reading amended, ordered engrossed

1/22/2019 - Amendment #1 (Leising) prevailed; voice vote

1/22/2019 - Senate Bills on Second Reading

1/17/2019 - Senate Bills on Second Reading

1/16/2019 - added as coauthors Senators Kruse and Ford J.D

1/14/2019 - added as coauthor Senator Ford Jon

1/14/2019 - added as third author Senator Houchin

1/14/2019 - added as second author Senator Head

1/14/2019 - Committee Report do pass, adopted

1/14/2019 - Senate Committee recommends passage Yeas: 9; Nays: 0

1/14/2019 - Senate Family and Children Services, (Bill Scheduled for 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 Jean Leising

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. Extends the legislative services agency tax incentive review schedule from 5 to 7 years.

Current Status: 2/26/2019 - Referred to House Ways and Means

All Bill Status: 2/26/2019 - First Reading

2/12/2019 - added as third author Senator Koch

2/12/2019 - Cosponsor: Representative Lehman

2/12/2019 - House sponsor: Representative Huston

2/12/2019 - Third reading passed; Roll Call 107: yeas 48, nays 0

2/12/2019 - Senate Bills on Third Reading

2/11/2019 - added as coauthor Senator Bohacek

2/11/2019 - added as second author Senator Houchin

2/11/2019 - Second reading amended, ordered engrossed

2/11/2019 - Amendment #1 (Holdman) prevailed; voice vote

2/11/2019 - Senate Bills on Second Reading

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 - Authored By Travis Holdman

Priority: Tier 2 - Medium

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 Randolph

All Bill Status: 2/4/2019 - added as coauthor Senator Houchin
2/4/2019 - added as coauthor Senator Alting
2/4/2019 - 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](#)

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: 2/26/2019 - Referred to House Courts and Criminal Code

All Bill Status: 2/26/2019 - First Reading
1/24/2019 - House sponsor: Representative McNamara
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: 2/26/2019 - Referred to House Ways and Means
All Bill Status: 2/26/2019 - First Reading
1/24/2019 - Cosponsors: Representatives Lehe, Brown, T. and Klinker
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: 0
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: 2/26/2019 - Referred to House Public Policy
All Bill Status: 2/26/2019 - First Reading
2/12/2019 - Referred to House
2/11/2019 - Cosponsor: Representative Moed
2/11/2019 - House sponsor: Representative Smaltz
2/11/2019 - Third reading passed; Roll Call 101: yeas 43, nays 6
2/11/2019 - Senate Bills on Third Reading
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](#)

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: 2/26/2019 - Referred to House Roads and Transportation
All Bill Status: 2/26/2019 - First Reading
 2/12/2019 - added as coauthor Senator Crane
 2/12/2019 - Cosponsor: Representative Hatcher
 2/12/2019 - House sponsor: Representative Morris
 2/12/2019 - Third reading passed; Roll Call 108: yeas 47, nays 1
 2/12/2019 - Senate Bills on Third Reading
 2/11/2019 - added as coauthor Senator Randolph
 2/11/2019 - Second reading ordered engrossed
 2/11/2019 - Senate Bills on Second Reading
 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: 0
 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: 0
 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](#)

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. 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. 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: 2/26/2019 - Referred to House
All Bill Status: 2/25/2019 - added as coauthor Senator Kruse
 2/25/2019 - added as coauthor Senator Houchin
 2/25/2019 - Cosponsor: Representative Negele
 2/25/2019 - House sponsor: Representative McNamara
 2/25/2019 - Third reading passed; Roll Call 183: yeas 48, nays 1
 2/25/2019 - Senate Bills on Third Reading
 2/21/2019 - Second reading ordered engrossed
 2/21/2019 - Senate Bills on Second Reading
 2/18/2019 - Committee Report amend do pass, adopted

2/14/2019 - Senate Committee recommends passage, as amended Yeas: 13; Nays: 0
2/14/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431
1/31/2019 - Committee Report amend do pass adopted; reassigned to Committee on Appropriations
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](#)

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: 2/26/2019 - Referred to House Education

All Bill Status: 2/26/2019 - First Reading

1/31/2019 - Cosponsors: Representatives Clere, Sullivan and Bacon

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: 2/26/2019 - Referred to House Roads and Transportation

All Bill Status: 2/26/2019 - First Reading

2/5/2019 - added as third author Senator Tomes

2/5/2019 - Cosponsors: Representatives Candelaria Reardon, Frye and Sullivan

2/5/2019 - House sponsor: Representative McNamara

2/5/2019 - Third reading passed; Roll Call 78: yeas 39, nays 10

2/5/2019 - Senate Bills on Third Reading

2/4/2019 - added as coauthor Senator Randolph

2/4/2019 - Second reading ordered engrossed

2/4/2019 - Senate Bills on Second Reading
1/31/2019 - Committee Report amend do pass, adopted
1/29/2019 - 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: [SB190](#)

SB191

HISTORIC PRESERVATION AND REHABILITATION GRANTS (FORD J) Provides that for purposes of the historic 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: 2/26/2019 - Referred to House Government and Regulatory Reform

All Bill Status: 2/26/2019 - First Reading

2/5/2019 - added as coauthor Senator Stoops
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: [SB191](#)

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: 2/26/2019 - Referred to House Courts and Criminal Code

All Bill Status: 2/26/2019 - First Reading

2/12/2019 - Cosponsor: Representative Torr
2/12/2019 - House sponsor: Representative Negele
2/12/2019 - Third reading passed; Roll Call 109: yeas 47, nays 1
2/12/2019 - Senate Bills on Third Reading
2/11/2019 - Second reading ordered engrossed
2/11/2019 - Senate Bills on Second Reading
2/7/2019 - Committee Report amend do pass, adopted
2/6/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 1
2/6/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 130
1/15/2019 - added as third author Senator Alting
1/14/2019 - added as coauthor Senator Randolph
1/10/2019 - added as second author Senator Freeman
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 Mike Bohacek

Priority: Tier 2 - Medium

State 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: 3/6/2019 - House Utilities, Energy and Telecommunications, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 156-C

All Bill Status: 2/26/2019 - Referred to House Utilities, Energy and Telecommunications

2/26/2019 - First Reading

1/29/2019 - Referred to House

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: 2/26/2019 - Referred to House Elections and Apportionment

All Bill Status: 2/26/2019 - First Reading

2/4/2019 - added as coauthor Senator Zay

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 Page: [SB194](#)

SB196

ELECTRONIC REPORTING OF VALUABLE METAL PURCHASES (HEAD R) Transfers authority of the state police department with respect to valuable metals dealers to the state of Indiana. Defines "automotive salvage recycler". Allows a political subdivision that required valuable metal reporting by an automotive salvage recycler, before July 1, 2019, to continue such requirements. Provides that the state of Indiana or political subdivision may not enforce a subscription use agreement by and between an automotive salvage recycler and a third party reporting system that enables the sale of information reported in any manner. Provides that information reported by an automotive salvage recycler may only be used for law enforcement purposes. Makes a valuable metal dealer 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 valuable metal dealer.

Current Status: 2/27/2019 - Referred to House

All Bill Status: 2/26/2019 - added as coauthor Senator Kruse

2/26/2019 - Cosponsor: Representative Gutwein

2/26/2019 - House sponsor: Representative Morris

2/26/2019 - Third reading passed; Roll Call 218: yeas 49, nays 0

2/26/2019 - Senate Bills on Third Reading

2/25/2019 - added as second author Senator Young M

2/25/2019 - Second reading amended, ordered engrossed

2/25/2019 - Amendment #1 (Head) prevailed; voice vote

2/25/2019 - Senate Bills on Second Reading

2/21/2019 - Committee Report amend do pass, adopted

2/20/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 0

2/20/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 130

1/3/2019 - Referred to Senate Judiciary

1/3/2019 - First Reading

1/3/2019 - Authored By Randall Head

Priority: Tier 1 - High

State Bill Page: [SB196](#)

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: 2/26/2019 - Referred to House Courts and Criminal Code

All Bill Status: 2/26/2019 - First Reading

1/16/2019 - Referred to House

1/15/2019 - added as third author Senator Young M

1/15/2019 - added as second author Senator Crider

1/15/2019 - House sponsor: Representative Pressel

1/15/2019 - Third reading passed; Roll Call 12: 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: [SB198](#)

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: 2/26/2019 - Referred to House Courts and Criminal Code

All Bill Status: 2/26/2019 - First Reading

1/15/2019 - Referred to House

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](#)

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 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.

Current Status: 2/26/2019 - Referred to House Natural Resources

All Bill Status: 2/26/2019 - First Reading

1/16/2019 - Referred to House

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: [SB218](#)

SB219 STATUTE OF LIMITATIONS (MERRITT J) Assigns the issue of studying 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: 2/19/2019 - House sponsor: Representative McNamara

All Bill Status: 2/19/2019 - Third reading passed; Roll Call 152: yeas 40, nays 0

2/19/2019 - Senate Bills on Third Reading

2/18/2019 - added as coauthor Senator Randolph

2/18/2019 - added as second author Senator Freeman
2/18/2019 - Second reading ordered engrossed
2/18/2019 - Senate Bills on Second Reading
2/14/2019 - Committee Report amend do pass, adopted
2/13/2019 - Senate Committee recommends passage, as amended Yeas: 9; Nays: 1
2/13/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 130
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: [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: 2/26/2019 - Referred to House Judiciary

All Bill Status: 2/26/2019 - First Reading

1/16/2019 - Referred to House
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: [SB220](#)

SB221

TOWNSHIP MERGERS (KOCH E) Eliminates the requirement that one member of the township board of a merged township must reside within each of the townships that merged. Requires the voters of each merging township to vote in favor of the merger in a public question.

Current Status: 2/27/2019 - Referred to House

All Bill Status: 2/26/2019 - added as coauthors Senators Niemeyer and Kruse

2/26/2019 - House sponsor: Representative Lehman
2/26/2019 - Third reading passed; Roll Call 220: yeas 49, nays 0
2/26/2019 - Senate Bills on Third Reading
2/25/2019 - added as third author Senator Zay
2/25/2019 - Second reading amended, ordered engrossed
2/25/2019 - Amendment #1 (Buck) prevailed; voice vote
2/25/2019 - Senate Bills on Second Reading
2/21/2019 - added as second author Senator Buck
2/21/2019 - Committee Report do pass, adopted
2/21/2019 - Senate Committee recommends passage Yeas: 8; Nays: 0
2/21/2019 - Senate Local Government, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 125
1/3/2019 - Referred to Senate Local Government
1/3/2019 - First Reading
1/3/2019 - Authored By Eric Koch

Priority: Tier 1 - High
State Bill Page: [SB221](#)

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: 2/26/2019 - Referred to House Public Health
All Bill Status: 2/26/2019 - First Reading
1/29/2019 - added as coauthor Senator Stoops
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: [SB228](#)

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: 2/26/2019 - Referred to House Judiciary
All Bill Status: 2/26/2019 - First Reading
2/5/2019 - Cosponsor: Representative VanNatter
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](#)

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: 2/26/2019 - Referred to House Ways and Means

All Bill Status: 2/26/2019 - First Reading

1/29/2019 - Referred to House

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](#)

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: 2/26/2019 - Referred to House Courts and Criminal Code

All Bill Status: 2/26/2019 - First Reading

1/31/2019 - Cosponsor: Representative Steuerwald

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: [SB235](#)

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: 2/26/2019 - Referred to House Courts and Criminal Code

All Bill Status: 2/26/2019 - First Reading

1/31/2019 - House sponsor: Representative Steuerwald

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: [SB238](#)

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: 2/26/2019 - Referred to House

All Bill Status: 2/25/2019 - added as coauthor Senator Randolph

2/25/2019 - added as coauthors Senators Kruse and Young M

2/25/2019 - House sponsor: Representative Speedy

2/25/2019 - Third reading passed; Roll Call 184: yeas 49, nays 0

2/25/2019 - Senate Bills on Third Reading

2/21/2019 - added as second author Senator Holdman

2/21/2019 - Second reading ordered engrossed

2/21/2019 - Senate Bills on Second Reading

2/19/2019 - Senate Committee recommends passage Yeas: 13; Nays: 0

2/19/2019 - Committee Report do pass, adopted

2/19/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431

1/3/2019 - Referred to Senate Tax and Fiscal Policy

1/3/2019 - First Reading

1/3/2019 - Authored By Aaron Freeman

SB240

TERRORISM (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: (1) the threatening communication places a person in fear that certain threats will be carried out; or (2) if the threatening communication is made to a person other than the person who is the subject of the threat. Enhances the penalty for intimidation if the threat relates to a person's occupation.

Current Status: 2/26/2019 - Referred to House Courts and Criminal Code

All Bill Status: 2/26/2019 - First Reading

2/18/2019 - Referred to House

2/14/2019 - added as coauthor Senator Leising

2/14/2019 - added as coauthor Senator Crane

2/14/2019 - House sponsor: Representative McNamara

2/14/2019 - Third reading passed; Roll Call 122: yeas 47, nays 0

2/14/2019 - Senate Bills on Third Reading

2/12/2019 - added as coauthor Senator Koch

2/12/2019 - added as third author Senator Sandlin

2/12/2019 - added as second author Senator Bohacek

2/12/2019 - removed as coauthor Senator Bohacek

2/12/2019 - Second reading amended, ordered engrossed

2/12/2019 - Amendment #1 (Freeman) prevailed; voice vote

2/12/2019 - Senate Bills on Second Reading

2/11/2019 - added as coauthor Senator Randolph

2/11/2019 - Senate Bills on Second Reading

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](#)

SB243

NONCONSENSUAL PORNOGRAPHY (FREEMAN A) Defines "intimate image" and provides that a person who: (1) knows that an individual does not consent to the posting of an intimate image of the individual on the Internet; and (2) posts the image on the Internet; commits internet distribution of an intimate image, a Class A misdemeanor. Increases the penalty to a Level 6 felony for a second or subsequent offense.

Current Status: 2/27/2019 - Referred to House

All Bill Status: 2/26/2019 - added as coauthor Senator Buck

2/26/2019 - House sponsor: Representative Speedy

2/26/2019 - Third reading passed; Roll Call 221: yeas 48, nays 1

2/26/2019 - Senate Bills on Third Reading

2/25/2019 - added as coauthor Senator Randolph

2/25/2019 - Second reading ordered engrossed

2/25/2019 - Senate Bills on Second Reading

2/21/2019 - Committee Report amend do pass, adopted

2/19/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays:

0

2/19/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing);

Time & Location: 10:00 AM, Rm. 130

1/10/2019 - added as second author Senator Bohacek

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](#)

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 (other than a township in Marion County). Permits a qualified fire protection territory and a qualified fire protection district (other than in Marion County) to be eligible to receive distributions of public safety local income tax revenues.

Current Status: 2/26/2019 - Referred to House Ways and Means

All Bill Status: 2/26/2019 - First Reading

2/19/2019 - Cosponsor: Representative Aylesworth

2/19/2019 - House sponsor: Representative Cherry

2/19/2019 - Third reading passed; Roll Call 153: yeas 36, nays 4

2/19/2019 - Senate Bills on Third Reading

2/18/2019 - Second reading amended, ordered engrossed

2/18/2019 - Amendment #3 (Merritt) prevailed; voice vote

2/18/2019 - Amendment #5 (Niemeyer) prevailed; voice vote

2/18/2019 - Amendment #1 (Niemeyer) prevailed; voice vote

2/18/2019 - Senate Bills on Second Reading

2/14/2019 - Senate Bills on Second Reading

2/12/2019 - Senate Bills on Second Reading

2/11/2019 - added as second author Senator Ford Jon

2/11/2019 - Senate Bills on Second Reading

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](#)

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: 2/26/2019 - Referred to House Government and Regulatory Reform

All Bill Status: 2/26/2019 - First Reading

2/4/2019 - added as coauthor Senator Randolph

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](#)

SB256 WORK ZONES STUDY (FORD J) Urges the legislative council to assign to an appropriate interim study committee the task of studying the use of automated traffic control systems in work zones.

Current Status: 2/26/2019 - Referred to House

All Bill Status: 2/25/2019 - House sponsor: Representative Pressel

2/25/2019 - added as coauthor Senator Randolph

2/25/2019 - Third reading passed; Roll Call 185: yeas 47, nays 2

2/25/2019 - Senate Bills on Third Reading

2/21/2019 - added as second author Senator Crider

2/21/2019 - Second reading ordered engrossed

2/21/2019 - Senate Bills on Second Reading

2/19/2019 - Committee Report amend do pass, adopted

2/19/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays: 0

2/19/2019 - 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 Jon Ford

Priority: Tier 2 - Medium

State Bill Page: [SB256](#)

SB258 SEX OFFENDERS AND CHILD CARE SERVICES (MRVAN F) Prohibits a sexually violent predator or an offender 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: 2/26/2019 - Referred to House Family, Children and Human Affairs

All Bill Status: 2/26/2019 - First Reading

2/19/2019 - added as cosponsor Representative Schaibley

2/14/2019 - added as coauthor Senator Crane

2/12/2019 - House sponsor: Representative Manning

2/12/2019 - Third reading passed; Roll Call 110: yeas 48, nays 0

2/12/2019 - Senate Bills on Third Reading

2/11/2019 - Senate Bills on Third Reading

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

1/22/2019 - Second reading amended, ordered engrossed

1/22/2019 - Amendment #1 (Young M) prevailed; voice vote

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

1/14/2019 - Senate Committee recommends passage Yeas: 9; Nays: 0

1/14/2019 - Senate Family and Children Services, (Bill Scheduled for 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 Frank Mrvan

Priority: Tier 2 - Medium

State Bill Page: [SB258](#)

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 and requirements for claims under a legacy trust. Provides that a court shall exercise jurisdiction over a legacy trust or a qualified disposition and adjudicate a case or controversy regarding the legacy trust, if the case or controversy is within the subject matter of the court. 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. Provides that current law regarding the duties and liabilities of a trustee of a trust under the control of a third person applies to directions given to a trustee before July 1, 2019, by a person who has power under the terms of the trust to direct the trustee. 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: 2/26/2019 - Referred to House

All Bill Status: 2/25/2019 - House sponsor: Representative Steuerwald

2/25/2019 - Third reading passed; Roll Call 186: yeas 42, nays 7

2/25/2019 - Senate Bills on Third Reading

2/21/2019 - Second reading amended, ordered engrossed

2/21/2019 - Amendment #5 (Freeman) prevailed; voice vote

2/21/2019 - Amendment #3 (Head) prevailed; voice vote

2/21/2019 - Amendment #1 (Head) prevailed; voice vote

2/21/2019 - Senate Bills on Second Reading

2/19/2019 - Senate Bills on Second Reading

2/18/2019 - Senate Bills on Second Reading

2/14/2019 - Senate Bills on Second Reading

2/12/2019 - Senate Bills on Second Reading

2/11/2019 - added as second author Senator Young M

2/11/2019 - removed as coauthor Senator Young M

2/11/2019 - Senate Bills on Second Reading

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: [SB265](#)

SB270

RECUSAL OF LOCAL GOVERNMENT OFFICIALS (HEAD R) Provides that county, city, town, and township elected officials (local officials) may not, outside of a public meeting: (1) participate in a discussion or a vote; or (2) persuade the vote of another elected official of the unit; if the local official has a financial interest in the outcome of a decision before the body the local official serves. Provides that an elected official has a financial interest if the decision involves: (1) the transfer or authorized use of property owned or controlled by the elected official or a relative of the elected official; or (2) the procurement of services by the unit from the elected official, the elected official's employer or prospective employer, the elected official's relative, or an entity the elected official owns or controls. Provides that if disqualification of a body's members prevent a vote from being taken or cause a tie vote, the decision will be made or the tie broken by the following: (1) The mayor, in the case of a city legislative body. (2) The clerk-treasurer, in the case of a town legislative body. (3) The township trustee, in the case of a township legislative body. (4) The county fiscal body, in the case of a county executive body. (5) The county executive, in the case of a county fiscal body.

Current Status: 2/19/2019 - House sponsor: Representative Manning

All Bill Status: 2/19/2019 - Third reading passed; Roll Call 154: yeas 40, nays 0

2/19/2019 - Senate Bills on Third Reading

2/18/2019 - Second reading amended, ordered engrossed

2/18/2019 - Amendment #2 (Head) prevailed; voice vote

2/18/2019 - Senate Bills on Second Reading

2/14/2019 - Senate Bills on Second Reading

2/12/2019 - Senate Bills on Second Reading
2/11/2019 - added as coauthor Senator Bohacek
2/11/2019 - Senate Bills on Second Reading
2/7/2019 - Senate Bills on Second Reading
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 - 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](#)

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: 2/26/2019 - Referred to House Public Health

All Bill Status: 2/26/2019 - First Reading

1/29/2019 - House sponsor: Representative Barrett

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: [SB276](#)

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 delinquent 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.

Current Status: 2/26/2019 - Referred to House Courts and Criminal Code

All Bill Status: 2/26/2019 - First Reading

1/29/2019 - Referred to House

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: [SB279](#)

SB280

OVER 65 PROPERTY TAX DEDUCTION (HOUCHIN E) Increases 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: 2/26/2019 - Referred to House

All Bill Status: 2/25/2019 - added as coauthor Senator Crane
2/25/2019 - Cosponsors: Representatives Bartels and Manning
2/25/2019 - House sponsor: Representative Davisson
2/25/2019 - Third reading passed; Roll Call 187: yeas 48, nays 1
2/25/2019 - Senate Bills on Third Reading
2/21/2019 - added as coauthor Senator Randolph
2/21/2019 - added as coauthor Senator Buck
2/21/2019 - Second reading ordered engrossed
2/21/2019 - Senate Bills on Second Reading
2/19/2019 - added as coauthor Senator Messmer
2/19/2019 - added as third author Senator Holdman
2/19/2019 - added as second author Senator Boots
2/19/2019 - Committee Report amend do pass, adopted
2/19/2019 - Senate Committee recommends passage, as amended Yeas: 13; Nays:
0
2/19/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time &
Location: 9:00 AM, Rm. 431
1/7/2019 - Referred to Senate Tax and Fiscal Policy
1/7/2019 - First Reading
1/7/2019 - Authored By Erin Houchin

Priority: Tier 1 - High

State Bill Page: [SB280](#)

SB283

STATE PAYMENTS IN LIEU OF PROPERTY TAXES (HOUCHIN E) Urges the legislative council to assign to an appropriate interim study committee the task of studying the topic of state payments in lieu of property taxes to 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.

Current Status: 2/27/2019 - Referred to House

All Bill Status: 2/26/2019 - added as coauthor Senator Zay
2/26/2019 - added as coauthor Senator Buck
2/26/2019 - House sponsor: Representative Bartels
2/26/2019 - Third reading passed; Roll Call 224: yeas 49, nays 0
2/26/2019 - Senate Bills on Third Reading
2/25/2019 - added as coauthor Senator Randolph
2/25/2019 - added as coauthor Senator Koch
2/25/2019 - added as second author Senator Raatz
2/25/2019 - Second reading ordered engrossed
2/25/2019 - Senate Bills on Second Reading
2/21/2019 - Committee Report amend do pass, adopted
2/21/2019 - Senate Committee recommends passage, as amended Yeas: 10; Nays:
1
2/21/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location:
8:30 AM, Rm. 431

1/7/2019 - Referred to Senate Appropriations
1/7/2019 - First Reading
1/7/2019 - Authored By Erin Houchin

Priority: Tier 1 - High

State Bill Page: [SB283](#)

SB285 REGIONAL TRANSIT EXPANSION (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 if the: (1) voters of the county approve a local public question; and (2) fiscal body of the county adopts an ordinance to impose the additional tax rate. Provides that the rate 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: 2/27/2019 - Referred to House

All Bill Status: 2/26/2019 - Cosponsors: Representatives Torr and Forestal

2/26/2019 - House sponsor: Representative Sullivan

2/26/2019 - Third reading passed; Roll Call 225: yeas 28, nays 21

2/26/2019 - Senate Bills on Third Reading

2/25/2019 - Second reading amended, ordered engrossed

2/25/2019 - Amendment #1 (Stoops) prevailed; voice vote

2/25/2019 - Senate Bills on Second Reading

2/21/2019 - added as coauthor Senator Randolph

2/21/2019 - added as coauthor Senator Ford J.D

2/21/2019 - added as second author Senator Charbonneau

2/21/2019 - Senate Bills on Second Reading

2/19/2019 - added as coauthor Senator Holdman

2/19/2019 - Committee Report do pass, adopted

2/19/2019 - Senate Committee recommends passage Yeas: 11; Nays: 3

2/19/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time &

Location: 9:00 AM, Rm. 431

1/7/2019 - Referred to Senate Tax and Fiscal Policy

1/7/2019 - First Reading

1/7/2019 - Authored By Mark Stoops

Priority: Tier 1 - High

State Bill Page: [SB285](#)

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: 2/27/2019 - Referred to House

All Bill Status: 2/26/2019 - Cosponsor: Representative Davisson

2/26/2019 - House sponsor: Representative Kirchhofer

2/26/2019 - Third reading passed; Roll Call 226: yeas 49, nays 0

2/26/2019 - Senate Bills on Third Reading

2/25/2019 - added as coauthor Senator Melton

2/25/2019 - added as second author Senator Busch

2/25/2019 - Second reading ordered engrossed

2/25/2019 - Senate Bills on Second Reading

2/21/2019 - Committee Report amend do pass, adopted

2/20/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 0

2/20/2019 - Senate Health and Provider Services, (Bill Scheduled for Hearing);

Time & Location: 9:00 AM, Rm. 431

1/14/2019 - Pursuant to Senate Rule 68(b); reassigned to Committee on Health and Provider Services

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](#)

SB297 LEAD TESTING OF SCHOOL DRINKING WATER (RANDOLPH L) Requires that the drinking water in every school building in East Chicago or Hammond be tested annually for compliance with the national primary drinking water regulations for lead and copper.

Current Status: 2/26/2019 - Referred to House
All Bill Status: 2/25/2019 - Cosponsors: Representatives Soliday, Jackson and Harris
2/25/2019 - House sponsor: Representative Steuerwald
2/25/2019 - Third reading passed; Roll Call 188: yeas 49, nays 0
2/25/2019 - added as coauthor Senator Melton
2/25/2019 - Senate Bills on Third Reading
2/21/2019 - Second reading ordered engrossed
2/21/2019 - Senate Bills on Second Reading
2/19/2019 - Committee Report amend do pass, adopted
2/18/2019 - Senate Committee recommends passage, as amended Yeas: 9; Nays: 0
2/18/2019 - Senate Environmental Affairs, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 130
2/14/2019 - added as second author Senator Niemeyer
1/7/2019 - Referred to Senate Environmental Affairs
1/7/2019 - First Reading
1/7/2019 - Authored By Lonnie Randolph
Priority: Tier 3 - Low
State Bill Page: [SB297](#)

SB304 INTIMIDATION (KOCH E) Provides that a person who communicates a threat: (1) with the intent of causing a person to engage in conduct against the person's will; (2) as retaliation for a prior lawful act; or (3) and places another person in the fear that certain threats will be carried out; commits intimidation, a Class A misdemeanor. Provides that the offense is a Level 6 felony if the threat is based on the person's occupation or relates to an act taken within the scope of the person's occupation, and increases the penalty to a Level 5 felony if the threat is to commit terrorism or is made in furtherance of an act of terrorism.

Current Status: 2/26/2019 - Referred to House Courts and Criminal Code
All Bill Status: 2/26/2019 - First Reading
2/19/2019 - Cosponsor: Representative Bacon
2/19/2019 - House sponsor: Representative McNamara
2/19/2019 - Third reading passed; Roll Call 156: yeas 40, nays 0
2/19/2019 - Senate Bills on Third Reading
2/18/2019 - Second reading ordered engrossed
2/18/2019 - Senate Bills on Second Reading
2/14/2019 - Committee Report amend do pass, adopted
2/12/2019 - added as coauthor Senator Randolph
2/12/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 0
2/12/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 130
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
1/24/2019 - added as second author Senator Crider
1/7/2019 - Referred to Senate Corrections and Criminal Law
1/7/2019 - First Reading
1/7/2019 - Authored By Eric Koch
Priority: Tier 2 - Medium
State Bill Page: [SB304](#)

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: 2/26/2019 - Referred to House Courts and Criminal Code
All Bill Status: 2/26/2019 - First Reading
2/21/2019 - added as cosponsor Representative May
2/4/2019 - added as coauthor Senator Houchin
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: [SB319](#)

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 a person or marketplace facilitator that facilitates a retail transaction for sellers that rent or furnish rooms, lodgings, or accommodations in Indiana. Repeals the definition of facilitator that is set to go into effect on July 1, 2019.

Current Status: 2/26/2019 - Referred to House Ways and Means

All Bill Status: 2/26/2019 - First Reading

2/19/2019 - Cosponsors: Representatives Lehman, Leonard and Mahan

2/19/2019 - House sponsor: Representative Huston

2/19/2019 - Third reading passed; Roll Call 157: yeas 40, nays 0

2/19/2019 - Senate Bills on Third Reading

2/18/2019 - added as coauthor Senator Randolph

2/18/2019 - added as second author Senator Houchin

2/18/2019 - Second reading amended, ordered engrossed

2/18/2019 - Amendment #1 (Holdman) prevailed; voice vote

2/18/2019 - Senate Bills on Second Reading

2/14/2019 - Senate Bills on Second Reading

2/12/2019 - Committee Report amend do pass, adopted

2/12/2019 - Senate Committee recommends passage, as amended Yeas: 13; Nays:
0

2/12/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time &
Location: 9:00 AM, Rm. 431

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 - 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: 2/26/2019 - Referred to House Roads and Transportation

All Bill Status: 2/26/2019 - First Reading

1/24/2019 - House sponsor: Representative Judy

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: [SB324](#)

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: 2/26/2019 - Referred to House Education

All Bill Status: 2/26/2019 - First Reading

2/4/2019 - added as coauthor Senator Houchin

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](#)

SB333

BODY CAVITY 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 body cavity of an individual as part of a criminal investigation, and, grants, with certain exceptions, immunity to medical personnel. Provides that, in the case of an emergency medical services provider or a law enforcement officer who is exposed to a patient's blood or body fluids, certain persons may seek a warrant from a circuit or superior court requiring that an unwilling patient provide a blood or body fluid specimen for testing for a dangerous communicable disease.

Current Status: 2/26/2019 - Referred to House

All Bill Status: 2/25/2019 - Cosponsor: Representative McNamara

2/25/2019 - House sponsor: Representative Mahan

2/25/2019 - Third reading passed; Roll Call 189: yeas 49, nays 0

2/25/2019 - Senate Bills on Third Reading

2/21/2019 - added as coauthor Senator Randolph

2/21/2019 - Second reading amended, ordered engrossed

2/21/2019 - Amendment #1 (Grooms) prevailed; voice vote

2/21/2019 - Senate Bills on Second Reading

2/19/2019 - Senate Bills on Second Reading

2/18/2019 - added as second author Senator Head

2/18/2019 - Senate Bills on Second Reading
2/14/2019 - Committee Report amend do pass, adopted
2/13/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 3
2/13/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 130
2/6/2019 - 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 Ronald Grooms

Priority: Tier 2 - Medium

State Bill Page: [SB333](#)

SB336

MISDEMEANOR PENALTIES (YOUNG M) Makes numerous misdemeanors civil infractions for the first offense. 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: 2/27/2019 - Referred to House

All Bill Status: 2/26/2019 - Cosponsor: Representative DeLaney

2/26/2019 - House sponsor: Representative Young J

2/26/2019 - Third reading passed; Roll Call 228: yeas 45, nays 4

2/26/2019 - Senate Bills on Third Reading

2/25/2019 - Second reading amended, ordered engrossed

2/25/2019 - Amendment #1 (Glick) prevailed; voice vote

2/25/2019 - Senate Bills on Second Reading

2/21/2019 - Committee Report amend do pass, adopted

2/19/2019 - added as third author Senator Glick

2/19/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays: 1

2/19/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 130

2/12/2019 - added as coauthor Senator Randolph

2/12/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 130

2/5/2019 - added as coauthor Senator Bohacek

2/5/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 130

1/24/2019 - added as second author Senator Sandlin

1/8/2019 - Referred to Senate Corrections and Criminal Law

1/8/2019 - First Reading

1/8/2019 - Authored By Michael Young

Priority: Tier 3 - Low

State Bill Page: [SB336](#)

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: 2/26/2019 - Referred to House Employment, Labor and Pensions

All Bill Status: 2/26/2019 - First Reading

2/18/2019 - Referred to House

2/14/2019 - House sponsor: Representative Lyness

2/14/2019 - Third reading passed; Roll Call 125: yeas 45, nays 2

2/14/2019 - Senate Bills on Third Reading

2/12/2019 - added as third author Senator Rogers

2/12/2019 - Senate Bills on Third Reading

2/11/2019 - added as coauthor Senator Bohacek

2/11/2019 - Second reading ordered engrossed

2/11/2019 - Senate Bills on Second Reading

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](#)

SB358 WORKER'S COMPENSATION (TALLIAN K) Increases benefits for injuries and disablements by 2% each year for three years, beginning on July 1, 2019.

Current Status: 2/27/2019 - Referred to House
All Bill Status: 2/26/2019 - added as coauthor Senator Buck
2/26/2019 - added as coauthor Senator Bohacek
2/26/2019 - added as coauthor Senator Becker
2/26/2019 - House sponsor: Representative Lehman
2/26/2019 - Third reading passed; Roll Call 229: yeas 38, nays 11
2/26/2019 - Senate Bills on Third Reading
2/25/2019 - added as coauthor Senator Randolph
2/25/2019 - added as second author Senator Boots
2/25/2019 - Second reading ordered engrossed
2/25/2019 - Senate Bills on Second Reading
2/21/2019 - Committee Report amend do pass, adopted
2/20/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays:
1
2/20/2019 - Senate Pensions and Labor, (Bill Scheduled for Hearing); Time &
Location: 2:30 PM, Rm. 130
2/13/2019 - Senate Pensions and Labor, (Bill Scheduled for Hearing); Time &
Location: 10:00 AM, Rm. 233
1/10/2019 - Referred to Senate Pensions and Labor
1/10/2019 - First Reading
1/10/2019 - Authored By Karen Tallian

Priority: Tier 2 - Medium

State 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, under certain conditions, 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: 2/27/2019 - Referred to House
All Bill Status: 2/26/2019 - House sponsor: Representative Kirchhofer
2/26/2019 - Third reading passed; Roll Call 230: yeas 49, nays 0
2/26/2019 - Senate Bills on Third Reading
2/25/2019 - Second reading amended, ordered engrossed
2/25/2019 - Amendment #1 (Crider) prevailed; voice vote
2/25/2019 - Senate Bills on Second Reading
2/21/2019 - Senate Bills on Second Reading
2/19/2019 - Senate Bills on Second Reading

2/18/2019 - Senate Bills on Second Reading
2/14/2019 - Senate Bills on Second Reading
2/12/2019 - added as coauthor Senator Randolph
2/12/2019 - Senate Bills on Second Reading
2/11/2019 - added as coauthors Senators Merritt, Ruckelshaus, Leising
2/11/2019 - added as third author Senator Becker
2/11/2019 - added as second author Senator Charbonneau
2/11/2019 - removed as coauthor Senator Becker
2/11/2019 - Senate Bills on Second Reading
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](#)

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. Requires the department to report, before September 30 of each year until June 30, 2024, to the general assembly information concerning the implementation and participation in the programs.

Current Status: 2/26/2019 - Referred to House Family, Children and Human Affairs

All Bill Status: 2/26/2019 - First Reading

2/19/2019 - Cosponsors: Representatives Lehman, Wesco and Manning

2/19/2019 - House sponsor: Representative Frizzell

2/19/2019 - added as coauthor Senator Melton

2/19/2019 - added as coauthor Senator Busch

2/19/2019 - added as coauthor Senator Bohacek

2/19/2019 - Third reading passed; Roll Call 158: yeas 40, nays 0

2/19/2019 - Senate Bills on Third Reading

2/18/2019 - added as coauthors Senators Rogers, Garten, Kruse, Raatz, Gaskill

2/18/2019 - added as coauthors Senators Sandlin and Tomes

2/18/2019 - added as coauthor Senator Walker

2/18/2019 - added as coauthor Senator Randolph

2/18/2019 - added as coauthor Senator Messmer

2/18/2019 - added as coauthor Senator Houchin

2/18/2019 - added as coauthor Senator Holdman

2/18/2019 - added as coauthor Senator Freeman

2/18/2019 - added as coauthor Senator Charbonneau

2/18/2019 - added as coauthor Senator Becker

2/18/2019 - Second reading ordered engrossed

2/18/2019 - Amendment #1 (Breaux) failed; voice vote

2/18/2019 - Senate Bills on Second Reading

2/14/2019 - Senate Bills on Second Reading

2/12/2019 - Committee Report amend do pass, adopted

2/11/2019 - added as coauthor Senator Spartz

2/11/2019 - Senate Committee recommends passage, as amended Yeas: 5; Nays: 2

2/11/2019 - Senate Family and Children Services, (Bill Scheduled for Hearing);

Time & Location: 9:00 AM, Senate Chamber

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: [SB365](#)

SB375 COLLECTING SOLID WASTE MANAGEMENT DISTRICT FEES (NIEMEYER R) Amends the solid waste management district law and the local government law to provide that, after June 30, 2019, a unit of local government may not enact an ordinance requiring a solid waste hauler or a hauler of recyclable materials 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.

Current Status: 2/26/2019 - Referred to House

All Bill Status: 2/25/2019 - House sponsor: Representative Aylesworth
2/25/2019 - Third reading passed; Roll Call 190: yeas 42, nays 7
2/25/2019 - Senate Bills on Third Reading
2/21/2019 - Second reading ordered engrossed
2/21/2019 - Senate Bills on Second Reading
2/19/2019 - Committee Report amend do pass, adopted
2/18/2019 - added as coauthor Senator Brown L
2/18/2019 - added as third author Senator Sandlin
2/18/2019 - added as second author Senator Boots
2/18/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays: 1
2/18/2019 - Senate Environmental Affairs, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 130
1/8/2019 - Referred to Senate Environmental Affairs
1/8/2019 - First Reading
1/8/2019 - Authored By Rick Niemeyer

Priority: Tier 2 - Medium

State Bill Page: [SB375](#)

SB383 AIR OR GAS OPERATED WEAPONS ON SCHOOL PROPERTY (KOCH E) Provides that a person who knowingly or 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: 2/26/2019 - Referred to House Courts and Criminal Code

All Bill Status: 2/26/2019 - First Reading
2/12/2019 - Referred to House
2/11/2019 - added as second author Senator Young M
2/11/2019 - House sponsor: Representative Steuerwald
2/11/2019 - Third reading passed; Roll Call 97: yeas 48, nays 1
2/11/2019 - Senate Bills on Third Reading
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](#)

SB407 ECONOMIC AND REGULATORY POLICY TASK FORCE (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: 2/18/2019 - added as coauthor Senator Perfect

All Bill Status: 2/18/2019 - added as coauthor Senator Bohacek
2/18/2019 - House sponsor: Representative Lehman
2/18/2019 - Third reading passed; Roll Call 142: yeas 49, nays 0
2/18/2019 - Senate Bills on Third Reading
2/14/2019 - added as coauthor Senator Randolph
2/14/2019 - added as coauthor Senator Koch
2/14/2019 - Second reading amended, ordered engrossed

2/14/2019 - Amendment #1 (Spartz) prevailed; voice vote
2/14/2019 - Senate Bills on Second Reading
2/12/2019 - Senate Bills on Second Reading
2/11/2019 - added as second author Senator Buchanan
2/11/2019 - removed as coauthor Senator Buchanan
2/11/2019 - Senate Bills on Second Reading
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:
0
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](#)

SB420

WORKFORCE DEVELOPMENT (RAATZ J) Provides for certification by the department of education and the department of workforce development of an Industry Credentialing Organization (ICO). Provides that an organization qualifies as an ICO if the organization: (1) is a 501(c)(3) 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: 2/26/2019 - Referred to House

All Bill Status: 2/25/2019 - Cosponsor: Representative VanNatter

2/25/2019 - House sponsor: Representative DeVon

2/25/2019 - Third reading passed; Roll Call 191: yeas 44, nays 5

2/25/2019 - Senate Bills on Third Reading

2/21/2019 - added as coauthor Senator Randolph

2/21/2019 - Second reading ordered engrossed

2/21/2019 - Senate Bills on Second Reading

2/19/2019 - added as coauthor Senator Niezgodski

2/19/2019 - Senate Committee recommends passage, as amended Yeas: 14; Nays:

0

2/19/2019 - Committee Report amend do pass, adopted

2/19/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time &

Location: 9:00 AM, Rm. 431

1/31/2019 - added as coauthor Senator Zay

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 DISANNEXTION (BOHACEK M) Creates a process by which Greene Township in St. Joseph County can elect to disannex from an existing school corporation and annex to another existing school corporation.

Current Status: 2/27/2019 - Referred to House

All Bill Status: 2/26/2019 - House sponsor: Representative Wesco

2/26/2019 - Third reading passed; Roll Call 235: yeas 44, nays 4

2/26/2019 - Senate Bills on Third Reading

2/25/2019 - Reread second time: amended, ordered engrossed

2/25/2019 - Amendment #4 (Bohacek) prevailed; voice vote

2/25/2019 - Senate Bills on Second Reading

2/21/2019 - Placed back on second reading

2/21/2019 - Senate Bills on Third Reading

2/19/2019 - Senate Bills on Third Reading

2/18/2019 - Second reading amended, ordered engrossed

2/18/2019 - Amendment #3 (Bohacek) prevailed; voice vote

2/18/2019 - Amendment #1 (Stoops) failed; voice vote

2/18/2019 - Senate Bills on Second Reading

2/14/2019 - Senate Bills on Second Reading

2/12/2019 - Senate Bills on Second Reading

2/11/2019 - Senate Bills on Second Reading

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: [SB421](#)

SB423 COURT APPOINTED YOUTH ADVOCATE PILOT PROGRAM (BOHACEK M) Provides that office of judicial administration may establish a youth advocate pilot program (pilot program) until July 1, 2021, for purposes of providing early intervention and mentoring services for children who are adjudicated delinquent. 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.

Current Status: 2/27/2019 - Referred to House
All Bill Status: 2/26/2019 - added as coauthor Senator Tallian
 2/26/2019 - Cosponsors: Representatives Steuerwald and Pressel
 2/26/2019 - House sponsor: Representative Cook
 2/26/2019 - Third reading passed; Roll Call 236: yeas 49, nays 0
 2/26/2019 - Senate Bills on Third Reading
 2/25/2019 - added as coauthors Senators Ford Jon and Niemeyer
 2/25/2019 - added as coauthor Senator Randolph
 2/25/2019 - added as second author Senator Grooms
 2/25/2019 - Second reading ordered engrossed
 2/25/2019 - Senate Bills on Second Reading
 2/21/2019 - Committee Report amend do pass, adopted
 2/21/2019 - Senate Committee recommends passage, as amended Yeas: 12; Nays: 0
 2/21/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 431
 2/12/2019 - Committee Report amend do pass adopted; reassigned to Committee on Appropriations
 2/11/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 0
 2/11/2019 - Senate Family and Children Services, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Senate Chamber
 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. Defines certain terms. Makes conforming amendments.

Current Status: 2/5/2019 - added as coauthor Senator Crane
All Bill Status: 2/4/2019 - added as coauthor Senator Randolph
 2/4/2019 - added as coauthor Senator Houchin
 2/4/2019 - added as coauthor Senator Buck
 2/4/2019 - 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](#)

SB442 UNDERGROUND STORAGE OF CARBON DIOXIDE (FORD J) Urges the legislative council to assign to an appropriate interim study committee for the 2019 interim the task of studying the geologic storage of carbon dioxide.

Current Status: 2/27/2019 - Referred to House

All Bill Status: 2/26/2019 - Cosponsor: Representative Eberhart
2/26/2019 - House sponsor: Representative Morrison
2/26/2019 - Third reading passed; Roll Call 238: yeas 47, nays 2
2/26/2019 - Senate Bills on Third Reading
2/25/2019 - added as second author Senator Zay
2/25/2019 - removed as coauthor Senator Zay
2/25/2019 - Second reading amended, ordered engrossed
2/25/2019 - Amendment #1 (Ford Jon) prevailed; voice vote
2/25/2019 - Senate Bills on Second Reading
2/21/2019 - added as coauthor Senator Breau
2/21/2019 - Committee Report amend do pass, adopted
2/21/2019 - Senate Committee recommends passage, as amended Yeas: 10; Nays: 2
2/21/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 431
2/14/2019 - added as coauthor Senator Tallian
2/14/2019 - added as coauthor Senator Niezgodski
2/14/2019 - 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
1/28/2019 - 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](#)

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. Provides that the department may create a broadband corridor program.

Current Status: 2/18/2019 - added as coauthors Senators Altling and Buck

All Bill Status: 2/18/2019 - added as coauthor Senator Tomes
2/18/2019 - added as coauthor Senator Perfect
2/18/2019 - Cosponsor: Representative DeVon
2/18/2019 - House sponsor: Representative Soliday
2/18/2019 - Third reading passed; Roll Call 143: yeas 49, nays 0

2/18/2019 - Senate Bills on Third Reading
2/14/2019 - added as coauthor Senator Randolph
2/14/2019 - Second reading amended, ordered engrossed
2/14/2019 - Amendment #3 (Messmer) prevailed; voice vote
2/14/2019 - Senate Bills on Second Reading
2/12/2019 - added as coauthor Senator Raatz
2/12/2019 - Senate Bills on Second Reading
2/11/2019 - added as coauthor Senator Bohacek
2/11/2019 - Senate Bills on Second Reading
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](#)

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: 2/11/2019 - Referred to House

All Bill Status: 2/7/2019 - House sponsor: Representative Soliday

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 ACQUISITIONS, RATES, AND CONNECTION REQUIREMENTS (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. Provides that, if a main sewer line is extended at the initiative and expense of one owner of residential property to allow that owner's residential property to be connected to a sanitary sewer system, the board of the health and hospital corporation of Marion County may not require other residential properties to be connected to the extension of the main sewer line, regardless of the proximity of those other residential properties to the extension of the main sewer line. Urges the legislative council to assign to an appropriate interim study committee the task of studying the connection of unserved properties to sanitary sewer systems.

Current Status: 2/19/2019 - Cosponsor: Representative Hamilton

All Bill Status: 2/19/2019 - House sponsor: Representative Soliday

2/19/2019 - added as coauthor Senator Ruckelshaus

2/19/2019 - Third reading passed; Roll Call 160: yeas 36, nays 4

2/19/2019 - Senate Bills on Third Reading

2/18/2019 - added as coauthors Senators Merritt, Houchin, Zay, Randolph, Kruse, Doriot

2/18/2019 - added as third author Senator Charbonneau

2/18/2019 - added as second author Senator Garten

2/18/2019 - Second reading ordered engrossed

2/18/2019 - Senate Bills on Second Reading

2/14/2019 - Committee Report amend do pass, adopted

2/14/2019 - Senate Committee recommends passage, as amended Yeas: 11; Nays: 0

2/14/2019 - 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 Eric Koch

Priority: Tier 1 - High

State Bill Page: [SB472](#)

SB476

HOMELESSNESS STUDY (SANDLIN J) Urges the legislative council to assign the topic of homelessness to an appropriate interim study committee in 2019.

Current Status: 2/27/2019 - Referred to House

All Bill Status: 2/26/2019 - House sponsor: Representative Speedy

2/26/2019 - Third reading passed; Roll Call 240: yeas 49, nays 0

2/26/2019 - Senate Bills on Third Reading

2/25/2019 - added as coauthor Senator Randolph

2/25/2019 - Second reading ordered engrossed

2/25/2019 - Senate Bills on Second Reading

2/21/2019 - added as third author Senator Breaux

2/21/2019 - Committee Report amend do pass, adopted

2/20/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays: 0

2/20/2019 - Senate Health and Provider Services, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431

1/14/2019 - added as second author Senator Merritt

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](#)

SB483

COUNTY SERVICE OFFICERS (ALTING R) Provides that 5% of the funds a county receives under the excise tax replacement disbursement to be used to fund county service officers is to be set aside from each individual county's distribution after the state welfare and tuition support allocation is deducted from the total amount available for apportionment and distribution. Requires a county with more than 2,500 veterans to hire an additional part-time county service officer.

Current Status: 2/26/2019 - Referred to House

All Bill Status: 2/25/2019 - added as coauthors Senators Lanane, Breaux, Bohacek, Crane

2/25/2019 - House sponsor: Representative Frye R

2/25/2019 - Third reading passed; Roll Call 194: yeas 49, nays 0

2/25/2019 - Senate Bills on Third Reading

2/21/2019 - added as coauthor Senator Randolph

2/21/2019 - Second reading ordered engrossed

2/21/2019 - Senate Bills on Second Reading

2/19/2019 - added as coauthor Senator Melton

2/19/2019 - Committee Report amend do pass, adopted

2/19/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 0

2/19/2019 - Senate Veterans Affairs and The Military, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 233

2/14/2019 - added as second author Senator Tomes

2/14/2019 - removed as coauthor Senator Tomes

2/12/2019 - added as coauthor Senator Tomes

1/14/2019 - Referred to Senate Veterans Affairs and The Military

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 may not adopt an amendment to a national code if the amendment will unreasonably impair safety. Allows 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 an individual who is renewing an operating certificate to submit all test results when making application for the renewal operating certificate. Requires the department to enter into a memorandum of understanding with the Indiana professional licensing agency to administer a program to license and regulate elevator contractors, elevator mechanics, and elevator inspectors. Provides that an individual who is an applicant for an elevator inspector license shall meet the standards set forth in American Society of Mechanical Engineers (ASME) American National Standard QEI-1 (Standard for the Qualification of Elevator Inspectors) as certified by the National Association of Elevator Safety Authorities (NAESA) or a similar accredited certifying organization as determined by the commission. Removes obsolete sections. Makes conforming changes.

Current Status: 2/18/2019 - House sponsor: Representative Gutwein

All Bill Status: 2/18/2019 - Third reading passed; Roll Call 144: yeas 49, nays 0

2/18/2019 - Senate Bills on Third Reading

2/14/2019 - added as second author Senator Bohacek

2/14/2019 - Second reading ordered engrossed

2/14/2019 - Senate Bills on Second Reading

2/12/2019 - Committee Report amend do pass, adopted

2/12/2019 - Senate Committee recommends passage, as amended Yeas: 7; Nays: 0

2/12/2019 - 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 Ron Alting

Priority: Tier 2 - Medium

State Bill Page: [SB485](#)

- SB486 CRIMINAL LAW ISSUES (YOUNG M) Specifies, for purposes of operating while intoxicated, 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 human trafficking, or for cocaine, methamphetamine, or a schedule I or II narcotic drug. Removes a provision making receipt of a report a prerequisite for imposing of a two year probationary period on a misdemeanant convicted of a crime relating to substance abuse. 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:* 2/19/2019 - House sponsor: Representative Steuerwald
All Bill Status: 2/19/2019 - Third reading passed; Roll Call 161: yeas 36, nays 4
2/19/2019 - Senate Bills on Third Reading
2/18/2019 - added as second author Senator Ford Jon
2/18/2019 - Second reading amended, ordered engrossed
2/18/2019 - Amendment #1 (Koch) prevailed; voice vote
2/18/2019 - Senate Bills on Second Reading
2/14/2019 - Committee Report amend do pass, adopted
2/12/2019 - Senate Committee recommends passage, as amended Yeas: 6; Nays: 3
2/12/2019 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing);
Time & Location: 10:00 AM, Rm. 130
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: [SB486](#)
- 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:* 2/26/2019 - Referred to House Courts and Criminal Code
All Bill Status: 2/26/2019 - First Reading
1/29/2019 - Referred to House
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](#)
- 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 primary personal residence and the owner rents or furnishes the rooms, lodgings, or other accommodations for fewer than 15 days in a calendar year (residential sales tax exemption). Provides that innkeeper's taxes apply, in addition to any other place explicitly specified in an innkeeper's tax statute, to rooms, lodgings, or other accommodations in a house, condominium, or apartment that are regularly furnished for consideration for less than 30 days. Provides that an owner who rents or furnishes rooms, lodgings, or other accommodations in a house, condominium, or apartment for consideration in a retail transaction and does not use the services of a facilitator to facilitate the retail transaction: (1) is not required to register as a retail merchant; and (2) should report the state gross retail tax collected and remitted by the owner for transactions in the manner specified by the department.

Current Status: 2/18/2019 - added as coauthor Senator Bohacek

All Bill Status: 2/18/2019 - Cosponsor: Representative Lehman

2/18/2019 - House sponsor: Representative Huston

2/18/2019 - Third reading passed; Roll Call 146: yeas 35, nays 14

2/18/2019 - Senate Bills on Third Reading

2/14/2019 - added as second author Senator Holdman

2/14/2019 - removed as coauthor Senator Holdman

2/14/2019 - Second reading ordered engrossed

2/14/2019 - Senate Bills on Second Reading

2/12/2019 - Committee Report amend do pass, adopted

2/12/2019 - Senate Committee recommends passage, as amended Yeas: 13; Nays: 0

2/12/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431

2/4/2019 - added as coauthor Senator Holdman

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 Karen Tallian

Priority: 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 applications. Sets forth requirements of the commission concerning the 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: 2/18/2019 - Referred to House

All Bill Status: 2/14/2019 - Cosponsors: Representatives Forestal and Kirchhofer

2/14/2019 - House sponsor: Representative Brown T

2/14/2019 - Third reading passed; Roll Call 127: yeas 47, nays 0

2/14/2019 - Senate Bills on Third Reading

2/12/2019 - Senate Bills on Third Reading

2/11/2019 - added as coauthor Senator Bohacek

2/11/2019 - Second reading amended, ordered engrossed

2/11/2019 - Amendment #1 (Tallian) prevailed; voice vote

2/11/2019 - Senate Bills on Second Reading

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: [SB498](#)

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: 2/27/2019 - Referred to House

All Bill Status: 2/26/2019 - added as coauthor Senator Bohacek

2/26/2019 - Cosponsors: Representatives Bauer, VanNatter and Karickhoff

2/26/2019 - House sponsor: Representative Wolkins

2/26/2019 - Third reading passed; Roll Call 241: yeas 46, nays 1

2/26/2019 - Senate Bills on Third Reading

2/25/2019 - added as coauthor Senator Rogers

2/25/2019 - Second reading ordered engrossed

2/25/2019 - Senate Bills on Second Reading

2/21/2019 - added as coauthor Senator Brown L

2/21/2019 - Committee Report do pass, adopted

2/21/2019 - Senate Committee recommends passage Yeas: 11; Nays: 0

2/21/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 431

2/14/2019 - added as coauthors Senators Niemeyer and Melton

2/14/2019 - added as second author Senator Doriot

2/12/2019 - Committee Report do pass adopted; reassigned to Committee on Appropriations

2/12/2019 - Senate Committee recommends passage Yeas: 8; Nays: 0

2/12/2019 - 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 David Niezgodski

Priority: Tier 2 - Medium

State Bill Page: [SB513](#)

SB517 UTILITY RELOCATION FOR ROAD PROJECTS (HEAD R) Codifies Indiana department of transportation (INDOT) rules prescribing the administrative process for the relocation of a utility's facilities for a road construction contract. Provides that if a utility authorizes an INDOT contractor to perform required utility relocation work as part of a road improvement project, INDOT shall indemnify the utility for any: (1) damage to the property or facilities of the utility or the utility's customers; (2) loss of utility service to the utility's customers; or (3) interruption of service to the utility's customers; caused by the INDOT contractor's work. Provides that if a utility does not perform the utility's relocation duties imposed by a final work plan within the time set forth in the final work plan, INDOT may: (1) relocate, or cause the relocation of, the utility's facilities; or (2) file a complaint in court for an emergency order to compel the utility to relocate the facilities. Provides that if INDOT relocates, or causes the relocation of the facilities, INDOT: (1) may recover from the utility the costs of the relocation; and (2) shall indemnify the utility for any: (A) damage to the property or facilities of the utility or the utility's customers; (B) loss of utility service to the utility's customers; or (C) interruption of service to the utility's customers; caused by INDOT's or an INDOT's contractor's relocation of the facilities. Provides that if INDOT prevails in a court action to compel a utility to relocate the utility's facilities or

customer service facilities, the court shall order the utility to: (1) reimburse INDOT for INDOT's reasonable litigation expenses, including court costs and reasonable attorney's fees; and (2) pay to INDOT a civil penalty of not less than \$20,000. Provides that if a utility prevails in a court action to compel the utility to relocate the utility's facilities or customer service facilities, the court shall order INDOT to pay: (1) the costs of any relocation of the utility's facilities in connection with the project; and (2) the reasonable litigation expenses, including court costs and reasonable attorney's fees, incurred by the utility. 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 used by INDOT for 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, INDOT 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: 2/27/2019 - Referred to House

All Bill Status: 2/26/2019 - House sponsor: Representative DeVon

2/26/2019 - Third reading passed; Roll Call 242: yeas 44, nays 3

2/26/2019 - Senate Bills on Third Reading

2/25/2019 - added as coauthor Senator Crider

2/25/2019 - added as second author Senator Merritt

2/25/2019 - Second reading amended, ordered engrossed

2/25/2019 - Amendment #3 (Koch) prevailed; voice vote

2/25/2019 - Amendment #2 (Head) prevailed; voice vote

2/25/2019 - Senate Bills on Second Reading

2/21/2019 - Committee Report amend do pass, adopted

2/21/2019 - Senate Committee recommends passage, as amended Yeas: 10; Nays: 0

2/21/2019 - Senate Utilities, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 233

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: 2/12/2019 - Referred to House

All Bill Status: 2/11/2019 - added as third author Senator Buck

2/11/2019 - House sponsor: Representative McNamara

2/11/2019 - Third reading passed; Roll Call 100: yeas 40, nays 9

2/11/2019 - Senate Bills on Third Reading

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 - added as second author Senator Freeman

2/5/2019 - Committee Report amend do pass, adopted

2/5/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 1

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

1/14/2019 - 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](#)

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 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. 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: 2/26/2019 - Referred to House Ways and Means

All Bill Status: 2/26/2019 - First Reading

2/7/2019 - added as coauthor Senator Bohacek

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

State Bill Page: [SB523](#)

SB529

BEEKEEPING (GROOMS R) Provides that a county, city, town, or township shall not adopt or continue in effect any ordinance, rule, regulation, or resolution prohibiting the establishment or maintenance of honeybees and hives.

Current Status: 2/26/2019 - Referred to House

All Bill Status: 2/25/2019 - Cosponsors: Representatives Lehe, Goodin and Davisson

2/25/2019 - House sponsor: Representative Clere

2/25/2019 - Third reading passed; Roll Call 198: yeas 44, nays 5

2/25/2019 - Senate Bills on Third Reading

2/21/2019 - Second reading ordered engrossed

2/21/2019 - Senate Bills on Second Reading

2/18/2019 - Committee Report amend do pass, adopted

2/18/2019 - Senate Committee recommends passage, as amended Yeas: 5; Nays: 0

2/18/2019 - Senate Agriculture, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 233

2/12/2019 - added as third author Senator Garten

2/12/2019 - added as second author Senator Crider

2/4/2019 - Senate Agriculture, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Senate Chamber

1/14/2019 - Referred to Senate Agriculture

1/14/2019 - First Reading

1/14/2019 - Authored By Ronald Grooms

Priority: Tier 1 - High

State Bill Page: [SB529](#)

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 an ordinance adopted before January 1, 2019 that regulates the public health, safety, and welfare outside the municipality's boundaries is

not void upon repeal of the statute and is not legalized or validated if the ordinance violates the law. Provides that ordinances adopted exercising the other extraterritorial powers under (1) and (3) are void. 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: 2/18/2019 - Referred to House

All Bill Status: 2/14/2019 - Cosponsor: Representative Gutwein

2/14/2019 - House sponsor: Representative Davisson

2/14/2019 - Third reading passed; Roll Call 129: yeas 39, nays 8

2/14/2019 - Senate Bills on Third Reading

2/12/2019 - added as third author Senator Niemeyer

2/12/2019 - added as second author Senator Buck

2/12/2019 - Senate Bills on Third Reading

2/11/2019 - Second reading amended, ordered engrossed

2/11/2019 - Amendment #1 (Boots) prevailed; voice vote

2/11/2019 - Senate Bills on Second Reading

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](#)

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: 2/26/2019 - Referred to House Employment, Labor and Pensions

All Bill Status: 2/26/2019 - First Reading

1/31/2019 - added as coauthor Senator Bassler

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

Priority: Tier 3 - Low

State Bill Page: [SB545](#)

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. Urges the legislative council to assign to the appropriate interim study committee the task of identifying and studying best practices in: (1) the governance structure and oversight of tax increment financing to promote transparency and economic development in Indiana; and (2) reporting mechanisms between local government units to facilitate better

collaboration and decision making.

Current Status: 2/19/2019 - added as coauthor Senator Raatz
All Bill Status: 2/19/2019 - Cosponsor: Representative Mahan
2/19/2019 - House sponsor: Representative Cook
2/19/2019 - Third reading passed; Roll Call 163: yeas 40, nays 0
2/19/2019 - Senate Bills on Third Reading
2/18/2019 - Second reading ordered engrossed
2/18/2019 - Senate Bills on Second Reading
2/14/2019 - added as coauthor Senator Randolph
2/14/2019 - added as coauthor Senator Koch
2/14/2019 - Senate Bills on Second Reading
2/12/2019 - Committee Report amend do pass, adopted
2/12/2019 - Senate Committee recommends passage, as amended Yeas: 12; Nays: 0
2/12/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431
2/11/2019 - added as second author Senator Bassler
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 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: 2/14/2019 - Referred to House
All Bill Status: 2/12/2019 - added as coauthor Senator Tomes
2/12/2019 - added as coauthor Senator Crider
2/12/2019 - House sponsor: Representative McNamara
2/12/2019 - Third reading passed; Roll Call 114: yeas 48, nays 0
2/12/2019 - Senate Bills on Third Reading
2/11/2019 - added as coauthor Senator Tallian
2/11/2019 - Second reading ordered engrossed
2/11/2019 - Senate Bills on Second Reading
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: (1) sports wagering; and (2) granting certain gambling licenses. 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. Specifies permissible sports wagering wagers. Prohibits wagering on e-sports. Provides the process for withholding delinquent child support from sports wagering winnings. Makes changes to the appointment of members on breed development advisory committees. 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. Repeals the provision that prohibits money distributed to a horsemen's association from being used for lobbying. Authorizes a holder of a Gary riverboat license to change locations under certain circumstances, to another location in Gary or to Vigo County. Provides that, if gaming operations are relocated within the city of Gary, certain units of government may receive supplemental payments from wagering tax distributions. Provides a procedure if the owner of one of the Gary riverboat licenses applies to operate in Vigo County to notify the other riverboat owners who may then file a declaration of interest to compete for ownership of the riverboat license to be located in Vigo County. Sets forth the procedure to determine the value of the Gary riverboat license being proposed to be relocated to Vigo County. Provides that the IGC may determine that the holder of the Gary riverboat license may be required to sell its license to another riverboat owner that filed a declaration of interest. Requires a licensed owner or permit holder operating a casino in Vigo County to enter into a development agreement. Provides that a riverboat operating in Vigo County shall pay: (1) \$2,000,000 to the Indiana horse racing commission annually to be distributed to the breed development funds; (2) \$1,500,000 to the department of natural resources (DNR) and DNR will deposit the payment in the West Baden Springs historic hotel preservation and maintenance fund (fund), each year, for three years; (3) certain sums to the city of Evansville, each year, for three years. Provides that the state treasurer shall distribute the tax revenue from an operating agent operating a riverboat in a historic hotel district (operating agent) to the state general fund and the fund. Provides that if the balance of the fund exceeds \$25,000,000, distribution of tax revenue from the operating agent shall be paid to the state general fund. Repeals the maximum number of owner's licenses that may be issued to a riverboat owner. Provides that a racino is authorized to conduct wagering on table games after submitting a plan to the IGC that meets requirements for table games for riverboats. Provides distributions of taxes from live table games at racetracks. 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 12% of the adjusted gross receipts of live table game wagering. Imposes a gambling game tax for wagering on table games at racinos. Provides that a Gary riverboat operation relocated to Vigo County and any future relocation of a license is prohibited 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: 2/27/2019 - Referred to House

All Bill Status: 2/26/2019 - Cosponsors: Representatives Lehman, Austin and Porter

2/26/2019 - House sponsor: Representative Huston

2/26/2019 - Third reading passed; Roll Call 246: yeas 38, nays 11

2/26/2019 - Senate Bills on Third Reading

2/25/2019 - added as coauthor Senator Randolph

2/25/2019 - Second reading amended, ordered engrossed

2/25/2019 - Amendment #2 (Bohacek) prevailed; voice vote

2/25/2019 - Amendment #1 (Randolph Lonnie M) prevailed; voice vote

2/25/2019 - Amendment #3 (Messmer) prevailed; voice vote
 2/25/2019 - Senate Bills on Second Reading
 2/21/2019 - added as coauthor Senator Breaux
 2/21/2019 - Committee Report amend do pass, adopted
 2/21/2019 - Senate Committee recommends passage, as amended Yeas: 12; Nays: 0
 2/21/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location: 8:30 AM, Rm. 431
 2/12/2019 - added as coauthors Senators Merritt and Lanane
 2/11/2019 - Committee Report amend do pass adopted; reassigned to Committee on Appropriations
 2/6/2019 - Senate Committee recommends passage, as amended Yeas: 10; Nays: 0
 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 engage in the recreational activities that the public has a right to engage in. Authorizes the department 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: 2/26/2019 - Referred to House

All Bill Status: 2/25/2019 - Cosponsor: Representative Wolkins
 2/25/2019 - House sponsor: Representative Eberhart
 2/25/2019 - Third reading passed; Roll Call 200: yeas 32, nays 16
 2/25/2019 - Senate Bills on Third Reading
 2/21/2019 - Second reading amended, ordered engrossed
 2/21/2019 - Amendment #4 (Tallian) prevailed; voice vote
 2/21/2019 - Senate Bills on Second Reading
 2/19/2019 - Senate Bills on Second Reading
 2/18/2019 - added as coauthor Senator Melton
 2/18/2019 - Senate Bills on Second Reading
 2/14/2019 - added as coauthor Senator Randolph
 2/14/2019 - added as second author Senator Doriot
 2/14/2019 - Senate Bills on Second Reading
 2/12/2019 - Committee Report amend do pass, adopted
 2/11/2019 - Senate Committee recommends passage, as amended Yeas: 5; Nays: 3
 2/11/2019 - Senate Natural Resources, (Bill Scheduled for Hearing); Time & Location: 10:00 AM, Rm. 130
 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: [SB554](#)

SB561

STATE MEDICAL EXAMINER STUDY (HOUCHIN E) Requires the state police department, in consultation with the Indiana state coroner's association and the coroner's training board, 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: 2/21/2019 - added as cosponsors Representatives McNamara and Bartels

All Bill Status: 2/20/2019 - removed as cosponsor Representative Bartels

2/20/2019 - added as sponsor Representative Bacon

2/20/2019 - removed as sponsor Representative McNamara

2/14/2019 - Referred to House

2/12/2019 - added as coauthors Senators Kruse and Merritt

2/12/2019 - Cosponsor: Representative Bartels

2/12/2019 - House sponsor: Representative McNamara

2/12/2019 - Third reading passed; Roll Call 115: yeas 46, nays 2

2/12/2019 - Senate Bills on Third Reading

2/11/2019 - added as coauthor Senator Raatz

2/11/2019 - Second reading amended, ordered engrossed

2/11/2019 - Amendment #2 (Houchin) prevailed; voice vote

2/11/2019 - Senate Bills on Second Reading

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: [SB561](#)

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. 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. Amends the definition of "new employee" for purposes of the economic development for a growing economy tax credit to include employees that maintain their residence outside Indiana. 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: (1) retooled or refurbished machinery; (2) new energy conservation and pollution control equipment; and (3) new onsite digital manufacturing equipment. Adds state gross retail and use taxes to the types of taxes against which a taxpayer may claim a Hoosier business investment tax credit. 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 total amount of headquarters relocation tax credits that may be approved in a state fiscal year for all eligible businesses that qualify for the tax credit under the new provision may not exceed \$5,000,000. 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 qualified 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 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. Specifies the maximum applicable credit percentages that apply to qualified investments. Allows a taxpayer to assign all or part of a redevelopment tax credit, subject to certain limitations. Authorizes the IEDC to include in an agreement for the tax credit provisions that require the taxpayer to repay all or part of a credit awarded over a period of years. Provides that an agreement for the redevelopment tax credit must include a repayment provision for the amount of any credit award that exceeds \$10,000,000. 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. Requires the IEDC to collect data on the effectiveness of an assignment of both the venture capital investment tax credit and the redevelopment tax credit and report its findings to the legislative council before November 1, 2022. Urges the legislative council to assign to an appropriate interim study committee the task of studying the development of regional airports throughout Indiana.

Current Status: 2/26/2019 - Referred to House

All Bill Status: 2/25/2019 - added as coauthor Senator Randolph

2/25/2019 - Cosponsors: Representatives Brown, T. and Lehman

2/25/2019 - House sponsor: Representative Huston

2/25/2019 - Third reading passed; Roll Call 201: yeas 45, nays 4

2/25/2019 - Senate Bills on Third Reading

2/21/2019 - Second reading ordered engrossed

2/21/2019 - Senate Bills on Second Reading

2/19/2019 - added as coauthor Senator Messmer

2/19/2019 - added as second author Senator Houchin

2/19/2019 - Committee Report amend do pass, adopted

2/19/2019 - Senate Committee recommends passage, as amended Yeas: 14; Nays: 0

2/19/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431

2/12/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431

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: 2/27/2019 - Referred to House

All Bill Status: 2/26/2019 - Cosponsor: Representative Huston

2/26/2019 - House sponsor: Representative Pressel
2/26/2019 - Third reading passed; Roll Call 249: yeas 32, nays 17
2/26/2019 - Senate Bills on Third Reading
2/25/2019 - added as coauthor Senator Rogers
2/25/2019 - added as second author Senator Holdman
2/25/2019 - Second reading ordered engrossed
2/25/2019 - Senate Bills on Second Reading
2/21/2019 - Committee Report amend do pass, adopted
2/19/2019 - Senate Committee recommends passage, as amended Yeas: 12; Nays: 1
2/19/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431
1/14/2019 - Referred to Senate Tax and Fiscal Policy
1/14/2019 - First Reading
1/14/2019 - Authored By Jeff Raatz

Priority: Tier 1 - High

State Bill Page: [SB566](#)

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](#)

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. Defines "ordinary high water mark". 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; (3) permitting and specifications for any maintenance, construction, or another similar activity in the Lake Michigan shore zone related to beach grooming, sea walls, revetments, secondary erosion control, and retaining walls; and (4) 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. Provides that a person who goes on the property of another for the purpose of: (1) going to or departing Lake Michigan public trust land: or (2) going to another destination upon leaving Lake Michigan public trust land; does not have assurance that the property is safe for the purpose, and the owner of the property is immune from liability, with certain exceptions, for an injury to a person or property caused by an act or omission of another person using the property.

Current Status: 2/21/2019 - Cosponsors: Representatives Eberhart and Stutzman

All Bill Status: 2/21/2019 - House sponsor: Representative Miller D

2/21/2019 - Third reading passed; Roll Call 177: yeas 48, nays 1

2/21/2019 - Senate Bills on Third Reading

2/19/2019 - Second reading amended, ordered engrossed

2/19/2019 - Amendment #7 (Perfect) prevailed; voice vote

2/19/2019 - Amendment #1 (Doriot) prevailed; voice vote
2/19/2019 - Senate Bills on Second Reading
2/18/2019 - Senate Bills on Second Reading
2/14/2019 - added as coauthor Senator Randolph
2/14/2019 - added as third author Senator Perfect
2/14/2019 - added as second author Senator Garten
2/14/2019 - Senate Bills on Second Reading
2/12/2019 - Committee Report amend do pass, adopted
2/11/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays:
0
2/11/2019 - Senate Natural Resources, (Bill Scheduled for Hearing); Time &
Location: 10:00 AM, Rm. 130
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: [SB581](#)

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: 2/26/2019 - Referred to House Judiciary

All Bill Status: 2/26/2019 - First Reading

1/29/2019 - Referred to House
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](#)

SB596

JUVENILE COURT VOLUNTARY PREVENTATIVE PROGRAMS (SPARTZ V) 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. 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: 2/26/2019 - Referred to House

All Bill Status: 2/25/2019 - Cosponsors: Representatives Cook and Goodrich

2/25/2019 - House sponsor: Representative Schaibley
2/25/2019 - Third reading passed; Roll Call 202: yeas 42, nays 7
2/25/2019 - Senate Bills on Third Reading
2/21/2019 - added as coauthor Senator Randolph
2/21/2019 - Second reading ordered engrossed
2/21/2019 - Senate Bills on Second Reading
2/18/2019 - Committee Report do pass, adopted
2/18/2019 - Senate Committee recommends passage Yeas: 9; Nays: 0
2/18/2019 - Senate Family and Children Services, (Bill Scheduled for Hearing);
Time & Location: 9:00 AM, Rm. 431

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](#)

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: 2/18/2019 - Referred to House

All Bill Status: 2/14/2019 - House sponsor: Representative Burton

2/14/2019 - Third reading passed; Roll Call 132: yeas 47, nays 0

2/14/2019 - Senate Bills on Third Reading

2/12/2019 - Senate Bills on Third Reading

2/11/2019 - Second reading ordered engrossed

2/11/2019 - Senate Bills on Second Reading

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 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: [SB603](#)

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 record the affidavit of service. Requires that an affidavit of service must also include a reference to the recording information of the recorded notice of claim. Requires that, when the recorder records the affidavit of service, the recorder must include a reference to the recorded notice of claim in the record book.

Current Status: 2/27/2019 - Referred to House

All Bill Status: 2/26/2019 - House sponsor: Representative Manning

2/26/2019 - Third reading passed; Roll Call 252: yeas 48, nays 1

2/26/2019 - Senate Bills on Third Reading

2/25/2019 - added as third author Senator Koch

2/25/2019 - Second reading ordered engrossed

2/25/2019 - Senate Bills on Second Reading

2/21/2019 - added as second author Senator Head

2/21/2019 - Committee Report amend do pass, adopted

2/20/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 0

2/20/2019 - Senate Judiciary, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 130

1/15/2019 - Referred to Senate Judiciary

1/15/2019 - First Reading

1/15/2019 - Authored By Blake Doriot

Priority: Tier 2 - Medium

State Bill Page: [SB604](#)

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. Requires certain charter schools that received 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.

Current Status: 2/26/2019 - Referred to House

All Bill Status: 2/25/2019 - Cosponsor: Representative Huston

2/25/2019 - House sponsor: Representative Sullivan

2/25/2019 - Third reading passed; Roll Call 203: yeas 47, nays 2

2/25/2019 - added as coauthor Senator Melton

2/25/2019 - Senate Bills on Third Reading

2/21/2019 - added as coauthor Senator Randolph

2/21/2019 - Second reading amended, ordered engrossed

2/21/2019 - Amendment #1 (Raatz) prevailed; voice vote

2/21/2019 - Senate Bills on Second Reading

2/18/2019 - Committee Report amend do pass, adopted

2/14/2019 - Senate Committee recommends passage, as amended Yeas: 9; Nays: 4

2/14/2019 - Senate Appropriations, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431

2/7/2019 - Committee Report amend do pass adopted; reassigned to Committee on Appropriations

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: [SB607](#)

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.

Current Status: 2/21/2019 - added as coauthor Senator Buck

All Bill Status: 2/21/2019 - Cosponsors: Representatives Engleman, Fleming and Lehman

2/21/2019 - House sponsor: Representative Clere

2/21/2019 - Third reading passed; Roll Call 178: yeas 43, nays 6

2/21/2019 - Senate Bills on Third Reading

2/19/2019 - Second reading ordered engrossed

2/19/2019 - Senate Bills on Second Reading

2/18/2019 - added as coauthor Senator Randolph

2/18/2019 - Senate Bills on Second Reading

2/14/2019 - Committee Report amend do pass, adopted

2/13/2019 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 0

2/13/2019 - Senate Public Policy, (Bill Scheduled for Hearing); Time & Location: 1:30 PM, Rm. 431

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: [SB609](#)

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. Provides that the true tax value of commercial real property used for retail purposes that is occupied by the original owner or by a tenant for which the improvement was built shall be determined by the cost approach for the first 10 years of occupancy of the property, less normal depreciation and normal obsolescence under the rules and guidelines of the department of local government finance. 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: 2/27/2019 - Referred to House
All Bill Status: 2/26/2019 - Cosponsor: Representative Manning
2/26/2019 - House sponsor: Representative Schaibley
2/26/2019 - Third reading passed; Roll Call 254: yeas 42, nays 7
2/26/2019 - Senate Bills on Third Reading
2/25/2019 - Second reading amended, ordered engrossed
2/25/2019 - Amendment #2 (Buchanan) prevailed; voice vote
2/25/2019 - Senate Bills on Second Reading
2/21/2019 - added as coauthors Senators Messmer, Buck, Charbonneau, Stoops
2/21/2019 - Committee Report amend do pass, adopted
2/19/2019 - added as coauthor Senator Ford J.D
2/19/2019 - Senate Committee recommends passage, as amended Yeas: 13; Nays: 1
2/19/2019 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing); Time & Location: 9:00 AM, Rm. 431
1/15/2019 - Coauthored by Senators Becker and Walker
1/15/2019 - Referred to Senate Tax and Fiscal Policy
1/15/2019 - First Reading
1/15/2019 - Authored By Brian Buchanan

Priority: Tier 1 - High
State Bill Page: [SB623](#)