

SUPPLEMENT TO THE DIGEST OF ENACTMENTS

**2000
INDIANA GENERAL ASSEMBLY**



INDIANA LEGISLATIVE COUNCIL

**LEGISLATIVE SERVICES AGENCY
301 STATE HOUSE
INDIANAPOLIS, INDIANA 46204**

SUPPLEMENT TO 2000 DIGEST OF ENACTMENTS

A Summary of the Bills Passed by the

111th General Assembly

Second Regular Session

Prepared by the

Office of Bill Drafting and Research

Legislative Services Agency

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Director, Office of Bill Drafting and Research

May 3, 2000

PREFACE

This publication contains the digest of each of the 76 Senate bills and 78 House bills sent to the Governor during the 2000 regular session of the Indiana General Assembly. Bills vetoed by the Governor have been identified as "vetoed" in the title line of the bill's digest. This Supplement to the Digest of Acts replaces the Digest of Acts published March 6, 2000.

Two lists appear in the front of this publication. In the front of the publication is a list of bills arranged in alphabetical order by the last name of the first author for each bill. A second list arranges the bills in ascending bill number order.

Four tables and a subject index appear at the end of this publication. The Citations Affected table identifies all provisions of the codified statutory laws affected by enactments in the 2000 Session. The Enrolled Act Number to Public Law Number Table identifies the related public law number for each bill. The Public Law Number to Enrolled Act Number Table converts public law numbers to bill numbers. The Enrolled Act Summary identifies the action taken by the Governor for each bill and the effective date for each SECTION of each bill. A public law number is a unique number assigned to a bill that becomes law. Whereas, bill numbers, such as HEA 1001, are reused each year, each bill that becomes law has a public law number that is unique to the particular year in which it was enacted (e.g., P.L.1-2000).

The information contained in this publication was not enacted by the General Assembly and does not have the force of law. It is intended to be a guide for further research into the laws enacted by the General Assembly. This publication and the full text of all bills enacted in the 2000 Session can be viewed on the Internet. The Home Page for the General Assembly is located at <http://www.state.in.us/legislative/>. This publication may be viewed at: http://www.state.in.us/serv/lisa_billinfo?year=2000&request=other_info.

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Avery	HB 1058	High school student transcripts.
Avery	HB 1231	Professional sports and convention areas.
Ayres	HB 1008	Local government.
Ayres	HB 1055	Military reserve employment matters.
Bailey	HB 1073	Prepaid sales tax on gasoline.
Bardon	HB 1334	Interest on loans to insurance companies.
Becker	HB 1130	Medicaid and other health payments.
Becker	HB 1131	Speed limits near schools.
Becker	HB 1197	Medicaid waiver proposals.
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Bischoff	HB 1157	Riverboat revenues for endowments and foundations.
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Bodiker	HB 1010	Financial institutions and consumer credit.
Bottorff	HB 1395	Uniform electronic transactions act.
Bottorff	HB 1397	Economic development.
Bottorff	HB 1398	Wireless emergency telephone system fund.
Budak	HB 1141	Health professions bureau.
Cheney	HB 1106	Use of brakes on the toll road.
Cherry	HB 1097	Motor vehicle matters.
Cochran	HB 1271	Tuition exemption for veterans' children.
Cochran	HB 1354	EDGE credits.
Crawford	HB 1352	Disproportionate share hospital (DSH) payments.
Crosby	HB 1158	Forgiveness of state support.
Day	HB 1124	Health.
Day	HB 1278	Higher education awards for military personnel.
Denbo	HB 1180	Display of Ten Commandments on public property.
Dickinson	HB 1192	Domestic battery.
Dickinson	HB 1283	Teacher retirement contributions.
Dvorak	HB 1054	Bonds for school corporation retirement liability.
Dvorak	HB 1239	Definition of bomb.
Dvorak	HB 1326	Uniform Commercial Code.
Frenz	HB 1267	School bus identification markings.
Fry	HB 1150	Insurance premiums tax rate reduction.
Goeglein	HB 1034	Organ donor notation.
Grubb	HB 1018	Interscholastic athletic associations.
Grubb	HB 1419	Anatomical gift funding.
Hasler	HB 1393	Housing trust fund.
Herrell	HB 1062	Local funding for veterans memorials.
Kersey	HB 1182	Conversion of courts in Vigo County.
Klinker	HB 1387	Respiratory care practitioners.
Kromkowski	HB 1024	Miscellaneous election law changes.

Kruzan	HB 1328	Indiana emergency medical services commission.
Kruzan	HB 1329	Hospice licensure.
Kruzan	HB 1330	Ivy Tech State College board of trustees.
Lawson L	HB 1316	Contract carriers transporting railroad employees.
Leuck	HB 1074	Confidentiality of school security plans.
Leuck	HB 1075	Boating regulation.
Leuck	HB 1214	Research and development tax credits.
Liggett	HB 1050	Worker's compensation.
Lytle	HB 1184	Cemeteries and burial grounds.
Lytle	HB 1247	Dairy industry development board.
Lytle	HB 1248	Regional water, sewer, and solid waste districts.
Mahern	HB 1125	Charitable trusts.
Moses	HB 1102	Financing of health facilities and judicial/legislative facility.
Moses	HB 1228	Consensual annexations.
Moses	HB 1311	Medicaid information regarding staffing levels.
Oxley	HB 1068	Creation of fire districts and fire protection property tax levies.
Pond	HB 1279	CLEO program and alternative dispute resolution pilot project.
Porter	HB 1011	Bias crimes.
Ripley	HB 1221	Membership of advisory plan commission.
Ripley	HB 1222	Insurance continuing education and licensure.
Ruppel	HB 1293	Colorectal cancer testing.
Scholer	HB 1391	Motor vehicle highway account distributions for debt service.
Smith V	HB 1004	FSSA preauthorization and payment methods.
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Smith V	HB 1376	Safety deposit boxes.
Stevenson	HB 1030	Northwest Indiana law enforcement training center.
Stevenson	HB 1031	Rail corridor safety committee.
Stevenson	HB 1241	Library tax, insurance, and accounting procedures.
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Stilwell	HB 1202	Township poor relief.
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Thompson	HB 1051	Motor vehicles.
Villalpando	HB 1137	Battery on a firefighter.
Weinzapfel	HB 1297	Use of fingerprint records.
Whetstone	HB 1215	Practice of dentistry.
Wolkins	HB 1343	Environmental notices, reports, penalties, and permits.

Alting	SB 186	Alcoholic beverage license revocation.
Borst	SB 108	Tobacco settlement money.
Bowser	SB 355	Meetings of airport boards.
Bray	SB 1	Blood and breath alcohol concentration tests.
Clark	SB 33	Mutual insurance holding companies.

Clark	SB 351	Sweep account references.
Clark	SB 352	The teaching of reading.
Clark	SB 353	Alcoholic beverage sales.
Clark	SB 418	Intangible assets of an insurance subsidiary.
Craycraft	SB 143	Delaware County courts.
Ford	SB 470	Identifying information on farm trucks.
Gard	SB 262	Releases from underground storage tanks.
Gard	SB 317	Operator certification.
Gard	SB 318	Hospital council.
Gard	SB 431	Water quality standards and combined sewer overflows.
Harrison	SB 62	PERF and TRF annuity savings account.
Harrison	SB 64	PERF and TRF administration.
Jackman	SB 158	Veterinarians.
Jackman	SB 373	Save Indiana program.
Johnson	SB 393	Disposition of universal service fund savings.
Johnson	SB 469	Dental limited service health maintenance organizations.
Kenley	SB 12	Technical corrections.
Kenley	SB 411	Welfare and poor relief.
Kenley	SB 433	Community transition program.
Landske	SB 114	Various election law matters.
Landske	SB 117	Public question ballot language.
Landske	SB 118	State certifying official references.
Landske	SB 205	Nonresident youth hunting licenses.
Landske	SB 315	Midwest interstate passenger rail compact.
Lawson C	SB 96	Health finance commission.
Lewis	SB 419	Validation of bonds and other agreements.
Lewis	SB 442	Deputy prosecuting attorneys.
Long	SB 73	OWI and driving while suspended.
Long	SB 74	Public indecency.
Lubbers	SB 244	Landscape architects.
Meeks C	SB 76	Death benefit for probation officers.
Meeks C	SB 147	Regulation of laser pointers.
Meeks C	SB 187	Property taxes.
Meeks R	SB 44	Public freshwater lakes.
Meeks R	SB 46	Lake management work group.
Meeks R	SB 146	Motor carrier inspector special death benefits.
Meeks R	SB 178	Hypnotists and drug abuse counselors.
Meeks R	SB 204	Prepaid funeral contracts.
Miller	SB 134	Podiatric physicians.
Miller	SB 322	State board of nursing.
Miller	SB 504	Children's health insurance program.
Mills	SB 8	Internal Revenue Code update.
Mills	SB 9	School funding.
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Mills	SB 490	Water utilities.
Mills	SB 508	School corporation budget matters.
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Riegsecker	SB 218	Recreational vehicles and extra heavy duty highways.
Riegsecker	SB 372	Special waste and industrial waste.
Server	SB 162	School treasurers.
Server	SB 401	Athletic trainer licensure.
Simpson	SB 79	Medicaid.
Simpson	SB 227	Unclaimed property and unpaid checks.
Simpson	SB 511	Hazardous waste manifests.
Skillman	SB 14	Tax abatement; research and development.
Skillman	SB 171	Enterprise zones.
Skillman	SB 222	Commissary funds and inmate trust funds.
Smith S	SB 455	Disproportionate share providers.
Weatherwax	SB 278	Ivy Tech assessment and training services.
Wheeler	SB 40	Minors at recreational facilities.
Wheeler	SB 212	Insurance coverage for treatment of morbid obesity.
Wolf	SB 330	Children.
Wolf	SB 331	Fishing license exemption.
Wolf	SB 515	Transfer of Wolcott home.
Wyss	SB 7	Murder prosecutions.
Wyss	SB 24	Court alcohol and drug programs.
Wyss	SB 216	Allen County food and beverage tax.
Wyss	SB 224	Military access to student information.
Zakas	SB 447	Participation in board for depositories meetings.

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SB 515	Wolf	Transfer of Wolcott home.

SB 1

Author(s): Bray; Wyss; Alexa; Antich; Landske

Sponsor(s): Kuzman; Thompson; Tincher; Foley

Citations Affected: IC 4-31-8-4; IC 9-13-2; IC 9-24-6-15; IC 9-30; IC 14-15-8; IC 35-33-1.

Effective: Upon Passage; July 1, 2000.

Blood and breath alcohol concentration tests. Changes references in provisions concerning blood alcohol content from a percentage of alcohol by weight in grams in a person's blood or breath to grams of alcohol in a person's blood or breath. (51)

SB 7

Author(s): Wyss; Meeks R; Meeks C; Alexa; Ford; Zakas; Antich; Landske

Sponsor(s): Dvorak; Foley

Citations Affected: IC 35-41-4-2.

Effective: July 1, 2000.

Murder prosecutions. Specifies that a prosecution for murder may be commenced at any time regardless of the amount of time that passes between: (1) the date a person allegedly commits the elements of murder; and (2) the date the alleged victim of the murder dies. (69)

SB 8

Author(s): Mills; Simpson; Landske

Sponsor(s): Bauer; Espich

Citations Affected: IC 6-3-1-11

Effective: January 1, 1999 (retroactive)

Internal Revenue Code update. Updates the references to the Internal Revenue Code. (58)

SB 9

Author(s): Mills; Breaux; Landske; Long; Lubbers; Skillman; Wheeler

Sponsor(s): Bauer; Espich; Alderman; Atterholt; Ayres; Becker; Behning; Bosma; Buell; Burton; Numerous other Sponsors

Citations Affected: IC 21.

Effective: January 1, 2000 (retroactive); January 1, 2001; January 1, 2002.

School funding. Changes the effective date of the provisions of the 1999 budget bill that changed the primetime education funding formula from a school year formula to a calendar year formula. Provides that the previous year distribution for primetime calculations is before any assessed penalty. Provides that, subject to approval by the state board of education, a school corporation may include a classroom instructional aide as one-third of a teacher for primetime compliance. Corrects references to ADM and adjusted ADM and adds a reference to primetime in the school funding formula. Changes the Lake County supplemental property tax for schools to use ADM instead of the additional pupil count. Moves from October 1 to April 1 the date

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for the department of workforce development to report on labor demand categories under the vocational education formula. Increases the vocational education grant from \$1,638 to \$1,680 per pupil. (58)

SB 12

Author(s): Kenley; Smith

Sponsor(s): Kuzman; Foley

Citations Affected: Numerous provisions throughout the Indiana code.

Effective: January 1, 1999 (retroactive); December 31, 1999 (retroactive); January 1, 2000 (retroactive); upon passage.

Technical corrections. Makes numerous technical corrections to the Indiana Code. (93)

SB 14

Author(s): Skillman; Lubbers; Blade; Alting; Paul; Kenley; Long; Zakas

Sponsor(s): Leuck; Summers; Wolkins; Crosby; Alderman; Atterholt; Ayres; Becker; Behning; Bosma; Numerous other Sponsors

Citations Affected: IC 6-1.1-12.1; IC 6-3.1-4-6.

Effective: December 30, 1999; July 1, 2000.

Tax abatement; research and development. Provides that property tax abatement deductions may be granted for any number of years less than or equal to ten years. (Current law limits

the abatement deduction to three, six, or ten years for real property and five or ten years for personal property.) Provides that certain research and development equipment is eligible for property tax abatement deductions. Allows the abatement deduction for research and development equipment only if the equipment is used in research and development activities devoted directly and exclusively to experimental or laboratory research and development for new products, new uses of existing products, or improving or testing existing products. Provides that the research expense credit against gross income taxes, adjusted gross income taxes, and supplemental corporate net income taxes expires December 31, 2002 (instead of December 31, 1999). (73)

SB 24

Author(s): Wyss; Alexa

Sponsor(s): Dvorak; Foley

Citations Affected: IC 9-24; IC 9-30.

Effective: July 1, 2000.

Court alcohol and drug programs. Amends provisions concerning motor vehicles to specify that certain individuals with suspended driving privileges required to participate in court alcohol and drug programs in order to obtain a restricted driving permit or a restricted driver's license may participate in programs certified by either the division of mental health or the Indiana Judicial Center. (76)

SB 33

Author(s): Clark; Alting; Kenley; Howard; Borst; Breaux; Lewis; Long; Lubbers; Merritt; Miller; Mills

Sponsor(s): Fry; Smith M; Mannweiler; Porter; Atterholt; Behning; Bosma; Buell; Crawford; Day; Numerous other Sponsors

Citations Affected: IC 27-9; IC 27-14; noncode.

Effective: Upon passage.

Mutual insurance holding companies. Establishes a mechanism under which a mutual insurance company (MIC) may reorganize as a mutual insurance holding company (MIHC). Requires the MIC to submit a plan of reorganization for approval by the commissioner of the department of insurance. Requires a public hearing and notice to members of the MIC regarding the reorganization. Requires a two-thirds vote in favor of the reorganization by those members voting. Specifies rules for the operation of the MIHC, including limits on the issuance and ownership of stock associated with the MIHC. (97)

SB 40

Author(s): Wheeler

Sponsor(s): Kuzman

Citations Affected: IC 7.1-5.

Effective: July 1, 2000.

Minors at recreational facilities. Allows minors to be present in indoor golf facilities and recreational facilities such as a golf courses, bowling centers or similar facilities where alcoholic beverages are sold. (22)

SB 44

Author(s): Meeks R; Wolf

Sponsor(s): Leuck; Kruse

Citations Affected: IC 14-26.

Effective: July 1, 2000.

Public freshwater lakes. Requires the department of natural resources to adopt rules to assist in the administration of the lake preservation law (IC 14-26-2), to provide objective standards for licensing the placement of a structure or material or the extraction of material over, along, or within a shoreline or waterline, and to establish a process for dispute mediation among riparian owners or between owners and the department of natural resources. (22)

SB 46

Author(s): Meeks R; Wheeler

Sponsor(s): Leuck; Kruse

Citations Affected: Noncode.

Effective: Upon passage.

Lake management work group. Establishes the lake management work group to monitor implementation of various recommendations concerning public freshwater lakes. (77)

SB 62

Author(s): Harrison; Lutz L; Weatherwax; Craycraft; Sipes

Sponsor(s): Kromkowski; Buell; Mangus; Liggett

Citations Affected: IC 2-3.5; IC 5-10.2; IC 5-10.3; IC 36-8; noncode.

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Effective: July 1, 1999 (retroactive); July 1, 2000.

Public pensions. Provides that in the legislators' retirement system, if a member does not make an investment selection of the alternative investment programs, the member's account shall be invested in the PERF board's general investment fund. PERF and TRF annuity savings account. Provides that if the designated beneficiary of a deceased PERF or TRF member's annuity savings account is not entitled to a survivor's benefit, the designated beneficiary may elect to receive over a period of up to five years the total amount credited to the deceased member in the member's annuity savings account. (Current law requires that the amount be paid in a lump sum.) Separates the provisions concerning survivors' benefits for police officers and firefighters into separate sections based on whether the death was in the line of duty or not in the line of duty. Makes the definition of "dies in the line of duty" used in the survivors' benefits statutes uniform for all police officers and uniform for all firefighters. Separates the provisions concerning disability benefits for police officers and firefighters into separate provisions based on whether the disability was in the line of duty or not in the line of duty. Specifies that if a local pension board determines that a police officer or firefighter has a disability, the local board shall also make a recommendation to the 1977 fund advisory committee concerning whether the disability occurred in the line of duty. Requires the 1977 fund advisory committee to review the recommendations and make a finding concerning whether the disability occurred in the line of duty. Provides that a police officer or firefighter who is receiving disability benefits is transferred from disability to regular retirement status when the member becomes 55 years of age. (The introduced version of this bill was prepared by the pension management oversight commission.) (73)

SB 64

Author(s): Harrison; Lutz L; Weatherwax; Craycraft

Sponsor(s): Kromkowski; Buell; Mangus; Liggett

Citations Affected: IC 4-15; IC 5-10.2; IC 5-10.3; IC 21-6.1; IC 36-8.

Effective: Upon passage; July 1, 2000.

PERF and TRF administration. Provides that the public employees' retirement fund (PERF) and the Indiana state teachers' retirement fund (TRF) are independent bodies corporate and politic, and not departments or agencies of the state. Specifies that PERF and TRF are independent instrumentalities exercising essential government functions. Provides that the PERF board and the TRF board shall each adopt a budget for its respective fund. Requires the PERF board and the TRF board to report annually to the governor, the state budget committee, and the pension management oversight commission. Specifies information that must be reported. Specifies that employees of PERF or TRF who are employed within a classification covered by a labor agreement to which the state is a party remain subject to the terms and conditions of that agreement and any successor labor agreements. Specifies that the police officer and firefighter members of the 1977 fund advisory committee may be active or retired members of police and firefighter retirement funds. (The introduced version of this bill was prepared by the pension management oversight commission.) (73)

SB 73

Author(s): Long; Meeks R; Wyss; Alexa

**Sponsor(s): GiaQuinta; Dvorak;
Alderman; Pond**

Citations Affected: IC 9-30-5-5; IC 9-30-10-16.

Effective: July 1, 2000.

OWI and driving while suspended. Provides that a person who causes the death of another person while operating a motor vehicle with a certain controlled substance or its metabolite in the person's body commits a Class C felony. Provides that a person who operates a motor vehicle: (1) while the person's driving privileges are validly suspended under certain circumstances and the person knows that the person's driving privileges are suspended; or (2) in violation of restrictions imposed by habitual offender laws and the person knows of the restrictions; commits a Class D felony. Specifies that service by the bureau of motor vehicles of the suspension or restriction of the person's driving privileges in compliance with certain requirements establishes a rebuttable presumption that the person knows that the person's driving privileges are suspended or restricted. (76)

SB 74

**Author(s): Long; Meeks R; Craycraft;
Riegsecker; Meeks C; Wyss; Antich**

**Sponsor(s): Moses; Dvorak; Goeglein;
Espich**

Citations Affected: IC 35-45.

Effective: July 1, 2000.

Public indecency. Increases the penalty for public indecency from a Class A misdemeanor to a Class D felony if the person commits the offense: (1) in a public park; (2) in or on school property; or (3) in department of natural resources owned or managed property; and the person has a prior, unrelated public indecency conviction that was entered after June 30, 2000. (76)

SB 76

**Author(s): Meeks C; Alexa; Craycraft;
Bowser**

**Sponsor(s): Moses; GiaQuinta; Pond;
Alderman**

Citations Affected: IC 5-10; noncode.

Effective: April 27, 1997 (retroactive).

Death benefit for probation officers. Retroactively expands the law to provide that survivors of a probation officer who dies in the line of duty are entitled to receive certain death benefits. Provides that a probation officer killed in the line of duty after April 27, 1997, and before January 1, 1998, is entitled to a \$150,000 special death benefit. (The introduced version of this bill was prepared by the probation services study committee.) (76)

SB 79

**Author(s): Simpson; Miller; Lawson C;
Craycraft; Breaux; Blade; Hume; Wyss;
Gard**

**Sponsor(s): Welch; Goeglein; Crosby;
Behning; Brown C; Hasler; Becker;
Brown T; Budak; Crawford; Day;
Frizzell; Fry; Moses; Saunders**

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Citations Affected: IC 12-14; IC 12-15.

Effective: July 1, 2000; January 1, 2001.

Medicaid. Amends the definition of "disabled person", which is used for purposes of determining eligibility under the Medicaid program and the supplemental assistance for individuals with disabilities program, to include an individual who has a physical or mental impairment, disease, or loss that appears reasonably certain to result in death or to last for a continuous period of at least four years without significant improvement. (Current law requires that the impairment, disease, or loss continue throughout the individual's lifetime.) Allows verification of a qualifying diagnosis of a mental impairment, disease, or loss to be made by a psychologist. Eliminates a provision requiring that the income of parents of blind and disabled Medicaid applicants who are between 18 and 21 years of age and who regularly attend a school, college, university, or course of vocational or technical training be considered when determining the applicants' eligibility for Medicaid. (88)

SB 96

Author(s): Lawson C; Breaux

Sponsor(s): Brown C; Crosby

Citations Affected: IC 2-5.

Effective: July 1, 2000.

Health finance commission. Amends the health finance commission statute to reflect the change in membership from the senate planning and public services committee to the senate health and provider services committee. (97)

SB 108

Author(s): Borst; Johnson; Miller; Simpson

Sponsor(s): Brown C; Murphy

Citations Affected: IC 4-12; IC 12-10; IC 24; noncode.

Effective: Upon passage; July 1, 2000.

Disposition of tobacco settlement funds. Establishes the Indiana tobacco master settlement agreement fund. Provides that all money received by the state under the master settlement agreement shall be deposited in the fund. Establishes limitations on the expenditure of money that is deposited in the fund. Prohibits expenditure of interest on the fund unless specifically appropriated. Establishes a tobacco use prevention and cessation executive board and trust fund to provide grants to implement a long range state plan to reduce the use of tobacco and tobacco products. Provides that expenditures of state funds by state agencies or other public or private entities for programs concerning reduction of tobacco usage are subject to approval by the executive board. Establishes other funds to provide distributions for certain health care programs, biomedical technology and basic research initiatives, local health departments, assistance to low-income senior citizens in purchasing prescription drugs, and assistance to farmers in transitioning from tobacco to other commodities. Provides that certain cigarettes may not be sold in Indiana. Makes transitional amendments concerning the existing tobacco settlement fund and

appropriations made by the 1999 budget for the children's health insurance program. Makes various appropriations from the Indiana tobacco master settlement agreement fund. Provides that the family and social services administration is to establish a prescription drug program implementing the recommendations from a prescription drug advisory committee. (44)

SB 114

Author(s): Landske; Craycraft; Skillman; Breaux

Sponsor(s): Kromkowski; Richardson; Whetstone

Citations Affected: IC 3-5; IC 3-6; IC 3-7; IC 3-8; IC 3-10; IC 9-13; IC 12-7; IC 16-18; IC 20-3; IC 20-4; IC 36-2; IC 36-6.

Effective: Upon passage; July 1, 2000.

Various election law matters. Updates certain reference dates relating to election law. Makes other technical changes. (75)

SB 117

Author(s): Landske; Craycraft; Skillman; Breaux; Bowser

Sponsor(s): Kromkowski; Richardson

Citations Affected: Noncode.

Effective: Upon passage.

Public question ballot language. Establishes the ballot language for submission of an amendment to the Constitution of the State of Indiana concerning taking appeals of criminal

convictions to the Supreme Court of Indiana. (The introduced version of this bill was prepared by the census data advisory committee). (75)

SB 118

Author(s): Landske; Craycraft; Skillman; Breaux

Sponsor(s): Kromkowski; Richardson; Whetstone

Citations Affected: IC 36-2; IC 36-3; IC 36-4; IC 36-5; IC 36-6.

Effective: Upon passage.

State certifying official references. Changes references to the "state certifying official" in the Indiana Code to "the office of the secretary of state". (75)

SB 134

Author(s): Miller; Craycraft

Sponsor(s): Crawford; Becker

Citations Affected: IC 24-5.

Effective: Upon passage.

Podiatric physicians. Makes it an incurable deceptive act for an individual to claim to be a podiatric physician unless the individual holds a license as a podiatrist. Makes a technical correction. (101)

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SB 143

Author(s): Craycraft; Bray; Ford

Sponsor(s): Adams T; Munson

Citations Affected: IC 33-4; IC 33-5.

Effective: Upon passage; July 1, 2000.

Delaware County courts. Establishes a unified court for Delaware County by combining the current Delaware circuit court and the four Delaware superior courts into a unified circuit court with five judges. Specifies that the superior court judges serving on June 30, 2000, serve as judges of the unified Delaware circuit court. Eliminates the jurisdiction of the Floyd superior court over probate and trust matters. Provides for the orderly transfer of cases to the Floyd circuit court. Authorizes the Huntington superior court to appoint a referee and other personnel. (51)

SB 146

Author(s): Meeks R; Craycraft

Sponsor(s): Tincher

Citations Affected: IC 10-1.

Effective: Upon passage.

Motor carrier inspector special death benefits. Provides that a state police motor carrier inspector who dies in the line of duty is entitled to the death benefit payable from the special death benefit fund. (44)

SB 147

Author(s): Meeks C;; Meeks R; Long;

Wyss

Sponsor(s): Cook; Ayres; Ruppel

Citations Affected: IC 35-47.

Effective: July 1, 2000.

Regulation of laser pointers. Makes it a Class B misdemeanor for a person to knowingly or intentionally direct light from a laser pointer amplified by the stimulated emission of radiation that is visible to the human eye or any other electromagnetic radiation at a public safety officer. Makes it a Class B misdemeanor for a person to manufacture, possess, display, offer, sell, lend, give away, or purchase any knife with a blade that may be propelled by hand pressure applied to a button, device containing gas, spring, or other device in the handle of the knife. (100)

SB 158

Author(s): Jackman

Sponsor(s): Leuck; Grubb; Cherry

Citations Affected: IC 15-5; IC 25-1; noncode

Effective: July 1, 2000

Veterinarians. Allows a person in the person's last term of study at an accredited veterinary school to substitute a letter from the dean of the school for a transcript when submitting an application for a license. Provides for an inactive status of a veterinary license or registration certificate under certain conditions. Provides a procedure for placing a license or registration certificate on inactive status. Requires the Indiana board of veterinary medical examiners (board) to waive continuing

education requirements and renewal fees during a period the board places a license or registration on inactive status. Provides due process procedures the consumer protection division of the attorney general's office must follow before the board summarily suspends a practitioner's license. Provides the board with authority to determine the deadlines for applying to take licensing examinations. Allows the board to renew and place on inactive status a license or registration that expired in 1999 if the former licensee or registrant requests renewal and inactive status not later than July 1, 2001. (101)

SB 162

Author(s): Server

Sponsor(s): Porter; Becker

Citations Affected: IC 20-5.

Effective: July 1, 2000.

School treasurers. Allows a school corporation to appoint assistant or deputy treasurers. Provides that the term "treasurer" includes an assistant or a deputy treasurer. (44)

SB 171

Author(s): Skillman; Simpson; Blade; Alting; Merritt; Long; Kenley

Sponsor(s): Bottorff; Steele; Klinker

Citations Affected: IC 4-4-6.1-1.1; IC 6-3.1-7-2.

Effective: January 1, 2000 (retroactive).

Enterprise zones. Provides that for purposes of the enterprise zone statutes, the term "zone

business" includes an entity that claims certain tax benefits available to businesses located in an enterprise zone. Specifies that before a taxpayer may claim the enterprise zone loan interest credit, the taxpayer must: (1) pay the enterprise zone registration fee; (2) provide the additional assistance to urban enterprise associations that is required from zone businesses; and (3) comply with requirements adopted by the enterprise zone board for taxpayers claiming the credit. (The introduced version of this bill was prepared by the interim study committee on economic development issues.) (73)

SB 175

Author(s): Riegsecker; Gard; Antich; Howard

Sponsor(s): Klinker; Alderman

Citations Affected: Noncode.

Effective: Upon passage.

Developmentally disabled and criminal justice system study. Requires the department of correction, in cooperation with the office of the secretary of family and social services, to conduct a study regarding certain persons with developmental disabilities who are incarcerated. Requires that the results of the study, including recommendations for a more comprehensive study, be presented to the Indiana commission on mental retardation and developmental disabilities not later than September 30, 2000. (The introduced version of this bill was prepared by the Indiana commission on mental retardation and developmental disabilities.) (98)

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SB 178

Author(s): Meeks R; Simpson

Sponsor(s): Klinker; Wolkins

Citations Affected: IC 25-20.5; noncode.

Effective: Upon passage; July 1, 2000.

Hypnotists. Amends the definition of hypnotism. Provides that no two members of the Indiana hypnotist committee may belong to the same professional hypnosis association. Provides that the hours of hypnotism education completed by an individual who applies for a certificate as a hypnotist must be from an Indiana school or program of hypnotism approved by the Indiana commission on proprietary education or from certain other state approved schools or programs. Prohibits advocating certain practices if a person is engaged in the practice of hypnotism or is advertising hypnotism services. (100)

SB 186

Author(s): Alting; Meeks C; Wyss

Sponsor(s): Kuzman; Klinker; Scholer

Citations Affected: IC 7.1-3; IC 7.1-5.

Effective: July 1, 2000.

Alcoholic beverage license revocation. Requires the Indiana alcoholic beverage commission to revoke an employee's permit or a temporary bartender's permit if the permit holder is convicted of a Class B misdemeanor for serving an alcoholic beverage to an intoxicated person knowing the person to be intoxicated. Requires the commission to hold a hearing if an individual has been charged with knowingly

servicing an alcoholic beverage to an intoxicated person, and allows the commission to suspend the individual's permit until the disposition of the charges. . (100)

SB 187

Author(s): Meeks C; Meeks R; Smith

Sponsor(s): Bauer; GiaQuinta; Kruse

Citations Affected: IC 4-4; IC 6-1.1; noncode.

Effective: January 1, 1998 (retroactive); January 1, 1999 (retroactive); January 1, 2000 (retroactive); upon passage; July 1, 2000; January 1, 2001.

Property taxes. Provides an exemption from personal property tax for commercial passenger airplanes that are not subject to the aircraft excise tax and are located in St. Joseph County or Allen County for maintenance. Increases the acreage of property that may be exempt from 50 to 200 acres if it is owned by a 4-H association. Provides that, in St. Joseph County, a designating body may, before September 1, 2000, approve a property tax abatement deduction for the redevelopment or rehabilitation of real property consisting of residential facilities that are located in unincorporated areas of the county if the designating body makes a finding that the facilities are needed to serve disabled persons or elderly persons who are predominately low-income or moderate-income, or both. Provides that the designating body may adopt an ordinance approving such a deduction only one time. Provides local designating bodies the option of allowing new manufacturing equipment to be moved without losing the assessed value deduction. Specifies that the provision limiting a property tax abatement for

new manufacturing equipment to the extent that it would cause the assessed value of all personal property of the owner in the taxing district in which the equipment is located to be less than the assessed value of all personal property of the owner in that taxing district in the immediately preceding year does not apply to new manufacturing equipment located in a particular township if the total original cost of all new manufacturing equipment placed into service by the owner during the preceding 60 months exceeds \$50,000,000, and if the economic revitalization area in which the new manufacturing equipment was installed was approved by the designating body before September 1, 1994. Legalizes certain abatement of property taxes in a consolidated city if the property owner and city complete all required procedures before July 1, 2000 (retroactive to 1997). Requires a commitment by a business receiving Training 2000 training assistance to continue operations at any site where the training assistance is used for at least five years after the date the training assistance expires. Provides that if a business fails to comply with this commitment, the department of commerce shall require the business to repay the training assistance provided to it under the Training 2000 program. Requires the department of commerce to establish a public information page on its current Internet site on the world wide web to provide information on incentives awarded. (73)

SB 204

Author(s): Meeks R; Craycraft

Sponsor(s): Lytle; Lutz J

Citations Affected: IC 30-2.

Effective: July 1, 2000.

Prepaid funeral contracts. Provides that if a

contract for prepaid funeral services is funded by a previously issued insurance policy, any policy amounts remaining in trust after the funeral services or merchandise are paid for must be paid to the entity or individual named as the beneficiary of the insurance death benefit proceeds not later than 60 days after receipt and deposit of the proceeds by the seller. Specifies that the seller may not qualify as a beneficiary of the remaining amount. Eliminates a provision that allows a seller of prepaid or at-need funeral services or merchandise to charge an in-state successor seller of prepaid or at-need funeral services or merchandise a transfer fee not to exceed 5% of the contract price. (87)

SB 205

Author(s): Landske

Sponsor(s): Lytle; Hoffman

Citations Affected: IC 14-22.

Effective: July 1, 2000.

Nonresident youth hunting licenses. Allows a nonresident youth to obtain a resident fishing, hunting, or trapping license if the youth's parent, grandparent, or guardian is a resident of Indiana. (77)

SB 212

Author(s): Wheeler; Lewis; Antich; Gard

Sponsor(s): Crosby; Dillon

Citations Affected: IC 5-10; IC 27-8; IC 27-13; noncode.

Effective: July 1, 2000.

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Insurance coverage for treatment of morbid obesity. Requires the state to provide coverage under group insurance plans for public employees for the treatment of morbid obesity. Requires an insurer that issues an accident and sickness insurance policy and a health maintenance organization that provides coverage for basic health care services under a group contract to offer coverage for the treatment of morbid obesity. Provides that coverage for morbid obesity is for non-experimental, surgical treatment by a health care provider if the obesity has persisted for at least 5 years and non-surgical treatment supervised by a physician for at least 18 months has been unsuccessful. Provides that the definition of "health care provider" includes a licensed physician or a hospital that provides health care services for surgical treatment of morbid obesity. (100)

SB 216

Author(s): Wyss; Meeks C; Long

Sponsor(s): GiaQuinta; Espich; Moses; Goeglein

Citations Affected: IC 6-9

Effective: Upon passage

Allen County food and beverage tax. Allows the Allen County fiscal body to impose a supplemental food and beverage tax at a rate not to exceed 1%. Provides that the current Allen County food and beverage tax and the supplemental tax may not be in effect at the same time. Provides that the revenue from the new supplemental tax must be used only for any acquisition, improvement, remodeling, or expansion of an athletic and exhibition coliseum. Establishes the conditions under which the current food and beverage tax or the new supplemental food and beverage tax will

terminate. (58)

SB 218

Author(s): Riegsecker; Zakas; Craycraft

Sponsor(s): Cook; Fry; Mock; Ulmer

Citations Affected: IC 9-20.

Effective: July 1, 2000.

Recreational vehicles and extra heavy duty highways. Permits a recreational vehicle not longer than 45 feet to operate on a highway. Permits a recreational vehicle with appurtenances or the motor vehicle providing motive power for a recreational vehicle with appurtenances to exceed the maximum width limitation of 102 inches under certain circumstances. Permits the department of transportation to issue permits for transporting recreational vehicles that exceed the maximum width limitation from the manufacturing facility to the person taking title to the vehicle. Designates a portion of State Road 912 and a portion of U.S. 20 as extra heavy duty highways. (96)

SB 222

Author(s): Skillman; Kenley; Howard; Simpson

Sponsor(s): Welch; Ripley

Citations Affected: IC 36-8.

Effective: July 1, 2000.

Commissary funds and inmate trust funds. Provides that the requirement to establish a jail commissary fund applies to all counties that have a jail commissary that sells merchandise to

inmates. (Current law requires only counties with a population of more than 50,000 that have a jail commissary to establish the fund.)

Provides that the requirement of a county jail inmate trust fund applies to all counties that operate a county jail. (Current law requires only counties with a population of more than 50,000 to establish the fund.) Enumerates an expanded list of specifically approved uses of the fund including any purpose that benefits the sheriff's department that is mutually agreed upon by the county fiscal body and the county sheriff. Specifies that money disbursed from the fund must be supplemental or in addition to, rather than a replacement for, regular appropriations made to carry out the purposes of the fund. (92)

SB 224

Author(s): Wyss; Craycraft; Meeks C; Ford; Alting; Meeks R; Paul; Kenley; Landske

Sponsor(s): Kuzman; Atterholt; Bailey; Torr

Citations Affected: IC 20-10.1.

Effective: July 1, 2000.

Military access to student information. Requires a public high school to provide access to the high school campus and student directory information to official recruiting representatives of the armed forces, the Indiana Air and Army National Guards, and the service academies of the armed forces of the United States. Provides for exceptions. Allows public high schools to charge official recruiting representatives a fee to cover copying and mailing costs. (69)

SB 227

Author(s): Simpson; Mills

Sponsor(s): Dvorak; Atterholt; Foley

Citations Affected: IC 4-10; IC 5-11; IC 32-9.

Effective: July 1, 2000; January 1, 2002.

Unclaimed property and unpaid checks. Provides a limit on the amount of compensation that may be paid to recover funds from an unpaid or outstanding warrant or check issued by the state or a political subdivision. Requires that certain elements must be in agreement to recover an unpaid or outstanding warrant or check issued by the state or a political subdivision. Makes changes to Indiana's unclaimed property law to conform with portions of the uniform unclaimed property act. Changes the time period requirement for written notice from the holder of property presumed abandoned to the apparent owner and attorney general. Provides that property and proceeds held by a court or a court clerk do not become unclaimed property until 5 years after the property or proceeds become distributable. Provides that property and proceeds related to child support that are held by a court or a court clerk do not become unclaimed property until 10 years after the property or proceeds become distributable. Requires that tangible property held in a safe deposit box be held for at least 120 days after the property is reported to the attorney general. Removes the requirement that the attorney general publish a notice relating to a traveler's check, money order, or similar instrument presumed abandoned. Requires the attorney general to give notice approving or denying a claim within 90 days after the claim is filed. Excludes from the definition of "property" in the unclaimed property law a transaction between business entities and motor carriers. Provides for a judicial appeal of an adverse unclaimed property decision. (94)

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SB 233

Author(s): Paul; Mrvan

Sponsor(s): Fry; Smith M

Citations Affected: IC 23-2; IC 27-8.

Effective: Upon passage.

Viatical settlement contracts. Amends the definition of "security" in the Indiana securities law to include viatical settlement contracts or interests in viatical settlement contracts. Amends the definition of "viatical settlement contract" and excludes from the definition certain agreements and the provision of accelerated benefits under a life insurance policy. (97)

SB 244

Author(s): Lubbers; Alexa

Sponsor(s): Klinker; Kruse

Citations Affected: IC 23-1.5; IC 25-1; IC 25-4; noncode.

Effective: July 1, 2000.

Landscape architects. Changes the name of the board of registration for architects to the board of registration for architects and landscape architects. Requires that two members of the board must be registered landscape architects and have at least ten years of active landscape architectural practice. Requires the state to allow the employment of a landscape architect for work within the field of landscape architecture. Repeals the authorization for issuance of a temporary certificate of registration to an out-of-state landscape architect. Makes conforming amendments.

(100)

SB 262

Author(s): Gard

Sponsor(s): Sturtz; Wolkins

Citations Affected: Noncode.

Effective: On passage.

Releases from underground storage tanks. Directs the department of environmental management to develop a nonrule policy document before September 1, 2000, to address circumstances in which a spill or release from an underground storage tank may have migrated offsite. Designates the subjects to be addressed by the document, including: (1) the need for access by a responsible party to the offsite property; (2) the issuance of orders by the department for access to the offsite property; (3) the department's exercising of its discretion in pursuing an enforcement action against a responsible party for failing to determine the extent of offsite contamination; and (4) when the department and its excess liability trust fund may approve reimbursement of a responsible party's costs of investigation and remediation. Directs the department to work with interested stakeholders in developing the document and to keep the environmental quality service council apprised of its efforts to develop the document. (69)

SB 278

Author(s): Weatherwax

Sponsor(s): Porter; Behning; Scholer

Citations Affected: IC 20-12-61-2; noncode.

Effective: Upon passage.

Ivy Tech assessment and training services. Clarifies that Ivy Tech State College's mission to promote economic development includes the provision of certain assessment and training services. Specifies that the community college policy committee may not consider assessment and training services provided by Ivy Tech in developing a community college system and that Ivy Tech may not use the provision of assessment and training services in negotiating or developing any aspect of the community college system. (22)

SB 315

Author(s): Landske; Jackman; Mrvan; Riegsecker

Sponsor(s): Stevenson; Ayres; Brown c; Leuck; Pelath; Mock; Lawson I; Kersey; Duncan; Cherry; McClain; Adams t

Citations Affected: IC 8-3.

Effective: July 1, 2000.

Midwest interstate passenger rail compact. Establishes the Midwest interstate passenger rail compact. Creates the Midwest interstate passenger rail compact commission. Provides for the membership and administration of the commission. (94)

SB 317

Author(s): Gard

Sponsor(s): Sturtz; Wolkins

Citations Affected: IC 13-11-2-237.5; IC 13-18-11.

Effective: September 1, 2000.

Operator certification. Provides that the law concerning water distribution system operator certification applies to nontransient, noncommunity water systems and community water systems. Directs the department of environmental management to adopt regulations to implement certification programs for operators. Provides that a certified water treatment plant operator or water distribution system operator may renew the operator's certification every three years instead of every two years by: (1) paying a renewal fee; and (2) meeting any continuing education requirements established by the department of environmental management. (Provides that a certified wastewater treatment plant operator must still renew the operator's certificate every two years by paying a renewal fee.) Allows the commissioner of the department of environmental management to suspend the certificate of a water treatment plant operator, water distribution system operator, or wastewater treatment plant operator under certain circumstances. Allows the commissioner to issue a water treatment plant operator or water distribution system operator certificate to a person under certain circumstances if the person is an operator in responsible charge of a water treatment plant or water distribution system that was required by the United States Environmental Protection Agency to have a certified operator for the first time after February 5, 1999. Allows a water treatment plant or water distribution system that would otherwise not be able to operate to continue operating if the plant or system: (1) meets certain conditions; and (2) applies to the commissioner for certification of the operator in responsible charge of the water treatment plant or water distribution system. (69)

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SB 318

Author(s): Gard

Sponsor(s): Crosby; Richardson

Citations Affected: IC 16-21.

Effective: July 1, 2000.

Hospital council. Requires the appointment to the hospital council of an additional member who is engaged in administering freestanding ambulatory outpatient surgical centers. (88)

SB 322

Author(s): Miller; Breaux

Sponsor(s): Brown C; Becker

Citations Affected: IC 25-23.

Effective: July 1, 2000.

State board of nursing. Amends the continuing education requirements for advanced practice nurses to renew their authority to prescribe legend drugs. (100)

SB 330

Author(s): Wolf; Nugent; Merritt; Miller

Sponsor(s): Klinker; Duncan

Citations Affected: IC 31-9; IC 31-34; IC 31-35; IC 35-46.

Effective: July 1, 2000.

Children. Allows an emergency medical services (EMS) provider to take custody of an

abandoned infant under specified conditions. Provides that voluntarily leaving a child with an EMS provider is a defense to a child neglect prosecution. Requires a juvenile court hearing regarding an abandoned infant on the next business day after the infant is taken into custody. Makes other provisions relating to the emergency custody of an abandoned infant. Requires a county office of family and children (COFC) to provide a foster parent notice of certain hearings involving a child in need of services (CHINS) by certified mail or face to face contact. Provides that the right to be heard in a proceeding involving a CHINS includes the right to submit a written statement to the court. Requires continuance of a hearing if the COFC does not provide documentation that the foster parent received notice of the hearing at least five business days before the hearing, unless the foster parent appears. Allows a foster parent, except a foster parent who has been the subject of a substantiated report of child abuse or neglect or convicted of certain felonies, to petition a court to request intervention as a party in a CHINS proceeding and allows the court to grant the petition if the court determines that intervention is in the child's best interests. (98)

SB 331

Author(s): Wolf; Meeks R; Wheeler

Sponsor(s): Lytle; Leuck; Kruse

Citations Affected: IC 14-22.

Effective: July 1, 2000.

Fishing license exemption. Exempts a developmentally disabled person from the requirement to have a fishing license if the person: (1) is a resident of Indiana; and (2) is fishing with a person who holds a fishing license or who is exempt from holding a license because they are at least 65 years old. (77)

SB 351

Author(s): Clark; Lewis

Sponsor(s): Bodiker; Yount; Ruppel

Citations Affected: IC 5-13.

Effective: July 1, 2000.

Sweep account references. Eliminates references to sweep accounts in the language on the investment of public funds. (94)

SB 352

Author(s): Clark; Miller; Howard; Breaux; Sipes; Alting; Long

Sponsor(s): Porter; Atterholt; Bodiker; Bosma

Citations Affected: IC 20-6.1.

Effective: July 1, 2001.

The teaching of reading. Provides that an individual seeking licensure as an elementary teacher must demonstrate proficiency in comprehensive reading instruction skills, including phonemic awareness and phonics instruction, through a written examination or other procedures prescribed by the professional standards board. (71)

SB 353

Author(s): Clark; Wyss

Sponsor(s): Kuzman; Young M; Alderman

Citations Affected: IC 7.1-3; IC 7.1-5.

Effective: Upon passage; July 1, 2000.

Alcoholic beverage sales. Revises the description of auto racing facilities in the law concerning the time to begin Sunday sales of alcoholic beverages so that the law is not limited to an oval track. Provides that at certain auto racing facilities, the owner or operator may permit a person to enter with an alcoholic beverage for consumption at the facility, and that a person may carry on, convey to, or consume on or about the facility, an alcoholic beverage that was not then and there purchased at the facility. Provides that the Indiana alcoholic beverage commission may issue a three-way special catering hall permit to an applicant to sell alcoholic beverages for on premises consumption on premises used for private catered events as a catering hall that has accommodations for at least two hundred fifty (250) individuals. Provides that a permit for the retail sale of alcoholic beverages on the premises of a marina owned by Gary, Hammond, Michigan City, or Portage, or owned or leased by the city of East Chicago may include the carryout sale of alcoholic beverages but may not include at-home delivery of alcoholic beverages. (22)

SB 355

Author(s): Bowser; Riegsecker; Antich

Sponsor(s): Pelath; Budak

Citations Affected: IC 8-22.

Effective: July 1, 2000.

Meetings of airport boards. Allows a board of aviation commissioners to hold regular or special meetings at the office of the board or at another public place in any county in which the board owns or operates an airport. Allows a board of an airport authority to hold regular or

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special meetings at the office of the board or at another public place in any county in which the board owns or operates an airport. (94)

SB 372

Author(s): Riegsecker

Sponsor(s): Wolkins; Sturtz

Citations Affected: IC 13-11-2; IC 13-15-4-1; IC 13-20.

Effective: July 1, 2000.

Special waste and industrial waste. Eliminates the designation of certain waste as special waste. Defines industrial waste and establishes standards for the disposal of industrial waste. Requires that industrial waste must be disposed of at a solid waste landfill cell or unit that meets certain requirements of federal law unless: (1) the department of environmental management issues a permit providing otherwise; or (2) the industrial waste is generated by a generator that generates not more than 220 pounds of industrial waste per month and is disposed of at a state permitted landfill or waste-to-energy facility. Requires a generator of industrial waste to perform an appropriate waste determination. Requires a generator of industrial waste to notify the landfill that the industrial waste is not hazardous waste and inform the landfill of any special handling requirements. Provides interim standards for the disposal of waste formerly classified as special waste. Provides that a transfer station may not accept industrial waste unless the transfer station is permitted by the department of environmental management to accept the waste. Directs the solid waste management board to adopt rules before July 1, 2001, to reflect the elimination of references in the Indiana code to special waste and the addition of references to industrial waste. (69)

SB 373

Author(s): Jackman; Weatherwax; Breaux

Sponsor(s): Klinker; Atterholt

Citations Affected: IC 21-9; noncode.

Effective: June 30, 2000; July 1, 2000.

Save Indiana program. Repeals the save Indiana program of the Indiana education savings authority and makes conforming changes. Extends from July 1, 2000, to July 1, 2001, the expiration date of a noncode provision that requires the treasurer of state, the board for depositories, the commission for higher education, and the state student assistance commission to provide certain administrative and financial support to the Indiana education savings authority. (44)

SB 393

Author(s): Johnson

Sponsor(s): Crosby; Scholer

Citations Affected: IC 21-2.

Effective: January 1, 2000 (retroactive).

Disposition of universal service fund savings. Establishes a method for determining the amount of money saved by a school corporation as the result of universal service discounts under the federal Telecommunications Act of 1966, which the school corporation is required to transfer to the school technology fund. Delays the deadline for the initial filing of school corporation reports concerning technology expenditures from February 15, 2000, until February 15, 2001. Delays the deadline for the

initial compilation of the school corporation reports from April 1, 2000, until April 1, 2001. (44)

SB 401

Author(s): Server; Jackman

Sponsor(s): Dobis; Whetstone; Welch; Klinker

Citations Affected: IC 25-5.1.

Effective: July 1, 2000.

Athletic trainer licensure. Removes the athletic trainer residency requirement. Exempts certain nonresident athletic trainers from licensure. Provides an exemption for student athletic trainers. Prohibits an individual who is not a licensed athletic trainer from practicing athletic training or using certain terms to indicate the individual is an athletic trainer. Provides that an individual who knowingly violates the athletic trainer statute commits a Class B misdemeanor. (77)

SB 408 (VETOED)

Author(s): Mills

Sponsor(s): Bauer; Buell

Citations Affected: IC 4-4; noncode.

Effective: Upon passage; July 1, 2000.

IDFA educational facility projects. Expands the definition of "educational facility project" for purposes of the Indiana development finance authority (IDFA) law to permit the authority to provide funding to certain nonprofit corporations for real property and improvements, personal property, and

noncapital costs to fund a judgment, settlement, or other cost or liability. Provides for bonding authority to the state office building commission for a judicial/legislative building. (44)

SB 411

Author(s): Kenley; Blade

Sponsor(s): Giaquinta; Young D; Dvorak

Citations Affected: IC 12-19; IC 31-16.

Effective: July 1, 2000.

Welfare and poor relief. Includes assistance awarded by a county to a destitute child under IC 12-17-1 and child welfare services as described in IC 12-17-3 within the definition of child services payable from a county family and children's fund. Allows money transferred to the state from a county welfare fund or appropriated to the state for services formerly paid from a county welfare fund to be distributed to any county's family and children's fund. Indicates that a court may order the payment of child support payments to a township trustee. Requires certain individuals to contribute financial support for a parent's burial if a trustee paid for the parent's burial. (88)

SB 418

Author(s): Clark

Sponsor(s): Bardon; Ripley

Citations Affected: IC 27-1; noncode.

Effective: January 1, 2000 (retroactive).

Intangible assets of an insurance subsidiary. Authorizes the insurance commissioner to increase to an amount not to exceed 20% of an

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insurer's capital and surplus the current statutory limit on the total value of goodwill, trade names, and other intangible assets that can be recognized as admitted assets if: (1) the insurer's assets include goodwill, trade names, and other intangible assets that are attributable to the insurer's acquisition of another insurer or a health maintenance organization after December 31, 1998; and (2) as of the date of the initial request for an increase, the total adjusted capital of the insurer is at least 400% of the authorized control level risk based capital of the insurer as most recently reported. (The current statutory limit provides that the total value of goodwill, trade names, and other intangible assets of an insurer that can be recognized as admitted assets of the insurer cannot exceed 10% of the insurer's capital and surplus.) (47)

SB 419

Author(s): Lewis; Merritt

Sponsor(s): Robertson; Richardson

Citations Affected: IC 5-1.

Effective: Upon passage.

Validation of bonds and other agreements. Legalizes and validates the following obligations or agreements if executed or entered into before March 15, 2000: (1) Bonds, notes, evidences of indebtedness, leases, or other written obligations issued by or in the name of a state or local government entity. (2) Contracts for the purchase of electric power and energy or utility capacity or service entered into by a joint agency for the purpose of securing payment of principal and interest on bonds or other written obligations. (3) All interlocal cooperation agreements entered into by political subdivisions or governmental entities. (44)

SB 431

Author(s): Gard; Young R; Lawson C; Johnson; Wolf

Sponsor(s): Sturtz; Wolkins; Herrell; Stilwell; Mahern

Citations Affected: IC 13-11; IC 13-18; noncode.

Effective: Upon passage; July 1, 2000.

Water quality standards and combined sewer overflows. Various amendments to water quality and combined sewer overflow laws. Establishes procedures and criteria for listing of impaired waters by the department of environmental management for compliance with federal law. Establishes procedures concerning the development of maximum pollutant loads with respect to the impaired waters. Establishes procedures and criteria for the designation of a water body as an outstanding state resource water by the water pollution control board, and for the designation of a water body as an outstanding national resource water by the general assembly upon recommendation of the department and the environmental quality service council. Designates the extent to which certain water bodies must be maintained without degradation of water quality. Directs the department to develop and maintain a quality assurance program plan and information management system to assess the validity and reliability of the data used in the listing of impaired waters and the special designation of waters. Directs the environmental quality service council to appoint a water data task force to assess the program. Provides for the application to exceptional use waters of certain standards applicable to outstanding state resource waters, and for the possible future designation of exceptional use waters as

outstanding state resource waters. Requires the water pollution control board to establish policies and rules to govern total maximum daily load requirements. Directs the department to appoint a working group with respect to the implementation of maximum daily load requirements, establishes the duties of the working group, designates the interest groups from which certain members must be drawn, and establishes criteria for the designation of other members. Establishes the circumstances under which a long term control plan for a combined sewer system is considered to fulfill the water quality goals of the state with respect to wet weather discharges that result from overflows from the system. Directs a permit holder to review periodically additional or new measures for the control of wet weather flows, to update the long term control plan with any cost effective measures, and to submit any amendments to the plan to the department for approval. Requires the department of to temporarily suspend designated uses on a site specific basis with respect to any water affected by discharges from a combined sewer system by wet weather events if the NPDES permit holder has fulfilled certain requirements and if suspension is permitted under federal law. Provides that the temporary suspension may not extend for more than four days after the combined sewer overflow discharge ends. Directs a permit holder to review periodically its use attainability analysis and to report the results of its review to the department. Allows a permit holder to appeal a determination by the department that suspended uses are attainable. Allows the water pollution control board to adopt rules concerning temporary suspensions, and directs the board to adopt rules concerning community notice of combined sewer overflows. Allows the department to issue NPDES permits that contain conditions that include alternate water quality based effluent limits that: (1) are based on certain receiving water flows; or (2) provide increased mass limitations, concentration limitations, or mass

and concentration limitations for publicly owned treatment works. Directs the department of environmental management to provide guidance to combined sewer overflow communities for compliance with certain requirements of law. (69)

SB 433

**Author(s): Kenley; Meeks C;
Washington; Alexa**

Sponsor(s): Mellinger; Sturtz; Foley

Citations Affected: IC 11; IC 35.

Effective: Upon passage.

Community transition program. Terminates the authority of the department of correction to assign to a community transition program an offender against whom a court imposed a sentence of less than two years. Provides that an offender who resides outside of Indiana is not eligible for a community transition program. Provides that a person assigned to a community transition program is responsible for the person's own medical care while in the program. Provides that if the person is unable to pay for the person's necessary medical care, the department of correction is responsible for the medical care. Allows the department to return an offender to a facility operated by the department of correction for necessary medical care. Requires an offender to agree in writing: (1) to abide by the rules and conditions of the community transition program; and (2) to voluntarily participate in the program; before the offender may be allowed to participate in the program. Requires the community transition program, upon a finding of probable cause that the offender failed to comply with a rule or condition of the program, to cause the department to: (1) immediately return the offender to the department; and (2) reassign the

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offender to a program or facility administered by the department. Allows a sentencing court to transfer a person assigned to a community transition program to a community corrections program where the person resides under certain circumstances. Requires the department of correction to notify a victim and the offender of the person's right to submit a written statement regarding the offender's assignment to a community transition program or other work release program. Allows the prosecuting attorney to inspect and copy all information submitted with a notice sent by the department of correction to the sentencing court. Prohibits an offender from earning education credit time that would allow the offender to be released or assigned to a community transition program in less than 45 days after the offender earns the credit. Makes related changes. (76)

SB 442 (VETOED)

Author(s): Lewis; Nugent

Sponsor(s): Lytle; Cherry

Citations Affected: IC 33-14.

Effective: July 1, 1999 (retroactive).

Deputy prosecuting attorneys. Provides that a deputy prosecuting attorney appointed under a statute permitting appointment of additional deputies in counties containing state institutions with certain populations may continue to serve for the remainder of the term of office of the prosecuting attorney who made the appointment if the population of the state institution decreases below the original population under which the appointment was made. (13)

SB 447

Author(s): Zakas; Mrvan

Sponsor(s): Mahern; Smith M

Citations Affected: IC 5-13.

Effective: July 1, 2000.

Participation in board for depositories meetings. Permits a member of the board for depositories who is not physically present at a board meeting to participate in the meeting by using a means of communication that permits all other board members and members of the public physically present at the meeting to simultaneously communicate with each other during the meeting. Provides that at least five members of the board (a quorum of the board) must be physically present at the place where the meeting is conducted. Provides that a member who is not physically present may vote on a matter before the board only if that matter is voted on by at least five members who are physically present at the meeting. Provides that a member who is not physically present may not cast the deciding vote. (44)

SB 455

Author(s): Smith S; Rogers; Breaux; Miller

Sponsor(s): Brown C

Citations Affected: IC 12-7; IC 12-15; noncode.

Effective: Upon passage.

Disproportionate share providers. Requires the office of Medicaid policy and planning's (OMPP) managed care contractor to consider disproportionate share hospitals in East Chicago and Gary as contracted providers in the Medicaid managed care program to provide medical services to certain individuals. Provides

that neither OMPP nor its managed care contractor may provide incentives or mandates to influence primary medical providers to direct individuals to hospitals located anywhere other than the city where the individual resides. Establishes reimbursement procedures for certain disproportionate share hospitals that do not have a contract with OMPP's managed care contractor but that previously contracted to provide medical services under OMPP's managed care program. Establishes procedures for resolving a disputed claim for reimbursement between certain disproportionate share hospitals and the office's managed care contractor. Requires that a contract entered into by certain disproportionate share hospitals with the office's managed care contractor to provide medical services under the office's managed care program must contain a dispute resolution procedure that includes certain provisions, including arbitration, to resolve all disputed claims for reimbursement between the hospital and the managed care contractor. (88)

SB 469

Author(s): Johnson; Craycraft; Breaux

Sponsor(s): Pelath; Linder

Citations Affected: IC 27-13.

Effective: July 1, 2000.

Dental limited service health maintenance organizations. Requires a limited service health maintenance organization that provides dental care services (LSHMO) to appoint a licensed dental director. Provides that the dental director is responsible for oversight of policies, procedures, quality assurance, credentialing, and utilization management decisions with input from participating providers. Requires an LSHMO to respond to requests for reconsideration of adverse utilization review

decisions. Requires the department of insurance to classify complaints regarding an LSHMO and provide the information to the public. Requires an LSHMO to offer a point-of-service product, a preferred provider plan, and an accident and sickness insurance policy that provides dental care services beginning July 1, 2001. (97)

SB 470

Author(s): Ford

Sponsor(s): Leuck; Cherry

Citations Affected: IC 8-2.1.

Effective: July 1, 2000.

Identifying information on farm trucks. Provides that the commercial vehicle marking requirements of the code of federal regulations that are incorporated by reference to apply to intrastate carriers do not apply to motor vehicles operated by intrastate carriers or guest users as a farm vehicle in connection with agricultural pursuits usual and normal to the user's farming operation or for personal purposes. (Current law exempts such users from the requirement of marking the vehicle with an Indiana department of transportation number.) (92)

SB 489

Author(s): Mills; Simpson

Sponsor(s): Bauer; Espich

Citations Affected: IC 21-3; noncode.

Effective: January 1, 2000 (retroactive); July 1, 2000; January 1, 2001.

School funding. Increases the tuition support cap for calendar year 2000. Provides that in

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determining average daily membership, beginning with 2001 funding, an eligible pupil who is enrolled in a public school and in a nonpublic school shall be counted on a full-time equivalency basis with a 5% add-on. Phases in the impact of this change over three years. Provides that this change does not apply to the calculation of 2000 tuition support, 2000 at-risk distributions, or 2000 primetime distributions. Provides that these pupils are not considered in the calculation of a school corporation's enrollment adjustment grant. Provides that the definition of "eligible pupil" includes certain students who are placed in a facility or foster family home located in a transferee school corporation's attendance area by a parent or guardian. (58)

SB 490

Author(s): Mills; Howard

Sponsor(s): Mahern; Behning; Bottorff

Citations Affected: IC 8-1; noncode.

Effective: July 1, 2000.

Water utilities. Allows a public water utility to apply to the Indiana utility regulatory commission (IURC) for an increase in its rates, in the form of a distribution system improvement charge (DSIC), to recover the costs of improvements to its distribution system under certain circumstances. Prohibits a public utility from filing a petition for a DSIC or a change in DSIC in the same calendar year in which the public utility has filed a request for a general increase in the basic rates and charges of the public utility. Provides that a public utility may file a petition for a change in its DSIC not more than one time every twelve months. Authorizes a health agency and the IURC to order a local water utility to extend service to an area that is located within a city or within a

county containing a consolidated city and that is served by private wells if the health agency finds that: (1) the area suffers from a health hazard due to the presence of at least one contaminant; and (2) the area lies in at least one census tract or block having a median household income of less than 200% of the most recently determined federal income poverty level. (75)

SB 504

Author(s): Miller; Simpson

Sponsor(s): Crosby; Becker; Budak

Citations Affected: IC 12-7; IC 12-17.6.

Effective: July 1, 2000.

Children's health insurance program. Defines "emergency" for purposes of the children's health insurance program (CHIP). Prohibits cost sharing under CHIP for emergency services provided within a hospital emergency department. (97)

SB 508

Author(s): Mills

Sponsor(s): Porter; Behning

Citations Affected: IC 6-1.1; IC 21-2; noncode.

Effective: July 1, 2000; January 1, 2001.

School corporation budget matters. Repeals the requirement for school corporations to change to a July-June budget year. Removes the expiration provision for the July-June budget year pilot project. Changes the date back to September 20 for public hearings on proposed plans for school

bus replacement and capital projects. Provides that a school corporation must establish a school bus replacement fund that is separate from the existing school transportation fund. (58)

SB 511

Author(s): Simpson; Gard

Sponsor(s): Kruzan; Wolkins

Citations Affected: IC 13-11-2-1.5; IC 13-14-12-1; IC 13-22.

Effective: January 1, 2001; January 1, 2002.

Hazardous waste manifests. Repeals provisions that require the solid waste management board to adopt a manifest form that concerns hazardous waste that is transported to a treatment, storage, or disposal facility located at a site other than the site where the waste was generated. Requires a person that generates hazardous waste that is transported to one of these facilities to: (1) use the Uniform Hazardous Waste Manifest form adopted by the United States Environmental Protection Agency for purposes of the transportation of hazardous waste; and (2) enter on the form the waste codes for each hazardous waste in a shipment that is transported to the facility. Repeals provisions that require: (1) generators of hazardous waste that is shipped to a facility; and (2) owners and operators of the facility; to submit a copy of each hazardous waste manifest to the department of environmental management. Specifies requirements for reporting of hazardous waste by persons that generate or accumulate certain types and quantities of hazardous waste, and by hazardous waste treatment, storage, and disposal facilities. Requires the first report to be submitted before March 1, 2002. (69)

SB 515

Author(s): Wolf; Alting

Sponsor(s): Leuck

Citations Affected: Noncode.

Effective: July 1, 2000.

Transfer of Wolcott home. Allows the Princeton Township trustee in White County to transfer certain historical property to the Anson Wolcott Historical Society. (77)

HB 1003

Author(s): Bodiker; Avery; Adams T; Alderman; Atterholt; Ayres; Bailey; Bardon; Becker; Behning; Bischoff; Bosma; Buck; Buell; Burton; Cheney; Cherry; Crawford; Crosby; Dillon; Dumezich; Duncan; Espich; Foley; Friend; Frizzell; Grubb; Hasler; Herrell; Kruse; Lawson L; Leuck; Liggett; Linder; Lutz J; Lytle; Mahern; Mangus; Mannweiler; Mellinger; Mock; Murphy; Pond; Richardson; Ripley; Ruppel; Saunders; Scholer; Smith M; Steele; Stevenson; Sturtz; Thompson; Torr; Turner; Ulmer; Welch; Young M; Yount

Sponsor(s): Kenley; Blade; Simpson; Zakas

Citations Affected: IC 6-5.5.

Effective: January 1, 1999 (retroactive).

Financial institutions tax. Treats resident financial institutions the same as nonresident financial institutions for purposes of the financial institutions tax by providing that the

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tax is imposed upon the apportioned Indiana income of financial institutions. (Current law imposes the financial institutions tax on the adjusted gross income of resident financial institutions.) (92)

HB 1004

Author(s): Smith V; Adams T; Ayres; Bailey; Bardon; Bischoff; Bodiker; Cheney; Crawford; Duncan; Herrell

Sponsor(s): Miller; Rogers; Riegsecker; Breaux; Blade

Citations Affected: IC 12-8; Noncode.

Effective: June 30, 1999 (retroactive).

FSSA; Medicaid payments. Extends the current administrative structure of the office of the secretary of family and social services until July 1, 2001. (Current law provides for the expiration of the administrative structure on July 1, 1999.) Requires the office of the secretary of family and social services to implement methods to facilitate the payment of providers under Medicaid. (97)

HB 1008

Author(s): Ayres; Stevenson; Leuck; Goeglein; Hasler

Sponsor(s): Skillman; Merritt; Wolf; Smith S; Lawson C

Citations Affected: IC 5; IC 6; IC 8-17; IC 13-21; IC 32-1; IC 33; IC 34-30; IC 36.

Effective: January 1, 2000 (retroactive); Upon passage; July 1, 2000.

Local government. Provides that a city, town, or school corporation may post notices at a post office, bank, or public building in which the respective governing bodies meet only if the city or town does not have a city or town hall, or the school district does not have an administration building. Prohibits a person who owes delinquent property taxes from purchasing real property at a tax sale or at a sheriff's sale of real property to which the county has obtained title. Revises the procedure for refunding inheritance tax that has been erroneously or illegally collected. Requires a change in city, town, or school corporation notice postings. Provides that a local official who attends a state called conference is entitled to receive reimbursement for meals. Specifies that a county is responsible for the construction, reconstruction, maintenance, and operation of the roads, including the ditches and signs for the roads, that make up the southern and eastern boundaries of the county. Adds city clerk and town clerk to the list of officials before whom the recording of a real property conveyance may be proved. Allows a township trustee in Adams county that is not served by a public library to pay the cost of a library card for a resident of the township. Cross references to a provision that allows legislators and certain others to prove a conveyance. Removes municipal courts from the distribution of the qualified municipality share of court fees. Requires that funds appropriated for clerk-treasurer legal expenses be allocated to the clerk-treasurer. Provides that a county clerk is not personally liable for dishonored checks presented for the payment of fees, court ordered payments, or licenses. Provides that if an infraction allegedly took place on a public highway that runs on and along a common boundary shared by two or more judicial circuits, a prosecuting attorney for any judicial circuit sharing the common boundary may bring the action. Provides that if a person commits a crime on a public highway that runs on and along a common boundary shared by at least two counties, the person's trial

may be held in any county that shares the common boundary. Requires that one copy of the financial records of each agency, board, commission or district or other municipal entity must be filed with the municipal fiscal officer. Provides that a county recorder is not personally liable for dishonored checks presented for the payment of fees. Provides that a county treasurer is not personally liable for an act or omission occurring in connection with the performance of the county treasurer's official duties, except under certain circumstances. Requires that documents submitted to a county recorder must be legible. Repeals statute requiring the county auditor to collect a fee for each assessed value deduction application received from a property taxpayer. Makes changes regarding filings to collect delinquent municipal sewer fees. Allows a solid waste management district in Vanderburgh County to provide grants and loans to plant and maintain trees on rights-of-way, public property, and vacant property. Requires each county, municipality, and township to forward matters related to dishonored checks to the prosecuting attorney. Requires the secretary of the township legislative body to: (1) provide copies of the legislative body's meeting minutes to each legislative body member; and (2) place the minutes in the permanent record book after the minutes are approved by the legislative body. Specifies that a township representative attending a meeting, conference, or other similar activity approved by the township trustee shall be allowed reimbursement for all necessary and legitimate expenses incurred. Requires expenses to be paid in accordance with the township's reimbursement policy which may include an established per diem rate, as recommended by the township trustee and adopted by the township legislative body. Allows a town board of metropolitan police commissioners to provide for a one year probationary period for town police officers. Provides that the county executive must publish a statement of the county's receipts and expenditures during the

preceding calendar year including the total compensation paid to all county officers, deputies and employees. Allows Indian Creek township of Pulaski County to transfer \$8,200 from the township's fire fund to the township general fund. Allows Indian Creek Township in Pulaski County to reduce the maximum permissible levy for the township's fire fund by \$4,000 and increase the maximum permissible levy for the township's general fund by \$4,000. (94)

HB 1010

Author(s): Bodiker; Burton; Ruppel

Sponsor(s): Paul; Lanane; Mrvan

Citations Affected: IC 24-4.5; IC 28-10; IC 33-16.

Effective: Upon passage; July 1, 2000.

Financial institutions and consumer credit. Provides that in the Indiana law based on the Uniform Consumer Credit Code, a reference to a federal law is a reference to the federal law in effect December 31, 1999. Specifies that the total credit service charge may not exceed the maximum charge allowed by law. Requires a creditor to provide accurate payoff information to the debtor. Specifies that a person may not regularly engage in the business of making consumer loans unless the person is a supervised financial institution or is licensed by the department of financial institutions. Specifies that the three month window to operate without an approved license to make consumer loans applies only to lenders taking assignment of mortgages. Requires a creditor to make the proceeds of a transaction available for disbursement within a specified time. Defines mortgage servicer. Adds mortgage servicer to creditor penalty provisions concerning a failure to provide accurate payoff information. Provides

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that a penalty for a creditor or mortgage servicer who fails to provide accurate payoff information to a debtor is an excess charge under the Uniform Consumer Credit Code. Allows the department of financial institutions to obtain a criminal record history from certain license applicants. Provides that in the Indiana financial institutions law, a reference to a federal law or federal regulation is a reference to the federal law or regulation in effect January 1, 2000. Allows a bank officer to serve as a notary public. (55)

HB 1011

Author(s): Porter; Fry; Summers; Crawford; Brown C

Sponsor(s): Washington; Howard

Citations Affected: IC 5-2-5.

Effective: July 1, 2000.

Bias crimes. Defines a bias crime as an offense in which the person who committed the offense knowingly or intentionally selected the person injured or damaged or otherwise affected property: (1) because of the color, creed, disability, national origin, race, religion, or sexual orientation of the injured person or of the owner or occupant of the affected property; or (2) because the injured person or owner or occupant of the affected property was associated with any other recognizable group or affiliation. Requires law enforcement agencies to collect and report information concerning bias crimes in the manner and form prescribed by the state police department. Requires the Indiana central repository for criminal history information to submit a compiled report of this information to each law enforcement agency and the legislative council. (69)

HB 1013

Author(s): Smith V; Crawford; Alderman

Sponsor(s): Wyss; Rogers

Citations Affected: IC 5-2; IC 11-8.

Effective: July 1, 2000.

Cultural diversity training and corrections. Requires the law enforcement training board to implement a cultural diversity awareness course that must be required for each person accepted for training at a law enforcement training school or academy. Requires the department of correction to conduct a training program on cultural diversity awareness for each employee of the department who has contact with incarcerated persons. (76)

HB 1018

Author(s): Grubb; Mannweiler; Porter; Linder; Ruppel; Adams T; Atterholt; Becker; Brown T; Buell; Dillon; Foley; Fry; Kuzman; Mock; Pond; Smith V; Steele; Stilwell; Ulmer; Young M

Sponsor(s): Harrison; Simpson; Clark; Landske; Rogers

Citations Affected: IC 20-5.

Effective: July 1, 2000.

Interscholastic athletic associations. Provides that a school corporation may participate in interscholastic athletic events sponsored by an association only if the association establishes a case review panel composed of parents, high school principals, and athletic directors appointed by the state superintendent of public

instruction to review cases referred to the panel by parents that concern the application or interpretation of a rule of the association to the parents' children and to make decisions that apply only to the individual cases brought to the panel. (71)

HB 1024

Author(s): Kromkowski; Richardson; Mahern; Behning

Sponsor(s): Landske; Breaux; Skillman; Craycraft

Citations Affected: IC 1-1; IC 3-6; IC 3-8; IC 3-9; IC 3-11; IC 3-13; IC 5-4; IC 5-6; IC 5-8; IC 20-3; IC 20-4; IC 21-1; IC 36-1; noncode.

Effective: May 10, 1999 (retroactive); November 1, 1999 (retroactive); upon passage; July 1, 2000; January 1, 2001.

Miscellaneous election law changes. Provides that an action taken by the state or a political subdivision on a state legal holiday is valid. Provides that precinct vice committeemen are not eligible to participate in a caucus to fill a candidate or an office vacancy except as a proxy for the precinct committeeman. Provides that a general statute relating to changing the structure of the governing body of a school corporation does not apply to the governing body of the Gary school corporation. Revises certain school corporation statutes to reflect current law relating to local public questions. Provides that an employee of a political subdivision may be a candidate for an elected or appointed office and serve in the office without resigning from employment with the political subdivision. Provides that the election division is not required to have an annual meeting of election officials for years in which there are no

elections. Makes other technical changes in Indiana election law including changes in the statute relating to oaths of office and the Lake County board of elections and registration. Provides that a candidate for a local office for which the compensation is less than \$5,000 per year is required to have a principal committee and to file certain campaign finance reports if the candidate receives at least \$500 in contributions or makes at least \$500 in expenditures. Repeals several statutes and amends other statutes relating to requirements for voting systems. Directs the census data advisory committee to study certain issues relating to municipal election calendars and small town conventions. (75)

HB 1030

Author(s): Stevenson; Ayres; Lawson L; Pelath; Young M

Sponsor(s): Landske; Rogers; Smith S; Clark

Citations Affected: IC 5-2.

Effective: July 1, 2000.

Northwest Indiana law enforcement training center. Removes the July 1, 2000, expiration date from a provision that allows the northwest Indiana law enforcement training center to provide basic training to a law enforcement officer who meets certain requirements. (87)

HB 1031

Author(s): Stevenson; Leuck; Alderman; Cherry

Sponsor(s): Meeks R.; Craycraft; Antich; Skillman; Hume

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Citations Affected: Noncode.

Effective: Upon passage.

Rail corridor safety committee. Establishes the rail corridor safety committee. Provides that the committee expires November 1, 2005. (The introduced version of this bill was prepared by the rail corridor safety committee.) (87)

HB 1034

Author(s): Goeglein; Grubb; Scholer; GiaQuinta

Sponsor(s): Wyss; Harrison; Breaux; Miller

Citations Affected: IC 9-18; IC 9-24; IC 29-2.

Effective: July 1, 2000; January 1, 2001.

Organ donor notation. Requires the bureau of motor vehicles to ask an applicant for a driver's license or an identification card whether the applicant desires to make an anatomical gift. If the individual does desire to make an anatomical gift, requires the bureau of motor vehicles to assist the individual in completing the form by which the individual makes the gift. Permits an individual 18 years of age or more, or if less than 18 years of age, with the consent of the individual's parent or guardian, to give all or any part of the individual's body as an anatomical gift for any purpose. Makes conforming amendments. (96)

HB 1043

Author(s): Stilwell; Liggett

Sponsor(s): Harrison

Citations Affected: IC 22-4.

Effective: July 1, 2000.

Unemployment insurance. Increases the earnings base used to compute unemployment compensation over three years to a maximum of \$7,900 in a calendar quarter. Adjusts the unemployment compensation contribution rate for employers in calendar years 2001 and 2002. (96)

HB 1050

Author(s): Liggett; Young D; Hasler; Budak; Stevenson

Sponsor(s): Harrison; Craycraft

Citations Affected: IC 22-3.

Effective: July 1, 2000.

Worker's compensation. Increases the compensation benefits per degree of permanent impairment and maximum compensation for worker's compensation and occupational disease. Provides increases to the worker's compensation and occupational disease average weekly wage that is used to calculate benefits and the maximum total benefit. Limits the attorney's fees required to be paid by the employer in connection with a third party action to a percentage of the amount of benefits actually repaid, rather than of the amount of reimbursements. Provides that if the treatment to or travel from the place of treatment for an injury or an occupational disease causes a loss of working time to the employee, the employer shall reimburse the employee for the loss of wages using the basis of the employee's average daily wage. Limits to \$20,000 the maximum amount of a bad faith award during the life of the claim for benefits arising for an injury.

Provides that a parent or subsidiary of a corporation or a lessor of employees is the employer for purposes of determining the exclusive remedy under the worker's compensation law. (96)

HB 1051

Author(s): Thompson; Kuzman; Dillon; Crooks

Sponsor(s): Jackman; Blade

Citations Affected: IC 9; IC 11; IC 12-13; IC 14-15; IC 15-5; IC 25; IC 31; IC 35; IC 36-10.

Effective: July 1, 2000.

Motor vehicles. Specifies that a juvenile court must recommend the immediate suspension of a child's driving privileges if the child is alleged to have committed an act that would be an offense under the law concerning operating a vehicle while intoxicated if committed by an adult. Specifies that a juvenile court must, in addition to any other order or decree the court makes, recommend the suspension of a child's driving privileges if the child is a delinquent child due to the commission of a delinquent act that, if committed by an adult, would be an offense under the law concerning operating a vehicle while intoxicated. Provides procedures for reinstatement of the driver's license. Incorporates various provisions currently applicable to an adult whose license is suspended under IC 9-30-5 to a child whose license is suspended under the juvenile law. Relocates in a new chapter in the Indiana Code penalty provisions for operating a motor vehicle with suspended or revoked driving privileges, licenses, or permits. Makes changes related to the crime of operating a motor vehicle with suspended or revoked driving privileges,

licenses, or permits. Changes the term 'community service' to 'community restitution or service'. (98)

HB 1054

Author(s): Dvorak; Mock; Fry

Sponsor(s): Zakas; Adams; Washington

Citations Affected: IC 20-5; noncode.

Effective: July 1, 2000; December 2, 2000.

Bonds for school corporation retirement liability. Authorizes school corporations in St. Joseph County to issue bonds to implement solutions to contractual retirement or severance liability as it existed on June 30, 1998. Provides that those school corporations may issue bonds for this purpose only one time and that the bonds must be issued before December 2, 2000. Requires a reduction in property tax levies for the school's capital projects fund, transportation fund, or the art and historical society fund to offset the debt service levy needed to pay the bonds. (44)

HB 1055

Author(s): Ayres; Stevenson; Pelath; Kuzman

Sponsor(s): Wyss; Merritt; Wolf; Smith S

Citations Affected: IC 10-2.

Effective: July 1, 2000.

Military reserve employment matters. Provides that the leave of absence that a public employer is required to grant a public employee who is called into training duties under the order of the governor or as a member of any reserve

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component under the order of the reserve component authority, that lasts for consecutive or nonconsecutive periods not to exceed a total of 15 days in any calendar year, is to be without loss of time or pay for the public employee. Provides that the leave of absence that a public employer is required to grant a public employee who is called into state active duty is without loss of time or pay for the public employee at the discretion of the public employer. (94)

HB 1058

Author(s): Avery; Hoffman; Welch; Oxley

Sponsor(s): Miller; Blade; Server

Citations Affected: IC 20-8.1.

Effective: July 1, 2000.

High school student transcripts. Requires a school corporation to record or include immunization information on a student's high school transcript as taken from the immunization record the student's school is required to keep under current law. Allows school corporations to include information on high school transcripts that is in addition to the minimum statutory requirements. (22)

HB 1062

Author(s): Herrell; Hasler; Adams T; Alderman; Ayres; Bardon; Bodiker; Budak; Cook; Dickinson; Friend; Frizzell; Fry; GiaQuinta; Grubb; Harris; Klinker; Kromkowski; Kruzan; Kuzman; Lawson L; Liggett; Mellinger; Porter; Ripley; Ruppel; Smith M; Stevenson; Tincher; Weinzapfel; Welch; McClain; Becker

Sponsor(s): Johnson; Lewis; Skillman; Paul; Landske; Zakas

Citations Affected: IC 10-7.

Effective: July 1, 2000.

Local funding for veterans memorials. Allows a county, city, town, or township to annually allocate money to a nonprofit veterans organization for the development, establishment, or maintenance of a veterans memorial. (94)

HB 1068

Author(s): Oxley; Ruppel; Saunders

Sponsor(s): Landske; Young R

Citations Affected: IC 6-1.1; IC 36-8; noncode.

Effective: Upon passage; July 1, 2000; January 1, 2001.

Creation of fire districts and fire protection property tax levies. Allows a municipality that is located in two counties to establish a fire protection district. Repeals a conflicting provision. Provides that the property tax levy limits do not apply to property taxes imposed by a fire protection district for a cumulative firefighting building and equipment fund. Specifies that money in a fire protection territory equipment replacement fund may be used to purchase housing. Provides that a dissolution of a fire district takes effect three months after the latter of the adoption of the ordinance to dissolve the district or the payment of the district's liabilities. (Current law provides that the dissolution takes effect three months after the adoption of the ordinance to dissolve the district.) (87)

HB 1073 (VETOED)

Author(s): Bailey; McClain; Buck; Frenz

**Sponsor(s): Weatherwax; Hume;
Skillman; Kenley; Zakas; Lanane**

Citations Affected: IC 6-2.5.

Effective: January 1, 2001.

Prepaid sales tax on gasoline. Repeals the prepaid sales tax on gasoline. Reverts to the previous system in which the sales tax was collected on the actual retail transaction. (92)

HB 1074

Author(s): Leuck; Mellinger; Scholer

Sponsor(s): Weatherwax

Citations Affected: IC 5-14; IC 20-6.1; IC 33-2.1.

Effective: July 1, 2000.

Confidentiality of school security plans. Provides that an executive session may be held to discuss the assessment, design, and implementation of school safety and security measures, plans, and systems. Provides that school safety and security measures, plans, and systems, including emergency preparedness plans, are confidential at the discretion of the public agency.

Requires the superintendent of a school corporation or equivalent authority of an accredited nonpublic school to notify the state superintendent of public instruction when the administrator knows that a current or former employee with a teacher's license has been convicted of an offense for which a teacher loses a license. (87)

HB 1075

Author(s): Leuck; Kruse

Sponsor(s): Meeks R; Wolf; Alting

Citations Affected: IC 14-8; IC 14-15.

Effective: July 1, 2000.

Boating regulation. Requires boats to be equipped and operated with specific types of personal flotation devices. Reduces, from ten miles per hour to idle speed, the speed at which a motorboat may operate within a specified distance of the shoreline of a lake or channel of a lake. Provides that the department of natural resources (DNR) may adopt rules concerning the establishment of zones where the use of watercraft may be limited or prohibited and the regulation of watercraft engaged in organized activities or tournaments. (22)

HB 1097

Author(s): Cherry; Cook; Mellinger

Sponsor(s): Jackman; Lewis; Meeks R

Citations Affected: IC 9-14; IC 9-21; IC 9-23; IC 9-24.

Effective: July 1, 2000; January 1, 2001.

Motor vehicle matters. Requires an applicant for a driver's license or permit or state identification card to enter the applicant's mailing address, and if different, the residence address on an application made to the bureau of motor vehicles. Allows persons licensed to engage in the business of buying or selling motor vehicles to provide proof of insurance with a liability insurance policy. (Current law requires proof of a garage liability insurance policy.) Requires the

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driver of a vehicle approaching a stationary recovery vehicle or a stationary highway maintenance vehicle to change lanes if possible or to reduce the speed of the vehicle if changing lanes would be impossible or unsafe when the stationary vehicle is alternately flashing amber lights. Provides that a violation of this provision is a Class A infraction and provides that when a violation of this provision results in damage to the property of another person of at least \$250, the court shall recommend that the violator's driving privilege be suspended for not less than 90 days and no more than one year. Makes conforming amendments to the statutes governing motor vehicle records to comply with federal privacy requirements. (96)

HB 1102 (VETOED)

Author(s): Moses; Becker; Brown C; Buell

Sponsor(s): Miller; Rogers; Howard

Citations Affected: IC 5-1; noncode.

Effective: Upon passage; July 1, 2000.

Financing of health facilities and judicial/legislative facility. Permits the Indiana health facility financing authority to provide bond financing for facilities outside Indiana if: (1) the borrower is an Indiana health care provider or is owned or controlled by, affiliated with, or part of an obligated group that includes an Indiana health care provider that operates a substantial facility in Indiana; and (2) the financing for the out-of-state facility also includes an Indiana facility. Permits the authority to conduct certain public hearings as required by federal law for issuance of the bonds. Provides for indemnification of the authority and the state with respect to any legal action arising out of issuance of the bonds. Authorizes the state office building commission

to provide a judicial/legislative facility. (44)

HB 1106

Author(s): Cheney; Ayres; Mock; Villalpando

Sponsor(s): Zakas; Antich

Citations Affected: IC 8-15; noncode.

Effective: Upon passage; July 1, 2000.

Use of brakes on the toll road. Requires the department of transportation to adopt rules to control the use of compression release engine brakes when a motor vehicle is using the Indiana toll road in Porter County. The rules must include the limitation of the use of the compression release engine brakes instead of the service brake system, except in the case of failure of the service brake system. (96)

HB 1124 (VETOED)

Author(s): Day; Becker; Frizzell

Sponsor(s): Miller; Bowser; Simpson

Citations Affected: IC 2-5; IC 16-21; IC 16-28.

Effective: July 1, 2000; September 1, 2000.

Health. Requires a hospital with at least 100 beds to have in place policies governing immediate response to inpatient medical emergencies and specifies certain issues that the policies must address. Allows oral allegation of a breach of the laws or rules governing health facilities. Requires the state department of health to investigate all breach allegations. Establishes the quality improvement and

education fund. Requires that 50% of the fines collected for violations by health facilities be deposited in this fund. Specifies that a penalty may be imposed for each violation or repeat of a violation. Prohibits the collection from certain facilities of a fine under state law in addition to a monetary penalty under federal law. (98)

HB 1125

Author(s): Mahern; Foley

Sponsor(s): Zakas; Antich; Kenley

Citations Affected: IC 30-4.

Effective: July 1, 2000.

Charitable trusts. Provides that the trust code applies to charitable trusts. Defines "charitable trust". Defines "trust for a benevolent public purpose". Requires the trustee of a trust for a benevolent public purpose to certify to the attorney general that a written statement of accounts has been prepared and is available to the attorney general and the general public upon request if the charitable trust has assets of at least \$500,000. Allows an heir of the settlor or a living beneficiary named in a trust agreement to present evidence to the court of the person's opinion of the settlor's intent and the person's wishes when: (1) property is given to a trust for a benevolent public purpose; (2) the property is to be applied to a particular charitable purpose; (3) it is impossible to carry out that particular purpose; (4) and the court considers applying the Cy Pres doctrine to direct the application of the property to some charitable purpose within the general charitable intention of the settlor. (87)

HB 1130 (VETOED)

Author(s): Becker; Crawford; Yount; Welch; Budak; Brown C; Goeglein

Sponsor(s): Miller; Server

Citations Affected: IC 12-15; IC 12-26; noncode.

Effective: January 1, 2000 (retroactive); Upon passage; July 1, 2000; July 1, 2001

Medicaid and other health payments. Requires that payment for emergency services provided in a hospital's emergency department to certain individuals for the evaluation or stabilization of an emergency medical condition must be equal to the current Medicaid fee for service reimbursement rates for emergency services. Requires the office of Medicaid policy and planning (OMPP) to base adjustments to payment rates for certain providers that are reimbursed through the resource based relative value scale on relative value units, factoring in particular cost indices and conversion factors. Requires the office to update these payment rates at least once every two years. Limits payments that a court may order to be made from a county general fund to facilities for the comfort and care provided to certain mentally ill individuals. Requires OMPP to make additional payments to certain providers during state fiscal year 2001 that increase state expenditures by not less than \$2,000,000. Reestablishes the select joint committee on Medicaid oversight. Requires the office of the secretary of family and social services to submit proposals regarding certain Medicaid waivers to the select joint committee for review by the select joint committee before submitting the proposals to the federal Health Care Financing Administration. (98)

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HB 1131

Author(s): Becker; Hasler

Sponsor(s): Server

Citations Affected: IC 9-21-5-13.

Effective: July 1, 2000.

Speed limits near schools. Makes it a Class B infraction (subject to a maximum civil judgment of \$1,000) instead of a Class C infraction (subject to a maximum civil judgment of \$500) for a person to violate a speed limit that is imposed in the immediate vicinity of a school when children are present. (69)

HB 1137

Author(s): Villalpando; Ayres; Steele

Sponsor(s): Zakas; Craycraft; Lutz L; Alting

Citations Affected: IC 35-42.

Effective: July 1, 2000.

Battery on a firefighter. Creates the offense of battery on a firefighter. Makes the offense a Class A misdemeanor if it is committed against a firefighter while the firefighter is engaged in the execution of the firefighter's official duty. Makes the offense a class D felony if it results in the bodily injury of a firefighter. (100)

HB 1141

Author(s): Budak; Becker; Brown C; Goeglein

Sponsor(s): Miller

Citations Affected: IC 25-1; IC 25-13; IC 25-14.

Effective: July 1, 2000.

Health professions bureau. Requires the health professions bureau to process an application for a renewal license or certificate not later than ten days after receiving the required forms and evidence or within 24 hours after the time that an applicant for renewal appears in person at the bureau with all required forms and evidence. (98)

HB 1150 (VETOED)

Author(s): Fry; Smith M; Herrell; Kruse; Young M; Buck

Sponsor(s): Paul; Simpson; Meeks R; Zakas

Citations Affected: IC 27-1-6-21; IC 27-1-18-2.

Effective: July 1, 2000; January 1, 2001.

Insurance premiums tax rate reduction. Reduces the insurance premium tax rate from 2% to 1.3% over a five year phase-in period. Provides that certain insurance companies domiciled in Indiana must maintain in Indiana: (1) a physical presence that provides an economic benefit to Indiana; and (2) company records. (73)

HB 1155

Author(s): Bischoff; Friend; Ruppel; Thompson

Sponsor(s): Merritt; Wolf; Ford; Craycraft

Citations Affected: IC 15-1; IC 15-1.5.

Effective: Upon passage; July 1, 2000.

State fair advisory committee. Requires the state fair advisory committee to oversee the activities and affairs of the trustees of the center for agricultural science and heritage. Requires the trustees of the center for agricultural science and heritage to report to the state fair advisory committee, at the state fair advisory committee's first meeting each year, the previous year's activities of the center for agricultural science and heritage. Requires the state fair commission to report to the state fair advisory committee at the state fair advisory committee's first meeting each year, instead of before March 1 of each year. (96)

HB 1157

Author(s): Bischoff; Hoffman; Becker; Kruse

Sponsor(s): Nugent; Lewis; Server

Citations Affected: IC 20-5; IC 36-1; noncode.

Effective: July 1, 2000.

Riverboat revenues for endowments and foundations. Allows a political subdivision to donate proceeds from riverboat gaming to public school endowment corporations that meet certain conditions. Permits a local unit of government to donate riverboat gaming revenue to a charitable nonprofit community foundation under certain conditions. (44)

HB 1158

Author(s): Crosby; Foley; Whetstone; Tincher

Sponsor(s): Lawson C; Bray

Citations Affected: IC 21-3; noncode.

Effective: December 31, 1999 (retroactive); January 1, 2000 (retroactive); upon passage.

Forgiveness of state support. Releases a school corporation offering vocational education through programs offered by the Area 30 Career Center from its obligation to repay state support received before January 1, 2000, that was attributable to students participating in the alternative education program provided by the Area 30 Career Center. Provides that a school corporation may not include a student participating in an alternative education program offered through the Area 30 Career Center in the school corporation's average daily membership, average daily attendance, or additional pupil count unless the student meets the requirements for counting. Provides that the school corporation may not include the student in the school corporation's previous year average daily membership, average daily attendance, additional pupil count, or the school corporation's previous year revenue for the purposes of school funding. Makes a technical correction to conform to the continuation of using the additional pupil count for vocational education funding in SEA 9-2000. (92)

HB 1166

Author(s): Summers; Crawford; Buell

Sponsor(s): Clark; Howard; Breaux; Washington

Citations Affected: IC 6-1.1; IC 36-3; IC 36-7; noncode.

Effective: July 1, 2000; January 1, 2001.

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Housing trust fund; low income housing. Establishes a property tax exemption for certain real property located in Marion County that was constructed, rehabilitated, or acquired to provide housing to income eligible persons under the federal low income housing tax credit program if the owner has entered into an agreement to make payments in lieu of taxes. Permits the city-county council in Marion County to enter into agreements concerning payments in lieu of taxes for the same real property, and provides that the payments are to be deposited in the housing trust fund. Permits the Marion County metropolitan development commission to establish a supplemental housing program and a tax increment allocation area for the purpose of providing financial assistance to low-income individuals and families to enable them to purchase or lease residential units. Requires the Marion County metropolitan development commission to establish a housing trust fund. Restricts the use of the proceeds of the trust fund to individuals and families who are at or below certain income levels and to certain other cases. Provides for the administration of the trust fund. Creates the low income housing trust fund advisory committee. (44)

HB 1180

Author(s): Denbo; Whetstone; Cook; Mock; Adams T; Alderman; Atterholt; Ayres; Bailey; Becker; Numerous other Authors

Sponsor(s): Adams K; Craycraft

Citations Affected: IC 4-20.5; IC 36-1.

Effective: July 1, 2000.

Display of Ten Commandments on public property. Authorizes the display of the Ten Commandments on real property owned by the

state or a political subdivision as part of an exhibit displaying other documents of historical significance that formed and influenced the United States legal or governmental system. (75)

HB 1182

Author(s): Kersey; Ayres; Tincher

Sponsor(s): Bray; Blade; Skillman

Citations Affected: IC 33-5; IC 33-10.5.

Effective: July 1, 2000; January 1, 2001.

Conversion of courts in Vigo County. Eliminates two county courts in Vigo County. Adds two superior courts in Vigo County and gives each court a small claims and misdemeanor division. Repeals an obsolete transitional position. Converts the following county courts into superior courts: (1) Blackford county court; (2) Dearborn county court; (3) Orange county court; and (4) Rush county court. Gives the newly created superior court in Blackford County, Dearborn County, Orange County, and Rush County a small claims and misdemeanor division. Gives the circuit court in Blackford County, Dearborn County, and Orange County exclusive jurisdiction over juvenile matters.(The introduced version of this bill was prepared by the commission on courts.) (100)

HB 1184

Author(s): Lytle; Bischoff; Dillon; Stevenson

Sponsor(s): Wheeler; Merritt; Lewis; Craycraft; Smith

Citations Affected: IC 14-8; IC 14-21.

Effective: July 1, 2000.

Cemeteries and burial grounds. Provides that the department of natural resources (DNR) alone or with the assistance of certain entities may survey and register all cemeteries and burial grounds in Indiana in a registry that the DNR establishes and maintains. Allows the DNR to accept donations and establish a trust fund for the cemetery survey. Requires a person who wishes to disturb the ground within 100 feet of a recorded cemetery or burial ground for erecting, altering, or repairing a structure to submit a development plan to the DNR for approval according to standards established by rule. Makes certain exceptions. Requires the DNR to review the development plan not later than 60 days after the plan is submitted. Provides a separate approval procedure for plans of governmental entities. Requires a person who records any interest in property where a burial ground or cemetery is known to be located to record the deed to the property with the appropriate county recorder. Requires that the deed must indicate that the deed pertains to property on which a burial ground or cemetery is known to be located. Requires the county auditor to send a copy of the deed to: (1) the department of natural resources; and (2) the local cemetery board, or if no local cemetery board exists, to the county commissioners; not later than thirty (30) days after the deed is recorded. (22)

HB 1192

Author(s): Dickinson; Lawson L; Summers; Foley

Sponsor(s): Clark; Simpson; Miller

Citations Affected: IC 33-19; IC 35-33; IC 35-42.

Effective: July 1, 2000.

Domestic battery. Requires a court to order a person who commits domestic battery to pay a domestic violence prevention and treatment fee of \$50 if the victim: (1) is a spouse or former spouse of the person who commits the domestic battery; (2) is or was living as if a spouse of the person who commits the domestic battery; or (3) has a child in common with the person who commits the domestic battery. Allows a law enforcement officer to arrest a person for domestic battery without obtaining a warrant. Makes a technical correction. (76)

HB 1197

Author(s): Becker; Welch; Brown C; Budak; Behning; Moses; Goeglein

Sponsor(s): Server; Craycraft; Miller; Long

Citations Affected: Noncode.

Effective: Upon passage.

Medicaid waiver proposals. Requires the office of the secretary of family and social services (office) to develop proposals to do the following: (1) Fund adult foster care and assisted living services through the Medicaid waiver program. (2) Expand adult day care services available through the Medicaid aged and disabled waiver. Requires that these proposals be reviewed by the community and home options to institutional care for the elderly and disabled (CHOICE) advisory board and submitted to the federal Health Care Financing Administration (HCFA) before October 1, 2000. Provides that the office may submit these proposals to HCFA as amendments to existing waivers. Requires the office to report to the legislative council, the governor, and the

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CHOICE board before January 1, 2001, regarding these proposals. Requires the office to receive input from affected providers and consumers when drafting the language of applications for certain Medicaid waivers. (88)

HB 1202

Author(s): Stilwell; Saunders

Sponsor(s): Skillman; Blade

Citations Affected: IC 12-20; noncode.

Effective: January 1, 2001.

Township poor relief. Provides for uniform poor relief distribution procedures for all townships. (Current law requires different procedures for townships having a population of less than 20,000.) Requires the township trustee to pay claims against the township for poor relief in the same manner that other claims against the township are paid. Provides that if a township board does not borrow money for township poor relief, the county commissioners in a county other than Marion County may borrow money or otherwise provide the money. Provides that if a township board does not borrow money for township poor relief, the Marion County board of commissioners shall borrow money or otherwise provide the money. Requires the county commissioners to use certain quarterly reports filed by the township trustee to determine whether there will be insufficient money in the township poor relief fund to provide money to the townships for poor relief purposes; (92)

HB 1214 (VETOED)

Author(s): Leuck; Wolkins; Kersey; Yount

Sponsor(s): Skillman; Blade; Lubbers; Simpson; Kenley

Citations Affected: IC 6-3.1; noncode.

Effective: January 1, 2000 (retroactive).

Research and development tax credits. Modifies the research expense tax credit by repealing the apportionment limit. Requires a statement to be filed with the department of commerce setting forth the amount of research and expense income tax credit claimed. Provides that a taxpayer's credit is based solely on the taxpayer's Indiana qualified research expenses. (For a taxpayer with income apportioned to Indiana, this provision previously limited the credit to the lesser of the taxpayer's Indiana qualified research expenses or its apportioned research expenses for the year.) (73)

HB 1215

Author(s): Whetstone; Brown C; Welch

Sponsor(s): Simpson; Lawson; Wyss

Citations Affected: IC 25-14; noncode.

Effective: Upon passage; July 1, 2001.

Practice of dentistry. Provides that a person who does any of the following is practicing dentistry, for purposes of the law prohibiting the practice of dentistry without a license: (1) Is the employer of a dentist hired to provide dental services. (2) Directs or controls the use of dental equipment or dental material used to provide dental services. (3) Directs, controls, or interferes with a dentist's clinical judgment. (4) Exercises direction or control over a dentist through a written contract concerning certain areas of a dental practice. Allows certain retired dentists to be reclassified as inactive by the state

board of dental examiners. (77)

HB 1221

Author(s): Ripley; Stevenson; Cherry; Mellinger

Sponsor(s): Ford; Skillman; Lewis

Citations Affected: IC 36-7; IC 36-8; noncode.

Effective: September 30, 1999 (retroactive); upon passage; July 1, 2000.

Membership of advisory plan commission. Allows the county commissioners to appoint five citizen members to the county plan commission instead of four citizen members and a township trustee. Specifies that each member appointed to a county plan commission is entitled to be compensated at the same rate for mileage and receive the same compensation for serving on the commission as a county official who is also a member of the county plan commission. Legalizes the acts of a county plan commission that did not have a township trustee appointed to its membership on October 1, 1999. (87)

HB 1222

Author(s): Ripley; Fry

Sponsor(s): Zakas; Lutz

Citations Affected: IC 27-1; noncode.

Effective: July 1, 2000; January 1, 2001.

Insurance continuing education and licensure. Provides that an insurance agent may charge a commercial insured for certain services relating to property and casualty insurance. Allows an

insurance agent to charge a limited late fee on overdue accounts. Specifies approval requirements for the form of a written agreement used by an insurance consultant. Provides that a limited insurance representative's license and an insurance agent's license must be renewed every 48 months. (Current law requires renewal every 24 months.) Exempts a limited insurance representative who only negotiates or solicits credit life insurance or credit disability insurance from continuing education requirements. Provides that an insurance agent must have at least 40 hours of continuing education per license renewal period. (Current law provides for at least 30 hours of continuing education in the 24 month renewal period.) Makes a conforming amendment. (97)

HB 1228

Author(s): Moses; Alderman

Sponsor(s): Long; Lewis; Antich

Citations Affected: IC 36-4.

Effective: July 1, 2000.

Consensual annexations. Provides that if an annexation is with the written consent of all property owners within the area to be annexed, notice of the public hearing on the annexation must be: (1) published one time at least twenty days before the hearing; and (2) given to the property owners within the area to be annexed not later than twenty days before the hearing. (Current law provides that notice by publication and by certified mail must be at least 60 days before the hearing.) (87)

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HB 1231 (VETOED)

Author(s): Avery; Espich; GiaQuinta

Sponsor(s): Wyss; Hume; Server; Landske; Paul; Long; C.Meeks

Citations Affected: IC 36-7.

Effective: July 1, 2000.

Professional sports and convention areas. Makes changes regarding the professional sports and convention development tax area law applicable outside Marion County to require that at least one facility must be used by a professional sports franchise (this requirement does not apply to a tax area located in Fort Wayne), that facilities for convention or tourism related events must serve national or regional markets, and that an agreement must exist regarding tax distributions if there is a mix of facility owners. Eliminates food and beverage taxes as "covered taxes" that are deposited in the professional sports and convention development area fund. Provides that only those covered taxes attributable to the convention or sports related facilities may be allocated to the fund. Allows the governing body that establishes an area to establish as part of a professional sports and convention development area a facility owned by a county building authority. Expands the types of facilities that may be included in an area. Limits the designation of areas to one per county. (58)

HB 1239

Author(s): Dvorak; Weinzapfel

Sponsor(s): Zakas; Alting

Citations Affected: IC 35-41-1; IC 35-47-5.

Effective: July 1, 2000.

Definition of bomb. Defines "bomb" for purposes of criminal law and procedure statutes. Provides that certain criminal statutes relating to machine guns and bombs do not apply to lawful manufacture, transportation, distribution, use, or possession of a material, substance, or device, for the sole purpose of industrial, agricultural, mining, construction, educational, or any other lawful use. (69)

HB 1241

Author(s): Stevenson; Scholer; Adams T

Sponsor(s): Clark; Blade; Gard

Citations Affected: IC 5-10; IC 5-11; IC 6-1.1; IC 20-14; noncode.

Effective: July 1, 2000.

Library tax, insurance, and accounting procedures. Specifies that a public library may provide group insurance for its employees and retired employees. Changes the time within which a public library must file a financial report with the state examiner of the state board of accounts from 30 days after the end of each fiscal year to 60 days after the end of each calendar year. Changes the date of a county board of tax adjustment's first annual meeting from September 18 to September 22. Establishes a new procedure for the appointment of members to a library board in a library district that: (1) is located in a county having a population of more than 45,000 but less than 47,000; and (2) contains all or part of the territory of each school corporation in the county. Provides that under the new procedure each of the following may appoint one member to the library board: (1) The executive of the county in which the library district is located.

(2) The fiscal body of the county in which the library district is located. (3) The legislative body of the most populous city in the library district. (4) The school board of each school corporation having territory in the library district. Requires a person who is appointed under the new procedure to report annually before March 1 to the member's appointing authority concerning the work of the library board and the finances of the library, including the rate of taxation, during the previous calendar year. Allows a member appointed before the new procedure takes effect to continue to serve on the library board until the normal expiration of the member's term and provides procedures for filling the vacancy created by the expiration of the member's term. Provides that the last preceding annual appropriation and tax levy are renewed for a public library if the library board fails to: (1) give a first notice of its proposed budget and tax levy for the ensuing year at least ten days before the public hearing on those matters and a second notice at least three days before the hearing; or (2) finally adopt the budget and tax levy not later than September 20. Requires the treasurer of the library board to report to the county auditor not later than September 20 if the annual appropriation and tax levy are continued. (Current law provides that the last annual appropriation and tax levy are renewed if the board fails to: (1) give notice of its proposed budget and tax levy at least 21 days before the second Monday in September; or (2) finally adopt the budget and tax levy at least two days before the second Monday in September.) (101)

HB 1247

Author(s): Lytle; Mangus

Sponsor(s): Mills; Riegsecker

Citations Affected: IC 15-6; noncode.

Effective: January 1, 2000 (retroactive).

Dairy industry development board. Creates the Indiana dairy industry development board. Establishes the procedure for selection of board members and operation of the board. Imposes an assessment of \$0.10 per hundredweight on all milk produced in Indiana for commercial use. Establishes the dairy industry development fund and requires that all assessments be deposited in the fund. Allows the board to use money from the fund to sponsor projects for advertising and promotion, market research, nutrition and product research and development, and nutrition and educational programs. Requires the board to file an annual report. Establishes a procedure for the initial selection of the board and terms of initial board members. (98)

HB 1248

Author(s): Lytle; Mellinger; Kruse; Scholer

Sponsor(s): Nugent; Lewis; Lanane.

Citations Affected: IC 13-26-2-6.

Effective: Upon passage.

Regional water, sewer, and solid waste districts. Makes numerous changes to the notice requirements for establishing a regional water, sewage, and solid waste district. (69)

HB 1267

Author(s): Frenz; Kersey; Saunders

Sponsor(s): Riegsecker; Waterman; Hume

Citations Affected: IC 20-9.1.

Effective: January 1, 2001.

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School bus identification markings. Requires the state school bus committee to adopt and enforce rules requiring each new school bus operated on or behalf of a school corporation to bear: (1) the name of the school district on the top of the school bus; and (2) the number of the school district on the back of the school bus in black letters that are four to six inches high. (96)

HB 1271

Author(s): Cochran; Kruse; Frenz; Scholer

Sponsor(s): Paul; Wyss; Sipes; Alting; Craycraft; Miller

Citations Affected: IC 20-12; noncode.

Effective: July 1, 2000; August 1, 2000.

Tuition exemption for veterans' children. Provides that the tuition exemption for children of certain veterans who attend state educational institutions exempts the child from the payment of mandatory fees (rather than fees paid into the general fund of the institution). Requires the commission for higher education, in consultation with the state student assistance commission, to define "mandatory fees". Adopts standard terminology to refer collectively to all state educational institutions. Adds provisions for considering other assistance when determining the amount of the higher education benefit for children of veterans and children and spouses of law enforcement officers killed in the line of duty. Specifies that mandatory fees are covered by the assistance for children of veterans, children and spouses of law enforcement officers killed in the line of duty, and for national guard members. (22)

HB 1278 (VETOED)

Author(s): Day; Buell

Sponsor(s): Wyss; Alexa

Citations Affected: IC 20-12; noncode.

Effective: July 1, 2001.

Higher education awards for military personnel. Provides that an Indiana resident who is: (1) serving in the armed forces of the United States; (2) stationed outside Indiana; and (3) otherwise qualified to receive a higher education award; may receive and use a higher education award or freedom of choice grant at an educational institution that is located outside Indiana. Limits the total amount that may be awarded to students who meet these requirements during the 2001-2002 fiscal year to \$240,000. (71)

HB 1279

Author(s): Pond; GiaQuinta; Villalpando

Sponsor(s): Long; Meeks C; Wyss; Washington

Citations Affected: IC 33-2.1; P.L.199-1997.

Effective: June 1, 2000; July 1, 2000.

CLEO program and alternative dispute resolution pilot project. Amends the law concerning the Indiana conference for legal education opportunity (CLEO) to: (1) require the program to provide financial assistance in the form of an annual stipend instead of an annual living expense stipend; (2) allow the advisory committee to waive the requirement that a certified graduate must enroll on a full-time basis; and (3) allow the advisory committee

to approve the award of a stipend to a student for more than three successive academic years if the student requires more than three successive academic years to earn a law degree and the total amount of the stipend that is awarded to the student does not exceed the amount the student would have been awarded if the student had been enrolled on a full-time basis for up to three successive academic years. Extends the alternative dispute resolution fund pilot project and the imposition of related court fees for two additional years. (51)

HB 1283

Author(s): Dickinson; Porter; Klinker; Dillon

Sponsor(s): Weatherwax; Rogers; Breaux; Waterman

Citations Affected: IC 5-10.2.

Effective: July 1, 2000.

Retirement contributions. Allows a member of the Indiana state teachers' retirement fund (TRF) or the public employees' retirement fund (PERF) to make contributions to the member's annuity savings account in addition to the member's required contributions. Provides that the total amount contributed by a member (including any amounts contributed on behalf of the member) may not exceed 10% of the member's compensation. Allows an employer to pick-up and pay these additional contributions made by a PERF or TRF member to the member's annuity savings account. Requires the employer to reduce the member's compensation by an amount equal to the amount of the member's contributions that are picked-up by the employer in this manner. (73)

HB 1293

Author(s): Ruppel; Welch; Ayres; Fry; Ulmer; Crosby; Duncan; Becker; Budak; Dillon; Kruzan; Goeglein

Sponsor(s): Miller; Simpson; Rogers; Wheeler

Citations Affected: IC 5-10; IC 27-8; IC 27-13.

Effective: July 1, 2000.

Colorectal cancer testing. Requires the group self-insurance program for state employees and any contract under which a health maintenance organization (HMO) provides health care services to state employees to provide coverage for colorectal cancer examinations and laboratory tests according to the current guidelines of the American Cancer Society. Requires a group accident and sickness insurance policy to provide coverage for colorectal cancer examinations and laboratory tests according to the current guidelines of the American Cancer Society. Requires a group HMO contract that is employer based to provide colorectal cancer testing as a covered service according to the current guidelines of the American Cancer Society. Provides that an accident and sickness insurer or an HMO is required only to offer to provide coverage or services for colorectal cancer screening in the case of a group accident and sickness insurance policy or a group HMO contract that is not employer based. (77)

HB 1295

Author(s): Sturtz; Budak; Leuck; Steele

Sponsor(s): Bray; Alexa; Meeks C; Meeks R; Miller; Zakas

Supplement to Enactments - 2000

Citations Affected: IC 5-2.

Effective: July 1, 2000.

Violent crime victims compensation fund. Increases from \$10,000 to \$15,000 the maximum award available to each person who is eligible for financial assistance from the violent crime victims compensation fund. (44)

HB 1297

Author(s): Weinzapfel

Sponsor(s): Server; Lutz L

Citations Affected: IC 5-2-5-14.

Effective: July 1, 2000.

Use of fingerprint records. Allows a local law enforcement agency to use fingerprints submitted for the purpose of identification in a request related to the issuance, reinstatement, or renewal of a taxicab driver or massage therapist license. (51)

HB 1311

Author(s): Moses; Brown C; Frizzell

Sponsor(s): Miller

Citations Affected: IC 12-24; IC 16-19; IC 16-28.

Effective: July 1, 2000.

Medicaid information regarding staffing levels. Requires Medicaid certified comprehensive care health facilities, state institutions, and special institutions to make available to residents, legal representatives of residents, and other

individuals designated by residents certain information regarding staffing levels. Requires the office of Medicaid policy and planning to semiannually prepare reports regarding staffing levels at Medicaid certified comprehensive care health facilities. Requires the state department of health, the division of disability, aging, and rehabilitative services, and the division of mental health to semiannually prepare reports regarding staffing levels at state institutions and special institutions. Requires that a compilation of these reports be distributed to certain entities. Requires Medicaid certified comprehensive care health facilities, state institutions, and special institutions to post notices informing residents, legal representatives of residents, and other individuals designated by residents of the availability of the information and reports. Provides conditions these notices must meet. (77)

HB 1316

Author(s): Lawson L; Liggett

Sponsor(s): Landske; Craycraft; Wheeler; Hume L

Citations Affected: IC 8-9.

Effective: July 1, 2000.

Contract carriers transporting railroad employees. Requires contract carriers that transport railroad employees to limit the hours of service by the contract carriers' drivers. (94)

HB 1326

Author(s): Dvorak; Foley; Villalpando

Sponsor(s): Simpson; Bray; Kenley

Citations Affected: IC 4; IC 6; IC 8; IC 9;

IC 12; IC 20; IC 24; IC 26; IC 32.

Effective: July 1, 2001.

Uniform Commercial Code. Adopts a revised Article 9 of the Uniform Commercial Code concerning secured transactions. Makes conforming amendments. (69)

HB 1328

Author(s): Kruzan; Whetstone; Ruppel

Sponsor(s): Merritt; Simpson

Citations Affected: IC 16-31.

Effective: July 1, 2000.

Indiana emergency medical services commission. Provides that certain members of the Indiana emergency medical services commission must be appointed from entities that provide emergency medical services. (77)

HB 1329

Author(s): Kruzan; Goeglein; Hasler; Dillon; Brown C; Frizzell; Scholer; Dumezich

Sponsor(s): Miller; Simpson; Alexa; Landske; Craycraft; Zakas

Citations Affected: IC 16-18; IC 16-25.

Effective: Upon passage.

Hospice licensure. Exempts licensed hospice programs that furnish inpatient care from the definition of health facility. Provides that laws governing hospice licensure apply to entities providing hospice services in Indiana. Provides

that a hospice program includes inpatient services provided by a hospice in compliance with federal regulations. (88)

HB 1330

Author(s): Kruzan; Welch; Steele; Scholer

Sponsor(s): Skillman; Simpson

Citations Affected: IC 20-12.

Effective: Upon passage.

Ivy Tech State College board of trustees. Provides that the number of members on the Ivy Tech board of trustees must equal the number of regions into which the board has divided the state. (Current law fixes the number of members at 13.) (22)

HB 1334

Author(s): Bardon

Sponsor(s): Clark; Lewis

Citations Affected: IC 27-1.

Effective: Upon passage.

Interest on loans to insurance companies. Provides criteria that must be met by a formula that applies to the calculation of a variable interest rate on a loan for surplus funds to a mutual or stock insurance company. (97)

HB 1343

Author(s): Wolkins; Kuzman

Sponsor(s): Gard; Simpson

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Citations Affected: IC 13-11-2, IC 13-18-12; IC 13-30-6; noncode.

Effective: Upon passage, July 1, 2000.

Environmental notices, reports, penalties, and permits. Requires a publicly owned treatment works permittee that determines that an upset has occurred or is likely to occur and that the upset poses a threat to human health or animal life to notify the department of environmental management under certain circumstances, and requires the department to notify all appropriate state and local government agencies and the media, and to consider whether to provide technical assistance. Doubles the minimum and maximum criminal fine that may be imposed for a person who intentionally, knowingly, or recklessly violates certain environmental laws, rules, and standards. Doubles the maximum criminal fine that may be imposed, and establishes a minimum fine, for certain hazardous waste violations. Requires the department of environmental management to prepare a report concerning: (1) restoration of the White River; (2) means to reduce the probability of contamination events and to improve the timeliness and efficiency of protocols and procedures for notice to affected entities; and (3) identification of all contamination events since 1995 in which fish or other aquatic species were killed and in which civil penalties were imposed. Establishes the distribution of the report, and directs the environmental quality service council to study the report and make recommendations to the general assembly. Voids a subsection of a rule of the air pollution control board, subject to exceptions of certain specified types of construction or modification, that limits in certain circumstances the eligibility of the construction or modification of emission units, operations, or processes for exemption from the requirement to obtain a registration, permit, modification approval, or permit revision.

Provides that the air pollution control board may not adopt limitations of that nature under certain circumstances. Directs the air pollution control board to amend the rule to reflect these provisions. (52)

HB 1352

Author(s): Crawford; Buell; Porter

Sponsor(s): Johnson; Rogers

Citations Affected: IC 12-15; IC 12-29.

Effective: July 1, 1994 (retroactive); July 1, 1997 (retroactive); July 1, 1998 (retroactive); July 1, 1999 (retroactive).

Disproportionate share hospital (DSH) payments. Changes the structure of and payments to providers participating in the DSH program as follows: (1) Eliminates the distinction between basic and enhanced disproportionate share hospitals and provides transitional payment methodology. (2) Provides that DSH payments to certain hospitals will be based on and made as close as possible to the hospital's hospital specific limit. Simplifies administration of the DSH program and shifts implementation and payment detail from statute to the state's Medicaid plan. Eliminates a required independent audit for all qualifying hospitals and provides the office of Medicaid policy and planning (office) with discretion to require independent certification of data provided by a hospital to determine the hospital's hospital specific limit. Provides the office with broad discretion to develop a DSH payment methodology that meets certain criteria. Allows the office, under certain criteria, to expand or establish programs to provide payments to certain hospitals. Modifies the order of payments to various categories of DSH providers during specific years. Makes conforming amendments. (88)

HB 1354

Author(s): Cochran; Torr

**Sponsor(s): Clark; Sipes; Simpson;
Kenley; Lubbers**

Citations Affected: IC 6-3.1.

Effective: Upon passage.

EDGE credits. Provides that the economic development for a growing economy (EDGE) board may award an EDGE tax credit for a project located in Hamilton County to a nonprofit organization that is a high growth company with high skilled jobs if the organization meets certain requirements and if all of the following conditions are satisfied: (1) the wages of at least 75% of the organization's Indiana workforce must be equal to at least 200% of the average county wage in the county where the project will be located; (2) the organization must make an investment of at least \$50,000,000 in capital assets; (3) the affected political subdivision must provide substantial financial assistance to the project; (4) the incremental payroll attributable to the project must be at least \$10,000,000 annually; (5) the organization agrees to pay the ad valorem property taxes on the organization's real and personal property that would otherwise be exempt under IC 6-1.1-10; (6) the organization does not receive any deductions from the assessed value of the organization's real and personal property under IC 6-1.1-12 or IC 6-1.1-12.1; and (7) the organization pays all of the organization's ad valorem property taxes to the taxing units in the taxing district in which the project is located. (73)

HB 1376

Author(s): Smith V; Dobis; Burton;

Dumezich

Sponsor(s): Server

Citations Affected: IC 29-1.

Effective: July 1, 2000.

Safety deposit boxes. Specifies that a small estate affidavit may be used to require a financial institution holding personal property of a decedent in a safety deposit box to deliver the property to the person claiming to be entitled to delivery of property of the decedent. (87)

HB 1387

**Author(s): Klinker; Ayres; Scholer;
Frizzell; Welch; Tincher**

**Sponsor(s): Alting; Rogers; Simpson;
Gard**

**Citations Affected: IC 25-34.5; IC 34-6;
noncode.**

**Effective: Upon passage; July 1, 2000;
July 1, 2001.**

Respiratory care practitioners. Requires a respiratory care practitioner to be licensed. (Current law requires that these practitioners be certified.) Requires that rules governing respiratory care practitioners include a designation of all tasks. Provides which respiratory care practices are or are not tasks. Allows certain courses to be accepted toward continuing education requirements. Allows an individual who is not a licensed, registered, or certified health care professional to perform respiratory care practices after passage of an examination. Establishes requirements for student permits. Allows an individual who is not a licensed or certified health care professional to

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perform respiratory care tasks if certain conditions are met. Provides that an individual who holds a valid respiratory care certificate on June 30, 2001, is considered to hold a valid respiratory care license after that date until the certificate's expiration date. Requires that the respiratory care committee propose rules and the medical licensing board adopt rules that designate all respiratory care tasks before July 1, 2001, after receiving feedback from affected health care providers and consulting with certain organizations. (77)

HB 1391

Author(s): Scholer; Stevenson

Sponsor(s): Skillman; Simpson

Citations Affected: IC 8-14.

Effective: July 1, 2000.

Motor vehicle highway account distributions for debt service. Specifies that cities and towns may expend money received from the motor vehicle highway account to pay principal and interest on bonds sold primarily to finance road, street, or thoroughfare projects. (92)

HB 1393

Author(s): Hasler; Becker; Crawford; Kruse

Sponsor(s): Merritt; Alting

Citations Affected: IC 5-20.

Effective: July 1, 2000.

Housing trust fund. Establishes the Indiana affordable housing fund. Requires a local unit to allocate at least 50% of the money received in

program grants to a nonprofit corporation, a public housing authority, or a unit of local government. Requires a local unit to allocate at least 50% of the money received for the production, rehabilitation, or purchase of housing to the production, rehabilitation, or purchase of housing units to be occupied by very low income households. Requires local units participating in the affordable housing fund to establish an affordable housing fund advisory committee. Sets forth the membership and duties of an affordable housing fund advisory committee.

(92)

HB 1395

Author(s): Bottorff; Lutz J

Sponsor(s): Simpson; Mills

Citations Affected: IC 26-2.

Effective: July 1, 2000.

Uniform electronic transactions act. Adds the uniform electronic transactions act. Provides procedures for conducting electronic transactions. Allows governmental agencies to establish procedures for conducting electronic transactions. (94)

HB 1397 (VETOED)

Author(s): Bottorff; Klinker; Lutz J

Sponsor(s): Lubbers; Smith S

Citations Affected: IC 4-4.

Effective: July 1, 2000.

Economic development. Provides appropriations for local economic development organization

grants do not expire or revert. Provides that not more than 25% of the grant amounts awarded may be used for the provision or rehabilitation of low income housing. (73)

HB 1398

Author(s): Bottorff; Duncan

Sponsor(s): Meeks R; Sipes

Citations Affected: IC 14-13; IC 36-8.

Effective: July 1, 2000.

Wireless emergency telephone system fund. Allows the transfer of money between and among the accounts of the wireless emergency telephone system fund. Provides procedures for the transfers. Requires that transfers be approved by the affirmative vote of at least eight members of the wireless enhanced 911 advisory board. (77)

HB 1419

Author(s): Grubb; Dillon; Welch

Sponsor(s): Harrison; Breaux

Citations Affected: IC 9-18; IC 16-19; noncode.

Effective: July 1, 2000.

Anatomical gift funding. Establishes the anatomical gift promotion fund for the purpose of receiving donations of money collected by the bureau of motor vehicles for organizations that promote the procurement of organs for anatomical gifts. Provides that donations of money made in conjunction with vehicle registrations are to be deposited with the treasurer of state and distributed to the

anatomical gift promotion fund by the auditor of state. Provides that the fund is to be administered by the state department of health. Requires the auditor of state to distribute \$50,000 before July 29, 2000, to the Indiana Donation Alliance Foundation to establish a statewide telephone donor and patient referral system. (44)

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IC 3-6	HB 1024, SB 114
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IC 4-31-8-4	SB 1
IC 5	HB 1008
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IC 9-14	HB 1097
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IC 9-30	SB 1, SB 24
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IC 12-19	SB 411

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IC 20-8.1	HB 1058
IC 20-9.1	HB 1267
IC 20-10.1	SB 224
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IC 33-10.5	HB 1182
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SUBJECT INDEX

ABANDONED OR UNCLAIMED PROPERTY

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prepared by
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LEGISLATIVE SERVICES AGENCY
Room 302, State House

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Public Law Number	Enrolled Act Number	Public Law Number	Enrolled Act Number
P.L.77-2000	SEA 205	P.L.121-2000	SEA 74
P.L.78-2000	SEA 212	P.L.122-2000	SEA 114
P.L.79-2000	SEA 218	P.L.123-2000	SEA 118
P.L.80-2000	SEA 222	P.L.124-2000	SEA 143
P.L.81-2000	SEA 224	P.L.125-2000	SEA 186
P.L.82-2000	SEA 244	P.L.126-2000	SEA 187
P.L.83-2000	SEA 322	P.L.127-2000	SEA 227
P.L.84-2000	SEA 331	P.L.128-2000	SEA 233
P.L.85-2000	SEA 373	P.L.129-2000	SEA 262
P.L.86-2000	SEA 393	P.L.130-2000	SEA 278
P.L.87-2000	SEA 401	P.L.131-2000	SEA 315
P.L.88-2000	SEA 418	P.L.132-2000	SEA 317
P.L.89-2000	SEA 419	P.L.133-2000	SEA 330
P.L.90-2000	SEA 433	P.L.134-2000	SEA 351
P.L.91-2000	SEA 469	P.L.135-2000	SEA 352
P.L.92-2000	SEA 470	P.L.136-2000	SEA 353
P.L.93-2000	SEA 489	P.L.137-2000	SEA 355
P.L.94-2000	SEA 490	P.L.138-2000	SEA 372
P.L.95-2000	SEA 504	P.L.139-2000	SEA 411
P.L.96-2000	SEA 508	P.L.140-2000	SEA 431
P.L.97-2000	SEA 515	P.L.141-2000	SEA 447
P.L.98-2000	HEA 1008	P.L.142-2000	SEA 455
P.L.99-2000	HEA 1155	P.L.143-2000	SEA 511
P.L.100-2000	HEA 1197		
P.L.101-2000	HEA 1202		
P.L.102-2000	HEA 1215		
P.L.103-2000	HEA 1221		
P.L.104-2000	HEA 1239		
P.L.105-2000	HEA 1247		
P.L.106-2000	HEA 1248		
P.L.107-2000	HEA 1279		
P.L.108-2000	HEA 1311		
P.L.109-2000	HEA 1316		
P.L.110-2000	HEA 1328		
P.L.111-2000	HEA 1334		
P.L.112-2000	HEA 1343		
P.L.113-2000	HEA 1352		
P.L.114-2000	HEA 1354		
P.L.115-2000	HEA 1393		
P.L.116-2000	HEA 1398		
P.L.117-2000	SEA 40		
P.L.118-2000	SEA 62		
P.L.119-2000	SEA 64		
P.L.120-2000	SEA 73		

1999-2000
Second Regular Session 111th General Assembly
ENROLLED ACT SUMMARY

prepared by
OFFICE OF CODE REVISION
LEGISLATIVE SERVICES AGENCY
Room 302, State House

[NOTE: Acts that become law without signature are law on the eighth day after presentment. However, such an act is not in effect on that day unless the act contains an emergency clause providing effectiveness upon passage or earlier.]
Concurrent Resolutions are not included in this summary.

Key to Governor's Action:

R = Date received by the Governor but not signed. This information provided by the Governor's office.

S = Date signed by the Governor

V = Date vetoed by the Governor

O = Date veto overridden

J = Date of passage of Joint Resolution

W = Became Law Without Signature of Governor

BILL NO.	ACTION	EFFECTIVE DATE
SEA 1 (PL1)	S/11/19/1999	SECTIONS 1 through 6 11/19/1999 SECTION 7 07/01/2000 SECTIONS 8 through 19 11/19/1999
SEA 7 (PL9)	S/03/01/2000 07/01/2000
SEA 8 (PL2)	S/12/01/1999 01/01/1999 (retroactive)
SEA 9 (PL3)	S/12/01/1999	SECTIONS 1 through 3 01/01/2000 SECTIONS 4 through 9 01/01/2001 SECTION 10 01/01/2000 SECTIONS 11 through 12 01/01/2001 SECTION 13 01/01/2002 SECTIONS 14 through 15 01/01/2001 SECTION 16 01/01/2000
SEA 12 (PL14)	S/03/15/2000	SECTIONS 1 through 3 03/15/2000 SECTIONS 4 through 5 .. 01/01/2000 (retroactive) SECTIONS 6 through 15 03/15/2000 SECTION 16 01/01/1999 (retroactive) SECTION 17 03/15/2000 SECTION 18 01/01/2000 (retroactive) SECTIONS 19 through 26 03/15/2000 SECTIONS 27 through 28 01/01/2000 (retroactive) SECTIONS 29 through 89 03/15/2000
SEA 14 (PL4)	S/12/01/1999	SECTIONS 1 through 12 07/01/2000 SECTION 13 12/30/1999

BILL NO.	ACTION	EFFECTIVE DATE
SEA 24 (PL10)	S/03/01/2000	07/01/2000
SEA 33 (PL5)	S/12/01/1999	12/01/1999
SEA 40 (PL117)	S/03/17/2000	07/01/2000
SEA 44 (PL64)	S/03/15/2000	07/01/2000
SEA 46 (PL65)	S/03/15/2000	03/15/2000
SEA 62 (PL118)	S/03/17/2000	SECTION 1 07/01/2000
		SECTION 2 07/01/1999 (retroactive)
		SECTIONS 3 through 29 07/01/2000
SEA 64 (PL119)	S/03/17/2000	07/01/2000
SEA 73 (PL120)	S/03/17/2000	07/01/2000
SEA 74 (PL121)	S/03/17/2000	07/01/2000
SEA 76 (PL66)	S/03/15/2000	04/27/1997 (retroactive)
SEA 79 (PL67)	S/03/15/2000	SECTION 1 01/01/2001
		SECTION 2 07/01/2000
		07/01/2000
SEA 96 (PL11)	S/03/01/2000	SECTION 1 07/01/2000
SEA 108 (PL21)	S/03/13/2000	SECTIONS 2 through 3 04/01/2000
		SECTIONS 4 through 5 07/01/2001
		SECTION 6 03/13/2000
		SECTION 7 07/01/2001
		SECTION 8 09/01/2000
		SECTIONS 9 through 11 03/13/2000
		SECTIONS 12 through 13 07/01/2000
		SECTION 14 04/01/2000
		SECTION 15 03/13/2000
SEA 114 (PL122)	S03/17/2000	SECTIONS 1 through 4 07/01/2000
		SECTION 5 03/17/2000
		SECTIONS 6 through 16 07/01/2000
		SECTION 17 03/17/2000
		SECTIONS 18 through 24 07/01/2000
SEA 117 (PL68)	S/03/15/2000	03/15/2000
SEA 118 (PL123)	S/03/17/2000	03/17/2000
SEA 134 (PL12)	S/03/01/2000	03/01/2000
SEA 143 (PL124)	S/03/17/2000	SECTIONS 1 through 2 07/01/2000
		SECTION 3 03/17/2000
		SECTIONS 4 through 6 07/01/2000
		SECTION 7 03/17/2000
SEA 146 (PL69)	S/03/15/2000	03/15/2000
SEA 147 (PL70)	S/03/15/2000	07/01/2000

BILL NO.	ACTION	EFFECTIVE DATE
SEA 158 (PL71)	S/03/15/2000	07/01/2000
SEA 162 (PL72)	S/03/15/2000	07/01/2000
SEA 171 (PL73)	S/03/15/2000	01/01/2000 (retroactive)
SEA 175 (PL74)	S/03/15/2000	03/15/2000
SEA 178 (PL75)	S/03/15/2000	SECTIONS 1 through 4 07/01/2000
		SECTION 5 03/15/2000
SEA 186 (PL125)	S/03/17/2000	07/01/2000
SEA 187 (PL126)	S/03/17/2000	SECTIONS 1 through 2 07/01/2000
		SECTION 3 01/01/2001
		SECTION 4 01/01/2000 (retroactive)
		SECTION 5 07/01/2000
		SECTION 6 03/17/2000
		SECTION 7 01/01/1998 (retroactive)
		SECTION 8 01/01/1999 (retroactive)
		SECTION 9 03/17/2000
SEA 204 (PL76)	S/03/15/2000	07/01/2000
SEA 205 (PL77)	S/03/15/2000	07/01/2000
SEA 212 (PL78)	S/03/15/2000	07/01/2000
SEA 216 (PL8)	S/02/24/2000	02/24/2000
SEA 218 (PL79)	S/03/15/2000	07/01/2000
SEA 222 (PL80)	S/03/15/2000	07/01/2000
SEA 224 (PL81)	S/03/15/2000	07/01/2000
SEA 227 (PL127)	S/03/17/2000	SECTIONS 1 through 17 07/01/2000
		SECTION 18 01/01/2002
		SECTION 19 07/01/2000
SEA 233 (PL128)	S/03/17/2000	03/17/2000
SEA 244 (PL82)	S/03/15/2000	07/01/2000
SEA 262 (PL129)	S/03/17/2000	03/17/2000
SEA 278 (PL130)	S/03/17/2000	03/17/2000
SEA 315 (PL131)	S/03/17/2000	07/01/2000
SEA 317 (PL132)	S/03/17/2000	09/01/2000
SEA 318 (PL13)	S/03/01/2000	07/01/2000
SEA 322 (PL83)	S/03/15/2000	07/01/2000
SEA 330 (PL133)	S/03/17/2000	07/01/2000
SEA 331 (PL84)	S/03/15/2000	07/01/2000
SEA 351 (PL134)	S/03/17/2000	07/01/2000
SEA 352 (PL135)	S/03/17/2000	07/01/2001
SEA 353 (PL136)	S/03/17/2000	SECTION 1 03/17/2000
		SECTION 2 07/01/2000
		SECTIONS 3 through 5 03/17/2000
SEA 355 (PL137)	S/03/17/2000	07/01/2000

BILL NO.	ACTION	EFFECTIVE DATE
SEA 372 (PL138)	S/03/17/2000	07/01/2000
SEA 373 (PL85)	S/03/15/2000	SECTIONS 1 through 6 07/01/2000
		SECTION 7 06/30/2000
SEA 393 (PL86)	S/03/15/2000	01/01/2000 (retroactive)
SEA 401 (PL87)	S/03/15/2000	07/01/2000
SEA 408	V/03/15/2000	
SEA 411 (PL139)	S/03/17/2000	07/01/2000
SEA 418 (PL88)	S/03/15/2000	01/01/2000 (retroactive)
SEA 419 (PL89)	S/03/15/2000	03/15/2000
SEA 431 (PL140)	S/03/17/2000	SECTIONS 1 through 16 03/17/2000
		SECTION 17 07/01/2000
		SECTIONS 18 through 28 03/17/2000
SEA 433 (PL90)	S/03/15/2000	03/15/2000
SEA 442	V/03/15/2000	
SEA 447 (PL141)	S/03/17/2000	07/01/2000
SEA 455 (PL142)	S/03/17/2000	03/17/2000
SEA 469 (PL91)	S/03/15/2000	07/01/2000
SEA 470 (PL92)	S/03/15/2000	07/01/2000
SEA 489 (PL93)	S/03/15/2000	SECTION 1 07/01/2000
		SECTIONS 2 through 5 01/01/2000 (retroactive)
		SECTIONS 6 through 8 01/01/2001
SEA 490 (PL94)	S/03/15/2000	07/01/2000
SEA 504 (PL95)	S/03/15/2000	07/01/2000
SEA 508 (PL96)	S/03/15/2000	SECTIONS 1 through 3 07/01/2000
		SECTIONS 4 through 5 01/01/2001
		SECTIONS 6 through 9 07/01/2000
SEA 511 (PL143)	S/03/17/2000	SECTION 1 01/01/2002
		SECTIONS 2 through 4 01/01/2001
		SECTION 5 01/01/2002
		SECTIONS 6 through 8 01/01/2001
SEA 515 (PL97)	S/03/15/2000	07/01/2000
HEA 1003 (PL6)	S/12/01/1999	01/01/1999 (retroactive)
HEA 1004 (PL7)	S/12/01/1999	06/30/1999 (retroactive)
HEA 1008 (PL98)	S/03/16/2000	SECTIONS 1 through 2 07/01/2000
		SECTION 3 01/01/2000 (retroactive)
		SECTIONS 4 through 27 07/01/2000
		SECTION 28 03/16/2000
		SECTIONS 29 through 30 07/01/2000
		SECTION 31 03/16/2000

BILL NO.	ACTION	EFFECTIVE DATE
HEA 1010 (PL23)	S/03/15/2000	SECTION 1 03/15/2000
		SECTIONS 2 through 11 07/01/2000
HEA 1011 (PL24)	S/03/15/2000 07/01/2000
HEA 1013 (PL25)	S/03/15/2000 07/01/2000
HEA 1018 (PL15)	S/03/07/2000 07/01/2000
HEA 1024 (PL26)	S/03/15/2000	SECTION 1 03/15/2000
		SECTION 2 07/01/2000
		SECTION 3 03/15/2000
		SECTIONS 4 through 14 01/01/2001
		SECTION 15 03/15/2000
		SECTIONS 16 through 20 11/01/1999 (retroactive)
		SECTIONS 21 through 31 03/15/2000
		SECTION 32 11/01/1999 (retroactive)
		SECTION 33 05/10/1999 (retroactive)
		SECTIONS 34 through 36 03/15/2000
		SECTIONS 37 through 39 07/01/2000
		SECTION 40 03/15/2000
		SECTIONS 41 through 44 07/01/2000
		SECTION 45 03/15/2000
		SECTION 46 07/01/2000
		SECTION 47 11/01/1999 (retroactive)
		SECTIONS 48 through 49 03/15/2000
HEA 1030 (PL27)	S/03/15/2000 07/01/2000
HEA 1031 (PL28)	S/03/15/2000 03/15/2000
HEA 1034 (PL29)	S/03/15/2000	SECTIONS 1 through 8 01/01/2001
		SECTION 9 07/01/2000
HEA 1043 (PL30)	S/03/15/2000 07/01/2000
HEA 1050 (PL31)	S/03/15/2000 07/01/2000
HEA 1051 (PL32)	S/03/16/2000 07/01/2000
HEA 1054 (PL16)	S/03/07/2000	SECTION 1 07/01/2000
		SECTIONS 2 through 3 12/02/2000
HEA 1055 (PL33)	S/03/15/2000 07/01/2000
HEA 1058 (PL34)	S/03/15/2000 07/01/2000
HEA 1062 (PL35)	S/03/15/2000 07/01/2000
HEA 1068 (PL36)	S/03/15/2000	SECTION 1 01/01/2001
		SECTIONS 2 through 9 07/01/2000
		SECTION 10 3/15/2000
		SECTIONS 11 through 12 07/01/2000
HEA 1073	V/03/15/2000	
HEA 1074 (PL37)	S/03/15/2000 07/01/2000
HEA 1075 (PL38)	S/03/15/2000 07/01/2000

BILL NO.	ACTION	EFFECTIVE DATE
HEA 1097 (PL39)	S/03/15/2000	SECTIONS 1 through 9 07/01/2000 SECTIONS 10 through 15 01/01/2001
HEA 1102	V/03/15/2000	
HEA 1106 (PL40)	S/03/15/2000	SECTION 1 07/01/2000 SECTION 2 03/15/2000
HEA 1124	V/03/15/2000	
HEA 1125 (PL41)	S/03/15/2000 07/01/2000
HEA 1130	V/03/15/2000	
HEA 1131 (PL42)	S/03/15/2000 07/01/2000
HEA 1137 (PL43)	S/03/15/2000 07/01/2000
HEA 1141 (PL44)	S/03/15/2000 07/01/2000
HEA 1150	V/03/15/2000	
HEA 1155 (PL99)	S/03/16/2000	SECTIONS 1 through 3 03/16/2000 SECTION 4 07/01/2000 SECTION 5 03/16/2000
HEA 1157 (PL17)	S/03/07/2000 07/01/2000
HEA 1158 (PL18)	S/03/07/2000	SECTION 1 12/31/1999 (retroactive) SECTION 2 03/07/2000 SECTION 3 01/01/2000 (retroactive)
HEA 1166 (PL19)	S/03/07/2000	SECTION 1 01/01/2001 SECTIONS 2 through 4 07/01/2000
HEA 1180 (PL22)	S/03/14/2000 07/01/2000
HEA 1182 (PL45)	S/03/15/2000	SECTIONS 1 through 7 07/01/2000 SECTION 8 01/01/2001 SECTIONS 9 through 15 07/01/2000
HEA 1184 (PL46)	S/03/15/2000 07/01/2000
HEA 1192 (PL47)	S/03/15/2000 07/01/2000
HEA 1197 (PL100)	S/03/16/2000 03/16/2000
HEA 1202 (PL101)	S/03/16/2000 01/01/2001
HEA 1214	V/03/15/2000	
HEA 1215 (PL102)	S/03/16/2000	SECTIONS 1 through 2 07/01/2001 SECTION 3 03/16/2000
HEA 1221 (PL103)	S/03/16/2000	SECTION 1 03/16/2000 SECTION 2 07/01/2000 SECTION 3 09/30/1999 (retroactive)
HEA 1222 (PL48)	S/03/15/2000	SECTION 1 07/01/2000 SECTION 2 01/01/2001 SECTION 3 07/01/2000 SECTIONS 4 through 5 01/01/2001 SECTION 6 07/01/2000 SECTION 7 01/01/2001

BILL NO.	ACTION	EFFECTIVE DATE
HEA 1228 (PL49)	S/03/15/2000	07/01/2000
HEA 1231	V/03/07/2000	
HEA 1239 (PL104)	S/03/16/2000	07/01/2000
HEA 1241 (PL50)	S/03/15/2000	07/01/2000
HEA 1247 (PL105)	S/03/16/2000	01/01/2000
HEA 1248 (PL106)	S/03/16/2000	03/16/2000
HEA 1267 (PL51)	S/03/15/2000	01/01/2001
HEA 1271 (PL52)	S/03/15/2000	SECTIONS 1 through 4 08/01/2000
		SECTION 5 07/01/2000
		SECTIONS 6 through 7 08/01/2000
HEA 1278	V/03/15/2000	
HEA 1279 (PL107)	S/03/16/2000	SECTION 1 07/01/2000
		SECTION 2 06/01/2000
HEA 1283 (PL53)	S/03/15/2000	07/01/2000
HEA 1293 (PL54)	S/03/15/2000	07/01/2000
HEA 1295 (PL55)	S/03/15/2000	07/01/2000
HEA 1297 (PL56)	S/03/15/2000	07/01/2000
HEA 1311 (PL108)	S/03/16/2000	07/01/2000
HEA 1316 (PL109)	S/03/16/2000	07/01/2000
HEA 1326 (PL57)	S/03/15/2000	07/01/2001
HEA 1328 (PL110)	S/03/16/2000	07/01/2000
HEA 1329 (PL58)	S/03/15/2000	03/15/2000
HEA 1330 (PL20)	S/03/07/2000	03/07/2000
HEA 1334 (PL111)	S/03/16/2000	03/16/2000
HEA 1343 (PL112)	S/03/16/2000	SECTIONS 1 through 3 03/16/2000
		SECTIONS 4 through 5 07/01/2000
		SECTIONS 6 through 9 03/16/2000
HEA 1352 (PL113)	S/03/16/2000	SECTIONS 1 through 3 07/01/1999 (retroactive)
		SECTION 4 07/01/1994 (retroactive)
		SECTIONS 5 through 7 07/01/1999 (retroactive)
		SECTION 8 07/01/1998 (retroactive)
		SECTIONS 9 through 10 07/01/1999 (retroactive)
		SECTION 11 07/01/1997 (retroactive)
		SECTIONS 12 through 14 07/01/1999 (retroactive)
		SECTIONS 15 through 16 07/01/1997 (retroactive)
		SECTION 17 07/01/1999 (retroactive)
		SECTION 18 07/01/1998 (retroactive)
		SECTIONS 19 through 20 07/01/1999 (retroactive)
HEA 1354 (PL114)	S/03/16/2000	03/16/2000
HEA 1376 (PL59)	S/03/15/2000	07/01/2000
HEA 1387 (PL60)	S/03/15/2000	SECTIONS 1 through 30 07/01/2001

BILL NO.	ACTION	EFFECTIVE DATE
	SECTION 31	07/01/2000
	SECTION 32	03/15/2000
HEA 1391 (PL61)	S/03/15/2000 07/01/2000
HEA 1393 (PL115)	S/03/16/2000 07/01/2000
HEA 1395 (PL62)	S/03/15/2000 07/01/2000
HEA 1397	V/03/15/2000	
HEA 1398 (PL116)	S/03/16/2000 07/01/2000
HEA 1419 (PL63)	S/03/15/2000 07/01/2000