

**INDIANA CODE SECTIONS AND NON-CODE PROVISIONS
AMENDED OR REPEALED BY PD3157, THE FIRST DRAFT OF
THE 2007 TECHNICAL CORRECTIONS BILL**

(1) AMENDMENTS TO CODE SECTIONS AND CODE SECTIONS ADDED:

<u>SEC.</u>	<u>IC §</u>	<u>Page</u>	<u>Reason for Amendment or Addition:</u>	<u>Effective date:</u>	<u>Consulted:</u>
1.	2-5-27.2-4	1	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 2-5-27.2-4 as amended by SEA 112 [P.L.93-2006] and by SEA 41 [P.L.141-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
2.	3-7-38.2-2	2	Incorrect word. IC 3-7-38.2-2(a) provides that "(a) voter list maintenance program . . . must . . . not result in the removal of the name of a person from the official list of <u>votes</u> solely due to the person's failure to vote". The use of "list of <u>votes</u> " in IC 3-7-38.2-2(a) must be the result of an error, the unintentional dropping of the "r" from "voters". The term "list of <u>voters</u> " appears 14 times in Title 3 of the Indiana Code, but "list of votes" appears nowhere other than in IC 3-7-38.2-2(a). This SECTION changes "list of <u>votes</u> " in IC 3-7-38.2-2(a) to "list of <u>voters</u> ".	Upon passage	Bob Rudolph LSA attorney (source)
3.	4-1-8-1	3	Conflict resolution. Resolves a technical, nonsubstantive conflict among the versions of IC 4-1-8-1 as amended by SEA 333 [P.L.157-2006], by SEA 132 [P.L.145-2006], by SEA 41 [P.L.141-2006], and by HEA 1040 [P.L.1-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in all versions. This conflict resolution harmonizes and gives effect to all four versions so as to carry out the intent of the General Assembly in enacting them.	Upon passage	
4.	4-2-6-11	5	Removes the expired subsection (h). "This subsection expires January 1, 2007."	Upon passage	
5.	4-2-7-3	6	Missing conjunction. IC 4-2-7-3 includes a list of subdivisions setting forth duties of the inspector general. A new subdivision (12) was added to this list in 2006 by HEA 1397 [P.L.89-2006]. The new subdivision (12) contains two clauses, each of which modifies the word "information". The two clauses read "(A) voluntarily supplied;" and "(B) that exceeds the requirements of this chapter." There is no conjunction after the first clause to indicate whether the two clauses apply	Upon passage	

conjunctively or disjunctively. The only conjunctions that could possibly be used in subdivision (12) are "and" and "or". If the conjunction "or" were inserted after clause (A), the subdivision would simply not make sense. ["The inspector general shall ... (a) accept and file information: (A) voluntarily supplied; or (B) that exceeds the requirements of this chapter."] The conjunction that must have been intended for subdivision (12), and that must have been omitted by mistake, is "and". This SECTION inserts "and" after clause (A) of IC 4-2-7-3(12).

6.	4-4-10.9-1.2	8	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of 4-4-10.9-1.2 as amended by HEA 1040 [P.L.1-2006] and by HEA 1008 [P.L.47-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage
7.	4-4-10.9-6.1	8	Removes a reference to IC 4-4-31-8, a section in a chapter that expired on July 1, 2005.	Upon passage
8.	4-4-11.4-18	8	Incorrect citation. The last line of IC 4-4-11.4-18 refers to "IC 4-4-5.1-3" as the Code section under which the Indiana twenty-first century research and technology fund is established. However, all of IC 4-4-5.1 (including "IC 4-4-5.1-3") was repealed in 2005. <u>IC 5-28-16-2</u> is the current Code section under which the Indiana twenty-first century research and technology fund is established. This SECTION substitutes "IC 5-28-16-2" for "IC 4-4-5.1-3" in the line referring to the establishment of the Indiana twenty-first century research and technology fund.	Upon passage
9.	4-4-28-11	9	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 4-4-28-11 as amended by HEA 1040 [P.L.1-2006] and by HEA 1261 [P.L.181-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage
10.	4-4-28-12	9	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 4-4-28-12 as amended by HEA 1040 [P.L.1-2006] and by HEA 1261 [P.L.181-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage
11.	4-4-28-15	10	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 4-4-28-15 as amended by HEA 1040 [P.L.1-2006] and by	Upon passage

HEA 1261 [P.L.181-2006]. Text in *this style type* or ~~*this style type*~~ appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.

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| 12. | 4-4-28-18 | 10 | Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 4-4-28-18 as amended by HEA 1040 [P.L.1-2006] and by HEA 1261 [P.L.181-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions. | Upon passage |
| 13. | 4-4-28-21 | 10 | Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 4-4-28-21 as amended by HEA 1040 [P.L.1-2006] and by HEA 1261 [P.L.181-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions. | Upon passage |
| 14. | 4-6-12-4 | 10 | Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 4-6-12-4 as amended by HEA 1040 [P.L.1-2006] and by HEA 1261 [P.L.181-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions. | Upon passage |
| 15. | 4-15-2-3.8 | 11 | Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 4-15-2-3.8 as amended by HEA 1040 [P.L.1-2006] and by SEA 132 [P.L.145-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions. | Upon passage |
| 16. | 4-21.5-2-5 | 12 | Conflict resolution. Resolves a technical, nonsubstantive conflict among the versions of IC 4-21.5-2-5 as amended by HEA 1040 [P.L.1-2006], by SEA 234 [P.L.100-2006], and by SEA 370 [P.L.161-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in all versions. This conflict resolution harmonizes and gives effect to all three versions so as to carry out the intent of the General Assembly in enacting them. | Upon passage |
| 17. | 4-22-2-37.1 | 13 | Conflict resolution. Resolves a technical, nonsubstantive conflict among the versions of IC 4-22-2-37.1 as amended by HEA 1040 [P.L.1-2006], by SEA 379 [P.L.123-2006], by SEA 100 [P.L.91-2006], and by HEA 1008 | Upon passage |

[P.L.47-2006]. Text in *this style type* or ~~*this style type*~~ appeared in one of the versions but not in all versions. This conflict resolution harmonizes and gives effect to all four versions so as to carry out the intent of the General Assembly in enacting them.

18.	4-23-20-3	16	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 4-23-20-3 as amended by SEA 370 [P.L.161-2006] and by SEA 41 [P.L.141-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
19.	4-32.2-2-20.5	17	Subdivision (3) of IC 4-32.2-2-20.5 sets forth a list of three types of persons who fall within the definition of "member" in the case of a qualified organization that is a nonpublic school. The three types of persons are set forth in three clauses. The words immediately preceding the clauses are " <u>either</u> of the following:". Because there are three types of persons, and not two, the pronoun that should precede the clauses should be " <u>any</u> " instead of "either". This SECTION substitutes "any" for "either".	Upon passage	Ross Hooten LSA attorney (source)
20.	5-1.5-4-1	17	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 5-1.5-4-1 as amended by HEA 1029 [P.L.192-2006] and by HEA 1134 [P.L.2-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
21.	5-2-4-1	18	Incorrect citation. Subdivision (3)(C) of IC 5-2-4-1 refers to "IC 10-19-10-1" as the Code section establishing the Indiana intelligence fusion center. However, the Indiana intelligence fusion center is actually established by IC 10-19-10- <u>2</u> . This SECTION changes "IC 10-19-10-1" to "IC 10-19-10- <u>2</u> ".	Upon passage	Sarah Freeman LSA attorney (source)
22.	5-2-6.1-28	19	Inconsistent use of terminology. IC 5-2-6.1-28(a), as amended by SEA 300, requires a hearing officer to issue a written <u>decision</u> not more than 10 days after the hearing on an application for an award from the violent crime victims compensation fund. Before 2006, IC 5-2-6.1-28(a) used the word "determination" instead of "decision". SEA 300 amended IC 5-2-6.1-28 to change "determination" to "decision" in subsection (a). However, subsection (b) of IC 5-2-6.1-28 still uses the term "determination." (It reads, "(c)opies of the determination shall be mailed to the claimant ...") This SECTION changes "determination" to "decision" in subsection (b) to be consistent with the change in terminology made in subsection (a) by SEA 300.	Upon passage	Andy Hedges LSA attorney (source)
23.	5-2-14-5	19	Eliminating erroneously included words. Due to an error in the printing of House Bill 1040, the sentence fragment "reinstatement occurred." was unintentionally added in	Upon passage	

italic text to the end of the SECTION in HB 1040 amending IC 5-2-14-5. This SECTION strikes that sentence fragment from the end of IC 5-2-14-5.

24.	5-2-15-4	20	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 5-2-15-4 as amended by SEA 193 [P.L.151-2006] and by SEA 132 [P.L.145-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
25.	5-14-3-2	20	IC 16-18-2-295, a section defining the term "provider" for the purposes of Title 16, was amended in 2005. The 2005 amendment inserted a new subsection (a) into IC 16-18-2-295 and re-designated the former subsection (a) as subsection (b). However, the 2005 act that amended IC 16-18-2-295 did not make a corresponding change in IC 5-14-3-2, a Code section providing that, for purposes of IC 5-14-3, the term "provider" "has the meaning set out in IC 16-18-2-295(a)". Because the part of IC 5-14-3-2 containing this reference to "IC 16-18-2-295(a)" has not been altered since long before 2005, it is clear that IC 5-14-3-2 is intended to refer to what was formerly subsection (a) of IC 16-18-2-295 but is now subsection (b) of IC 16-18-2-295. This SECTION amends IC 5-14-3-2 to change its reference to "IC 16-18-2-295(a)" into "IC 16-18-2-295(b)".	Upon passage	Karen Davis Public Access Counselor State of Indiana (source)
26.	5-14-3-3	23	Incorrect spelling. As amended by SEA 205, subsection (f) of IC 5-14-3-3 provides that "the lists of names and addresses ... may not <u>by</u> disclosed by public agencies." It seems clear that the word "be" was intended here instead of "by". This SECTION corrects the spelling of the word, changing "by" to " <u>be</u> ".	Upon passage	Anne Haley LSA attorney (source)
27.	5-20-1-2	25	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 5-20-1-2 as amended by SEA 132 [P.L.145-2006] and by HEA 1261 [P.L.181-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
28.	5-20-1-4	28	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 5-20-1-4 as amended by SEA 132 [P.L.145-2006] and by HEA 1261 [P.L.181-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
29.	5-20-2-5	34	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 5-20-2-5 as amended by HEA 1040 [P.L.1-2006] and by	Upon passage	

HEA 1261 [P.L.181-2006]. Text in *this style type* or ~~*this style type*~~ appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.

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| 30. | 5-20-4-3 | 35 | Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 5-20-4-3 as amended by HEA 1040 [P.L.1-2006] and by HEA 1261 [P.L.181-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions. | Upon passage |
| 31. | 5-20-4-7 | 35 | Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 5-20-4-7 as amended by HEA 1040 [P.L.1-2006] and by HEA 1261 [P.L.181-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions. | Upon passage |
| 32. | 5-20-4-9 | 35 | Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 5-20-4-9 as amended by HEA 1040 [P.L.1-2006] and by HEA 1261 [P.L.181-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions. | Upon passage |
| 33. | 5-20-4-10.1 | 36 | Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 5-20-4-10.1 as amended by HEA 1040 [P.L.1-2006] and by HEA 1261 [P.L.181-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions. | Upon passage |
| 34. | 5-20-4-11 | 36 | Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 5-20-4-11 as amended by HEA 1040 [P.L.1-2006] and by HEA 1261 [P.L.181-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions. | Upon passage |
| 35. | 5-20-4-12 | 36 | Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 5-20-4-12 as amended by HEA 1040 [P.L.1-2006] and by HEA 1261 [P.L.181-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared | Upon passage |

in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.

36.	5-20-4-13	37	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 5-20-4-13 as amended by HEA 1040 [P.L.1-2006] and by HEA 1261 [P.L.181-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage
37.	5-20-4-14	37	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 5-20-4-14 as amended by HEA 1040 [P.L.1-2006] and by HEA 1261 [P.L.181-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage
38.	6-1.1-4-28.5	38	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 6-1.1-4-28.5 as amended by HEA 1040 [P.L.1-2006] and by SEA 260 [P.L.154-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage
39.	6-1.1-12-12	38	Conflict resolution. Resolves a technical, nonsubstantive conflict among the versions of IC 6-1.1-12-12 as amended SEA 132 [P.L.145-2006], by SEA 260 [P.L.154-2006], and by SEA 41 [P.L.141-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in all three. This conflict resolution harmonizes and gives effect to all three versions so as to carry out the intent of the General Assembly in enacting them.	Upon passage
40.	6-1.1-12.4-3	39	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 6-1.1-4-28.5 as amended by HEA 1102 [P.L.169-2006] and by SEA 260 [P.L.154-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage
41.	6-1.1-17-16	40	Conflict resolution. Resolves a technical, nonsubstantive conflict among the versions of IC 6-1.1-17-16 as amended by HEA 1134 [P.L.2-2006], by HEA 1102 [P.L.169-2006], and by SEA 260 [P.L.154-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in all	Upon passage

three. This conflict resolution harmonizes and gives effect to all three versions so as to carry out the intent of the General Assembly in enacting them.

42.	6-1.1-20.6-9	43	Conflict resolution: Resolves a technical, nonsubstantive conflict between the versions of IC 6-1.1-20.6-9 as amended by HEA 1134 [P.L.2-2006] and by HEA 1001 [P.L.162-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions. Incorrect internal reference: Subsection (h) of IC 6-1.1-20.6-9 refers to "subsection (b)" as the subsection referring to the reduction in political subdivisions' property tax collections as a result of the application of the credit for excessive residential property taxes. However, it is actually subsection (c) that refers to the reduction in property tax collections. This SECTION changes "subsection (b)" to "subsection <u>(c)</u> ".	Upon passage	George Angelone LSA attorney (source)
43.	6-1.1-21-2	44	Conflict resolution. Resolves a technical, nonsubstantive conflict among the versions of IC 6-1.1-21-1 as amended by HEA 1040 [P.L.1-2006], by HEA 1134 [P.L.2-2006], and by SEA 355 [P.L.67-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in all three. This conflict resolution harmonizes and gives effect to all three versions so as to carry out the intent of the General Assembly in enacting them.	Upon passage	
44.	6-1.1-22-8	48	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 6-1.1-22-8 as amended by HEA 1102 [P.L.169-2006] and by HEA 1001 [P.L.162-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
45.	6-1.1-22-9.5	51	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 6-1.1-22-9.5 as amended by HEA 1134 [P.L.2-2006] and by SEA 355 [P.L.67-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
46.	6-1.1-37-10	52	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of 6-1.1-37-10 as amended by SEA 355 [P.L.67-2006] and by SEA 260 [P.L.154-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	

47.	6-2.5-4-5	54	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 6-2.5-4-5 as amended by HEA 1259 [P.L.180-2006] and by HEA 1001 [P.L.162-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
48.	6-2.5-7-1	56	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 6-2.5-7-1 as amended by SEA 353 [P.L.122-2006] and by HEA 1214 [P.L.176-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
49.	6-3-1-3.5	58	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 6-3-1-3.5 as amended by HEA 1001 [P.L.162-2006] and by HEA 1327 [P.L.184-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
50.	6-3.1-9-1	64	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 6-3.1-9-1 as amended by HEA 1261 [P.L.181-2006] and by HEA 1040 [P.L.1-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
51.	6-3.1-9-2	66	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 6-3.1-9-2 as amended by HEA 1261 [P.L.181-2006] and by HEA 1040 [P.L.1-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
52.	6-3.1-9-4	67	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 6-3.1-9-4 as amended by HEA 1261 [P.L.181-2006] and by HEA 1040 [P.L.1-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
53.	6-3.5-1.1-2.3	67	Incorrect internal reference. Subsection (k) of IC 6-3.5-1.1-2.3 refers to "subsection	Upon passage	George Angelone

(f)" as the subsection under which an additional county adjusted gross income tax imposed in Jasper County is to be terminated. However, it is actually subsection (g) that provides for the termination of the tax. This SECTION changes "subsection (f)" to "subsection (g)".

54.	6-3.5-1.1-10	69	Conflict resolution. Resolves a technical, nonsubstantive conflict among the versions of IC 6-3.5-1.1-10 as amended by HEA 1001 [P.L.162-2006], by HEA 1134 [P.L.2-2006], and by SEA 148 [P.L.147-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in all three. This conflict resolution harmonizes and gives effect to all three versions so as to carry out the intent of the General Assembly in enacting them.	Upon passage
55.	6-3.5-1.1-11	71	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 6-3.5-1.1-11 as amended by HEA 1001 [P.L.162-2006] and by SEA 148 [P.L.147-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage
56.	6-3.5-5-1	72	Incorrect citation. IC 6-3.5-5-1 adopts a definition of the term "state agency" by reference. It indicates that the definition of "state agency" is found in IC 34-4-16.5-2. However, in the 1998 recodification of Title 34, the definition of "state agency" was moved from IC 34-4-16.5-2 to <u>IC 34-6-2-141</u> and IC 34-4-16.5-2 was repealed. This SECTION substitutes "IC 34-6-2-141" for "IC 34-4-16.5-2" in the line referring to the definition of "state agency."	Upon passage
57.	6-3.5-6-18	72	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 6-3.5-6-18 as amended by HEA 1327 [P.L.184-2006] and by HEA 1001 [P.L.162-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage
58.	6-3.5-6-29	74	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 6-3.5-6-29 as amended by HEA 1001 [P.L.162-2006] and by HEA 1327 [P.L.184-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage
59.	6-3.5-7-5	75	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 6-3.5-7-5 as amended by HEA 1001 [P.L.162-2006] and by HEA 1327 [P.L.184-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared	Upon passage

in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.

60.	6-3.5-7-13.1	80	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 6-3.5-13-1 as amended by HEA 1380 [P.L.137-2006] and by HEA 1008 [P.L.47-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
61.	6-8.1-5-1	85	In IC 6-8.1-5-1, as amended by SEA 362 [P.L.111-2006], a type of letter issued by the Department of Revenue is referred to both as a "letter of finding" and a "letter of findings". IC 6-8.1-5-1 is the only Code section in which "letter of finding" appears; elsewhere in the Code where that type of letter is mentioned it is referred to as a "letter of findings". In answer to our question, the Department of Revenue expressed a preference for "letter of findings". This SECTION amends IC 6-8.1-5-1 to change "letter of finding" to "letter of findings".	Upon passage	Tom Conley Administrator, Tax Policy Division Dept of Revenue
62.	6-8.1-7-1	86	Incorrect citation. Subsection (m) of IC 6-8.1-7-1 refers to a list of retail merchants that sell tobacco as being "prepared under IC 6-2.5-6-14." However, IC 6-2.5-6-14 was repealed in 2004 and replaced by IC 6-2.5-6-14.2, a new section requiring the keeping of a list of retail merchants that sell tobacco. This SECTION substitutes "IC 6-2.5-6-14.2" for "IC 6-2.5-6-14" in subsection (m).	Upon passage	
63.	7.1-3-26-16	89	Incorrect conjunction. IC 7.1-3-26-16, as added by HEA 1016 [P.L.165-2006], provides that it is a defense to a charge of selling wine to a consumer who does not meet the requirements of IC 7.1-3-26-6 "if the direct wine seller obtained from the consumer the verified statement required under section 6(4)(C) <u>and</u> 6(5)(A) of this chapter and produces a copy of the verified statement." The two provisions referred to, "section 6(4)(C)" [IC 7.1-3-26-6(4)(C)] and section "6(5)(A)" [IC 7.1-3-26-6(5)(A)], require different types of verified statements to be provided under different circumstances. Before a direct wine shipment, a verified statement would be required of the purchaser under section 6(4)(C) or under section 6(5)(A), but not under both provisions. Therefore, the conjunction that should be used in IC 7.1-3-26-16 is not "and" but "or". This SECTION changes the text of IC 7.1-3-26-16 to read, "if the direct wine seller obtained from the consumer the verified statement required under section 6(4)(C) <u>or</u> 6(5)(A) of this chapter".	Upon passage	Anne Haley LSA attorney (source)
64.	8-1-36-9	89	Corrects a reference to the entity that administers home energy assistance programs, and corrects the reference to the Indiana Code citation under which the lieutenant governor is given authority to administer home energy assistance programs. The administration of home energy assistance programs was transferred from the division	Upon passage	

of family resources to the lieutenant governor.

65.	8-15-2-1	89	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 8-15-2-1 as amended by HEA 1040 [P.L.1-2006] and by HEA 1008 [P.L.47-2006]. Text in <i>this style type</i> or this style type appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
66.	9-13-2-117.3	91	Incorrect reference. IC 9-13-2-117.3 provides that, as used in Title 9, the term "off-road vehicle" "has the meaning set forth in <u>IC 14-16-1-3</u> ." However, IC 14-16-1-3 was repealed in 2005. The 2005 act that repealed IC 14-16-1-3 [P.L.225-2005] also amended the definition of the term "off-road vehicle" in IC 14-8-2-185. As amended by P.L.225-2005, IC 14-8-2-185 now defines "off-road vehicle" in virtually the same way in which it was defined by IC 14-16-1-3. Presumably, the intention of the drafters of P.L.225-2005 was to replace the old definition of "off-road vehicle" in IC 14-16-1-3" with the new definition in IC 14-8-2-185. Moreover, IC 14-8-2-185 is now the only section in Title 9 or Title 14 that defines the term "off-road vehicle." This SECTION amends IC 9-13-2-117.3 to provide that, as used in Title 9, "off-road vehicle" has the meaning set forth in set forth in <u>IC 14-8-2-185</u> .	Upon passage	Susan Montgomery LSA attorney (source)
67.	9-18-15-1	91	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 9-18-15-1 as amended by SEA 75 [P.L.58-2006] and by HEA 1013 [P.L.68-2006]. Text in <i>this style type</i> or this style type appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
68.	9-18-25-1	92	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 9-18-25-1 as amended by SEA 75 [P.L.58-2006] and by HEA 1013 [P.L.68-2006]. Text in <i>this style type</i> or this style type appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
69.	9-19-6-1.5	92	Definition introductory phrase. IC 9-19-6-1.5 defines the term "operating crew member" for the purposes of the chapter IC 9-19-6. However, IC 9-19-6-1.5 does not begin with the customary introductory phrase "for the purposes of this chapter." (We can be sure that the definition in IC 9-19-6-1.5 is intended to apply only to the chapter IC 9-19-6 because IC 9-13-2-117.7 specifically provides that the definition in IC 9-19-6-1.5 defines "operating crew member" for the purposes of IC 9-19-6.) This SECTION inserts the phrase "for the purposes of this chapter"at the beginning	Upon passage	

of IC 9-19-6-1.5.

70.	9-29-3-9	92	Removes the expired subsection (a). "This subsection expires December 31, 2005."	Upon passage	
71.	9-29-3-10	93	Removes the expired subsection (a). "This subsection expires December 31, 2005."	Upon passage	
72.	9-29-3-14	93	Removes the expired subsection (a). "This subsection expires December 31, 2005."	Upon passage	
73.	9-29-9-4	93	Removes the expired subsection (a). "This subsection expires December 31, 2005."	Upon passage	
74.	9-29-9-6	94	Removes the expired subsection (a). "This subsection expires December 31, 2005."	Upon passage	
75.	9-29-9-7	94	Removes the expired subsection (a). "This subsection expires December 31, 2005."	Upon passage	
76.	9-29-9-8	94	Removes the expired subsection (a). "This subsection expires December 31, 2005."	Upon passage	
77.	9-29-9-15	94	Removes the expired subsection (a). "This subsection expires December 31, 2005."	Upon passage	
78.	9-30-2-7	95	Redundant word. IC 9-30-2-7(a) begins with an article ("The:") that is clearly intended to apply to all of the subdivisions that follow. However, subdivision (4) begins with a second "the". This SECTION strikes "the" at the beginning of subdivision (4).	Upon passage	
79.	9-30-6-4.3	95	Incorrect citation. Subsection (a) of IC 9-30-6-4.3 states that IC 9-30-6-4.3 applies "only to a person whose motor vehicle has been seized under IC 34-24-1-1(14)." But subsection (b) of IC 9-30-6-4.3 clearly relates exclusively to a person whose motor vehicle is seized under IC 34-24-1-1(15). Subdivision (15) is the new subdivision concerning the seizure of motor vehicles that was added to IC 34-24-1-1 by SEA 145, which is the 2006 act that also added IC 9-30-6-4.3 as a new Code section. This SECTION amends subsection (a) of IC 9-30-6-4.3 to substitute "IC 34-24-1-1(15)" for "IC 34-24-1-1(14)."	Upon passage	Susan Montgomery LSA attorney (source)
80.	10-13-3-5	95	Conflict resolution. Resolves a technical, nonsubstantive conflict among the versions of IC 10-13-3-5 as amended by HEA 1155 [P.L.173-2006], by SEA 12 [P.L.140-2006], and by SEA 191 [P.L.20-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in all versions. This conflict resolution harmonizes and gives effect to all three versions so as to carry out the intent of the General Assembly in enacting them.	Upon passage	
81.	10-13-3-27	96	Conflict resolution. Resolves a technical, nonsubstantive conflict among the versions of IC 10-13-3-27 as amended by HEA 1155 [P.L.173-2006], by SEA 12 [P.L.140-2006], and by SEA 191 [P.L.20-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in all versions.	Upon passage	

This conflict resolution harmonizes and gives effect to all three versions so as to carry out the intent of the General Assembly in enacting them.

82.	10-19-1-5	97	Incorrect citation. IC 10-19-1-5 identifies "IC 10-19-10-1" as the Code section establishing the Indiana intelligence fusion center. However, the Indiana intelligence fusion center is actually established by IC 10-19-10- <u>2</u> . This SECTION changes "IC 10-19-10-1" to "IC 10-19-10- <u>2</u> ".	Upon passage	Sarah Freeman LSA attorney (source)
83.	11-10-8-3	97	Removes a reference to IC 20-20-21, a chapter that expires January 1, 2007.	Upon passage	
84.	11-13-1-8	98	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 11-13-1-8 as amended by SEA 132 [P.L.145-2006] and by SEA 41 [P.L.141-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
85.	11-13-3-4	100	Conflict resolution. Resolves a technical, nonsubstantive conflict among the versions of IC 11-13-3-4 as amended by SEA 84 [P.L.60-2006], by SEA 12 [P.L.140-2006], by HEA 1155 [P.L.173-2006], and by SEA 246 [P.L.6-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in all versions. This conflict resolution harmonizes and gives effect to all three versions so as to carry out the intent of the General Assembly in enacting them.	Upon passage	
86.	12-7-2-24	102	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 12-7-2-24 as amended by SEA 132 [P.L.145-2006] and by SEA 41 [P.L.141-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
87.	12-7-2-34	102	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 12-7-2-34 as amended by SEA 36 [P.L.12-2006] and by HEA 1261 [P.L.181-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
88.	12-7-2-35	103	Removes a reference to IC 12-17.2-3.2, a chapter that expired on November 1, 2006.	Upon passage	
89.	12-7-2-64	103	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 12-7-2-64 as amended by SEA 41 [P.L.141-2006] and by	Upon passage	

SEA 132 [P.L.145-2006]. Text in *this style type* or ~~*this style type*~~ appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.

90.	12-7-2-69	103	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 12-7-2-69 as amended by SEA 112 [P.L.93-2006] and by SEA 41 [P.L.141-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage
91.	12-7-2-184.5	105	Alphabetical order. The sections of IC 12-7-2 are arranged alphabetically according to the terms that the sections define. However, IC 12-7-2-104, which defines the term "State of Indiana general educational development (GED) diploma," is out of alphabetical order. This draft repeals IC 12-7-2-104 and transfers its contents to a new section numbered IC 12-7-2-184.5 to restore alphabetical order among the definition sections of IC 12-7-2.	Upon passage
92.	12-8-1-6	105	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 12-8-1-6 as amended by SEA 132 [P.L.145-2006] and by SEA 41 [P.L.141-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage
93.	12-8-2-3	105	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 12-8-2-3 as amended by SEA 132 [P.L.145-2006] and by SEA 41 [P.L.141-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage
94.	12-8-10-1	105	Conflict resolution. Resolves a technical, nonsubstantive conflict among the versions of IC 12-8-10-1 as amended by SEA 41 [P.L.141-2006], by HEA 1261 [P.L.181-2006], and by SEA 132 [P.L.145-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in all three. This conflict resolution harmonizes and gives effect to all three versions so as to carry out the intent of the General Assembly in enacting them.	Upon passage
95.	12-8-14-5	107	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 12-8-14-5 as amended by SEA 41 [P.L.141-2006] and by SEA 132 [P.L.145-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared	Upon passage

in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.

96.	12-9-1-3	107	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 12-9-1-3 as amended by SEA 112 [P.L.93-2006] and by SEA 41 [P.L.141-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
97.	12-9-5-1	107	Federal law change. Subdivision (8) of IC 12-9-5-1 refers to the "Technology Related Assistance to Individuals with Disabilities Act (29 U.S.C. 2201)." However, the law formerly found at 29 U.S.C. 2201et seq. has been repealed and replaced by the "Technology Related Assistance for Individuals with Disabilities Act (29 U.S.C. 3001 et seq.)." This SECTION updates the reference to federal law.	Upon passage	K.C. Norwalk LSA attorney (source)
98.	12-9-5-3	108	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 12-9-5-3 as amended by SEA 41 [P.L.141-2006] and by SEA 112 [P.L.93-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
99.	12-10-6-5	108	Expired reference. Subsection (a) of IC 12-10-6-5 refers to "an individual ... determined as disabled under section 2(a)(2) of this chapter because of mental illness". However, "section 2" (i.e., IC 12-10-6-2) was repealed in 2003, so the reference to "section 2(a)(2) of this chapter" in IC 12-10-6-5(a) is outdated. The 2003 act that repealed IC 12-10-6-2 also added a new IC 12-10-6-2.1, and the wording of subsection (a)(2) of the new IC 12-10-6-2.1 is nearly to identical to the wording of subsection (a)(2) of the old IC 12-10-6-2. This SECTION amends IC 12-10-6-5(a) by changing the reference to "section 2(a)(2) of this chapter" into a reference to "section <u>2.1</u> (a)(2) of this chapter". This SECTION also alters the wording of the reference slightly in recognition of the fact that the old IC 12-10-6-2(a)(2) did not and the new IC 12-10-6-2.1(a)(2) does not provide for a formal determination of disability because of mental illness; instead, the old IC 12-10-6-2(a)(2) provided and and the new IC 12-10-6-2.1(a)(2) provides for a determination that a person is " <u>incapable of residing in the individual's own home</u> because of ... mental illness".	Upon passage	
100.	12-13-5-2	109	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 12-13-5-2 as amended by HEA 1261 [P.L.181-2006] and by HEA 1155 [P.L.173-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared	Upon passage	

in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.

101.	12-14-2.5-3	110	Federal agency name change. According to a U.S. government web site, on March 1, 2003, the service and benefit functions of the U.S. Immigration and Naturalization Service became a part of the federal Department of Homeland Security called "the U.S. Citizenship and Immigration Services" (USCIS). But IC 35-41-1-17(b)(13) still refers to the federal agency as the U.S. Immigration and Naturalization Service. This SECTION changes that reference to reflect the federal agency's name change.	Upon passage	Susan Montgomery LSA attorney (source)
102.	12-15-2.5-3	110	Federal agency name change. According to a U.S. government web site, on March 1, 2003, the service and benefit functions of the U.S. Immigration and Naturalization Service became a part of the federal Department of Homeland Security called "the U.S. Citizenship and Immigration Services" (USCIS). But IC 35-41-1-17(b)(13) still refers to the federal agency as the U.S. Immigration and Naturalization Service. This SECTION changes that reference to reflect the federal agency's name change.	Upon passage	Susan Montgomery LSA attorney (source)
103.	12-15-8.5-2	110	Subsection (a) of IC 12-15-8.5-2 authorizes the office of Medicaid policy and planning to obtain a lien on the real property of a Medicaid recipient residing in a medical institution for the cost of Medicaid expenditures made on behalf of the recipient if the office determines that the recipient cannot reasonably be expected to be discharged from the medical institution and return home. Subsection (a) begins with the phrase "Subject to section 10 of this chapter, ". The "section 10" referred to in this introductory phrase, IC 12-15-8.5-10, applied an exemption of \$125,000 to the interest of the Medicare recipient in the property subject to the lien. IC 12-15-8.5-10 was repealed in 2003. Because IC 12-15-8.5-10 has been repealed and the exemption it provided no longer exists, this SECTION strikes the introductory phrase in subsection (a) of IC 12-15-8.5-2.	Upon passage	
104.	12-17.2-4-29	110	Transposition error in citation. Subsection (e) of IC 12-17.2-4-29 was amended in 2006 to include a reference to the Code section establishing the division of family resources child care fund. The amendment cited that Code section as "IC 12-17.2- 3-2 ." However, the Code section is actually "IC 12-17.2- <u>2-3</u> ". This SECTION corrects the citation.	Upon passage	K.C. Norwalk LSA attorney (source)
105.	12-17.2-5-29	111	Transposition error in citation. Subsection (e) of IC 12-17.2-5-29 was amended in 2006 to include a reference to the Code section establishing the division of family resources child care fund. The amendment cited that Code section as "IC 12-17.2- 3-2 ." However, the Code section is actually "IC 12-17.2- <u>2-3</u> ". This SECTION corrects the citation.	Upon passage	K.C. Norwalk LSA attorney (source)

106.	12-20-16-3	112	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 12-20-16-3 as amended by HEA 1261 [P.L.181-2006] and by SEA 41 [P.L.141-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
107.	12-26-2-5	113	IC 16-18-2-295, a section defining the term "provider" for the purposes of Title 16, was amended in 2005. The 2005 amendment inserted a new subsection (a) into IC 16-18-2-295 and re-designated the former subsection (a) as subsection (b). However, the 2005 act that amended IC 16-18-2-295 did not make a corresponding change in IC 12-26-2-5, a Code section that includes a reference to "a health care provider under IC 16-18-2-295(a)". Because IC 12-26-2-5 has not been amended since 2000, it is clear that IC 12-26-2-5 is intended to refer to what was formerly subsection (a) of IC 16-18-2-295 but is now subsection (b) of IC 16-18-2-295. This SECTION amends the reference to "a health care provider under IC 16-18-2-295(a)" in IC 12-26-2-5 and changes "IC 16-18-2-295(a)" to "IC 16-18-2-295(b)".		
108.	14-21-1-13.5	114	Incorrect citations to federal law. Subsection (g) of IC 14-21-1-13.5 refers to "the confidentiality of information requirements of 16 U.S.C. 470(w) and 16 U.S.C. 470(h)(h) ." However, "16 U.S.C. 470(w)" and "16 U.S.C. 470(h)(h)" are not proper citations to existing U.S. Code provisions. This SECTION changes the first reference to " 16 U.S.C. 470w-3 " and the second reference to " 16 U.S.C. 470hh ".	Upon passage	Adam Warnke, Head Legal Counsel, DNR
109.	15-1.5-2-2	115	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 15-1.5-2-2 as amended by HEA 1022 [P.L.69-2006] and by HEA 1040 [P.L.1-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
110.	15-1.5-10.5-6	115	Removes a reference to 15-1.5-10.5-5, a section that expired on September 30, 2005.	Upon passage	
111.	16-22-8-34	116	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 16-22-8-34 as amended by SEA 132 [P.L.145-2006] and by HEA 1395 [P.L.88-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
112.	16-28-1-1	118	Conflict resolution. Resolves a technical, nonsubstantive conflict between the	Upon passage	

versions of IC 16-28-1-1 as amended by SEA 132 [P.L.145-2006] and by SEA 41 [P.L.141-2006]. Text in *this style type* or ~~*this style type*~~ appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.

113.	16-28-13-7	119	Errant "IC." Somehow an isolated "IC" was put at the beginning of subdivision (1)(B) of IC 16-28-13-7. This SECTION strikes that "IC".	Upon passage	
114.	16-33-4-11	119	Incorrect citation. Subsection (d)(1) of IC 16-33-4-11 refers to "IC 31-33-1.5-2" as the Code section establishing the department of child services. However, SEA 132 [P.L.145-2006] repealed IC 31-33-1.5-2 and replaced it with IC IC 31-25-1-1. This SECTION replaces "IC 31-33-1.5-2" in subsection (d)(1) of IC 16-33-4-11 with "IC IC 31-25-1-1".	Upon passage	K.C. Norwalk LSA attorney (source)
115.	16-39-2-6	120	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 16-39-2-6 as amended by SEA 132 [P.L.145-2006] and by SEA 41 [P.L.141-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
116.	16-41-27-5	123	Removes the expired subsection (a). "This subsection expires December 31, 2005."	Upon passage	
117.	20-23-7-12	123	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 20-23-7-12 as amended by HEA 1040 [P.L.1-2006] and by HEA 1134 [P.L.2-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
118.	20-26-11-8	128	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 20-26-11-8 as amended by SEA 132 [P.L.145-2006] and by HEA 1040 [P.L.1-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
119.	20-26-11-13	129	Incorrect reference. Subsection (i) of IC 20-26-11-13 authorizes a school corporation to negotiate transfer tuition agreements with a neighboring school corporation if it "can meet the requirements of IC 20-43-9-8". However IC 20-43-9-8 does not establish any requirements for school corporations relating to the negotiation of transfer tuition agreements. IC 21-1-30-5, a Code section that was formerly referred	Upon passage	Scott Minier Off. of Superintendent Dept. of Education

to in IC 20-26-11-13(i) and that was the predecessor of IC 20-43-9-8, did establish requirements for school corporations relating to the negotiation of transfer tuition agreements. However, the provisions of IC 21-1-30-5 relating to transfer tuition agreements were not incorporated into IC 21-1-30-5.5 when IC 21-1-30-5.5 replaced IC 21-1-30-5 in 2000 and therefore were not incorporated into IC 20-43-9-8 when IC 20-43-9-8 replaced IC 21-1-30-5.5 in 2006. This SECTION strikes from IC 20-26-11-13(i) the language relating to a school corporation's compliance with the requirements of IC 20-43-9-8 as a prerequisite to negotiations concerning transfer tuition agreements.

120.	20-29-2-4	132	The "professional standards board" no longer exists, having been replaced by the division of professional standards of the department of education. This SECTION replaces a reference to the "professional standards board" in IC 20-29-2-4 with a reference to the "division of professional standards of the department of education".	Upon passage	John Rowings Director, Office of Bill Drafting & Research (source)
121.	20-33-2-32	132	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 20-33-2-32 as amended by HEA 1040 [P.L.1-2006] and by HEA 1134 [P.L.2-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
122.	20-33-3-8	133	The "professional standards board" no longer exists, having been replaced by the division of professional standards of the department of education. This SECTION replaces two references to the "professional standards board" in IC 20-33-3-8 with references to the division of professional standards of the department of education.	Upon passage	John Rowings Director, Office of Bill Drafting & Research (source)
123.	20-35-2-1	133	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 20-35-2-1 as amended by SEA 41 [P.L.141-2006] and by SEA 112 [P.L.93-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions. Also adds the word "by" for the sake of sense.	Upon passage	
124.	20-35-3-1	135	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 20-35-3-1 as amended by SEA 132 [P.L.145-2006] and by SEA 41 [P.L.141-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General	Upon passage	

Assembly in enacting both versions.

125.	20-35-7-4	137	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 20-35-7-4 as amended by SEA 132 [P.L.145-2006] and by SEA 41 [P.L.141-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions. Also replaces "other" with "another" for the sake of grammar.	Upon passage	
126.	20-35-8-2	137	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 20-35-8-2 as amended by HEA 1134 [P.L.2-2006] and by SEA 41 [P.L.141-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
127.	21-10-3-3	138	HEA 1006 added a new article, IC 21-10, which authorizes school corporations, through their educational services centers, to take action "to reduce noninstructional expenditures and allocate the resulting savings to student instruction and learning" [IC 21-10-2-1]. Educational service centers are required to support and facilitate actions taken by the school corporations under this authority by the use of their existing cooperative agreements [IC 21-10-2-4(a)] and are required to report the results of their efforts to the state board of education annually [IC 21-10-2-4(c)]. IC 21-10-3-3(1) requires the state board of education to report annually to the governor and the general assembly concerning "(c)onsolidated purchasing arrangements used by multiple school corporations, <u>through educational services</u> , and throughout Indiana." It seems certain that the use of "educational services" in IC 21-10-3-3(1) instead of "educational services <u>centers</u> " was an error. [IC 21-10-3-3(2), the next subdivision, requires the state board's report to cover "(s)hared services arrangements used by multiple school corporations, through <u>educational service centers</u> , and in the state as a whole."] This SECTION changes "through educational services" in IC 21-10-3-3(1) to " <u>through educational service centers</u> ".	Upon passage	Irma Reinumagi LSA attorney (source)
128.	22-15-5-16	139	Incorrect tabulation terminology. In six places, IC 22-15-5-16 refers to a numbered tabulated element as a "clause". Under our Form and Style Manual, a numbered tabulated element is referred to as a "subdivision." This SECTION changes "clause" to "subdivision" in IC 22-15-5-16.	Upon passage	
129.	25-1-7-9	143	Specifies that IC 25-23.2-1-5, which is referred to at the end of the section, has been repealed.	Upon passage	
130.	25-1-7-10	144	Removes a reference to IC 25-23.2, an article that expired on July 1, 2006.	Upon passage	

131.	25-4-1-16	144	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 25-4-1-16 as amended by HEA 1220 [P.L.177-2006] and by SEA 333 [P.L.157-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
132.	25-23-1-1.1	145	Removes a reference in subsection (a) to IC 25-23.2, an article that expired on July 1, 2006.	Upon passage	
133.	25-23-1-1.2	146	Removes a reference in subsection (a) to IC 25-23.2, an article that expired on July 1, 2006.	Upon passage	
134.	25-23-1-7	146	Removes references in subsections (a)(12) and (b)(4) to IC 25-23.2, an article that expired on July 1, 2006.	Upon passage	
135.	25-23-1-11	147	Removes a reference in subsection (f) to IC 25-23.2, an article that expired on July 1, 2006.	Upon passage	
136.	25-23-1-12	148	Removes a reference in subsection (e) to IC 25-23.2, an article that expired on July 1, 2006.	Upon passage	
137.	25-23-1-27	150	Removes a reference in subdivisions (3), (4), and (5) to IC 25-23.2, an article that expired on July 1, 2006.	Upon passage	
138.	25-23-1-34	150	Specifies that IC 25-23.2-3-5, which is referred to in subsection (b)(3), has been repealed.	Upon passage	
139.	25-23.6-1-3.9	151	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 25-23.6-1-3.9 as amended by SEA 41 [P.L.141-2006] and by SEA 132 [P.L.145-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
140.	25-24-3-11	151	Misplaced adjective. IC 25-24-3 authorizes an optometrist to prescribe certain drugs, but it establishes requirements: To prescribe certain drugs, an optometrist is required first to <u>consult</u> with the patient's physician. To prescribe certain other drugs, an optometrist is required only to <u>notify</u> the patient's physician after prescribing the drug. Subsection (b)(1) refers to the latter type of drugs as "those legend drugs for which the optometrist must notify <u>only</u> the patient's physician that the optometrist is prescribing the legend drug". The position of the adjective "only" in subsection (b)(1) gives the subdivision what must be an unintended meaning -- i.e., that for some types of	Upon passage	Irma Reinumagi LSA attorney (source)

drugs the notification of many persons is required but for this type of drugs only the patient's physician need be notified. Relocating the word "only" to the place immediately before the word "notify" ("those legend drugs for which the optometrist must only notify the patient's physician that the optometrist is prescribing the legend drug") gives the subdivision what must have been the intended meaning -- i.e., that for some types of drugs consultation with the physician is required but for other types of drugs only notification of the patient's physician is required.

141.	25-26-13-10	152	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 25-26-13-10 as amended by SEA 202 [P.L.98-2006] and by HEA 1040 [P.L.1-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
142.	25-35.6-1-7	152	The "professional standards board" no longer exists, having been replaced by the division of professional standards of the department of education. This SECTION replaces five references to the "professional standards board" in IC 25-35.6-1-7 with references to "the division of professional standards of the department of education".	Upon passage	Irma Reinumagi LSA attorney (source)
143.	27-1-39-9	153	Missing word. The new chapter IC 27-1-39 added by SEA 229 [P.L.38-2006] authorizes any two or more independent educational institutions to establish a trust for self-insurance purposes. IC 27-1-39-9 provides that such a trust is subject to regulation by the department of insurance in certain respects. Subdivision (1) of IC 27-1-39-9 is clearly intended to require that such a trust be registered with the department of insurance. However, subdivision (1) reads as follows: "The trust be registered with the department." This SECTION inserts the word "must" into subdivision (1), making it read "The trust <u>must</u> be registered with the department."	Upon passage	Ann Naughton LSA attorney (source)
144.	27-8-10-2.1	154	Removes a reference in subsection (f) to IC 27-8-10-2.2, a section that expired on June 30, 2006.	Upon passage	
145.	27-17-2-2	159	Subsection (b) of IC 27-17-2-2, as added by HEA 1097 [P.L.73-2006], establishes certain requirements for an "application for registration to operate as a discount medical card program organization." Subsection (b)(2)(I) provides that an application must be accompanied by a "toll free telephone number for program providers and cardholders to contact the applicant at least forty (40) hours per week during normal business hours." The arrangement of the words in this sentence suggests that that the applicant will be contacted for at least 40 hours each week. This SECTION rearranges the words slightly, making the sentence read, "toll free telephone number that program providers and cardholders can use at least forty (40) hours per week during normal business hours to contact the applicant."	Upon passage	Eliza Houston LSA attorney (source)

146.	28-8-4-38	160	Tabulation problem. IC 28-8-4-38(a)(1) includes a list of items that must be included in the annual report submitted to the director of the department of financial institutions by a licensee seeking renewal of its license to engage in the money transmission business. Each item in the list is set forth in a separate clause. The words immediately preceding the list of clauses should be "The report must <u>include</u> ". In fact, however, the words immediately preceding the clauses are "The report must:" and the word "include" appears on the next line, at the beginning of clause (A). This SECTION transfers the word "include" back to the line immediately preceding the list of clauses.	Upon passage	
147.	31-14-11-15	161	Incorrect CFR citation. IC 31-14-11-15(b)(1)(B) includes a reference to the regulations concerning the federal Temporary Assistance to Needy Families (TANF) program. However, the citation made to the Code of Federal Regulations is "45 CFR 265" and the TANF program regulations begin at Part <u>260</u> of Title 45, not Part 265. This SECTION changes the citation from "45 CFR 265" to "45 CFR 260 et seq."	Upon passage	K.C. Norwalk LSA attorney (source)
148.	31-16-9-3	161	Incorrect CFR citation. IC 31-16-9-3(b)(1)(B) includes a reference to the regulations concerning the federal Temporary Assistance to Needy Families (TANF) program. However, the citation made to the Code of Federal Regulations is "45 CFR 265" and the TANF program regulations begin at Part <u>260</u> of Title 45, not Part 265. This SECTION changes the citation from "45 CFR 265" to "45 CFR 260 et seq."	Upon passage	K.C. Norwalk LSA attorney (source)
149.	31-16-10-2	162	Incorrect CFR citation. IC 31-16-10-2(b)(1)(B) includes a reference to the regulations concerning the federal Temporary Assistance to Needy Families (TANF) program. However, the citation made to the Code of Federal Regulations is "45 CFR 265" and the TANF program regulations begin at Part <u>260</u> of Title 45, not Part 265. This SECTION changes the citation from "45 CFR 265" to "45 CFR 260 et seq."	Upon passage	K.C. Norwalk LSA attorney (source)
150.	31-17-2.2-3	162	Singular/plural ambiguity. Subdivision (a)(1) of IC 31-17-2.2-3 provides that "... an individual required to file a notice under IC 31-14-13-10 ... must ... send the notice to <u>the nonrelocating individuals</u> ". The use of the plural ("individuals") might make the reader wonder whether each nonrelocating individual is to receive a notice or whether one notice might be sent to the entire class of nonrelocating individuals. IC 31-14-13-10, the section referred to in subdivision (a)(1) of IC 31-17-2.2-3, states clearly that one copy of the notice must be sent to <u>each nonrelocating individual</u> . This SECTION changes the wording of subdivision (a)(1) to match the text of IC 31-14-13-10: "must ... send the notice to <u>each nonrelocating individual</u> ... ".	Upon passage	Eliza Houston LSA attorney (source)
151.	31-19-11-1	163	Conflict resolution. Resolves a technical, nonsubstantive conflict among the versions of IC 31-19-11-1 as amended by SEA 12 [P.L.140-2006], by SEA 132 [P.L.145-2006], and by HEA 1155 [P.L.173-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in	Upon passage	

all three. This conflict resolution harmonizes and gives effect to all three versions so as to carry out the intent of the General Assembly in enacting them.

152.	31-25-3-1	164	Missing "Sec. #." At the beginning of IC 31-25-3-1, as amended by SEA 139 [P.L.146-2006], "Sec. 1." is missing. This SECTION inserts "Sec. 1." .	Upon passage	
153.	31-25-4-23	165	Missing "Sec. #." At the beginning of IC 31-25-4-23, as amended by SEA 139 [P.L.146-2006], "Sec. 23." is missing. This SECTION inserts "Sec. 23." .	Upon passage	
154.	31-25-4-24	165	Missing "Sec. #." At the beginning of IC 31-25-4-24, as amended by SEA 139 [P.L.146-2006], "Sec. 24." is missing. This SECTION inserts "Sec. 24." .	Upon passage	
155.	31-25-4-25	166	Missing "Sec. #." At the beginning of IC 31-25-4-25, as amended by SEA 139 [P.L.146-2006], "Sec. 25." is missing. This SECTION inserts "Sec. 25." .	Upon passage	
156.	31-27-2-1	166	Incorrect citation. The last line of IC 31-27-2-1 refers to "IC 31-25-1-16" as the Code section establishing the department of child services child care fund. However, that fund is actually established by IC 31-25- <u>2</u> -16. This SECTION substitutes "IC 31-25- <u>2</u> -16" for "IC 31-25-1-16" in the line referring to the establishment of the department of child services child care fund.	Upon passage	K.C. Norwalk LSA attorney (source)
157.	31-27-3-33	166	Incorrect citation. The last line of IC 31-27-3-33 refers to "IC 31-25-1-16" as the Code section establishing the department of child services child care fund. However, that fund is actually established by IC 31-25- <u>2</u> -16. This SECTION substitutes "IC 31-25- <u>2</u> -16" for "IC 31-25-1-16" in the line referring to the establishment of the department of child services child care fund.	Upon passage	K.C. Norwalk LSA attorney (source)
158.	31-27-4-34	167	Incorrect citation. The last line of IC 31-27-4-34 refers to "IC 31-25-1-16" as the Code section establishing the department of child services child care fund. However, that fund is actually established by IC 31-25- <u>2</u> -16. This SECTION substitutes "IC 31-25- <u>2</u> -16" for "IC 31-25-1-16" in the line referring to the establishment of the department of child services child care fund.	Upon passage	K.C. Norwalk LSA attorney (source)
159.	31-27-5-33	167	Incorrect citation. The last line of IC 31-27-5-33 refers to "IC 31-25-1-16" as the Code section establishing the department of child services child care fund. However, that fund is actually established by IC 31-25- <u>2</u> -16. This SECTION substitutes "IC 31-25- <u>2</u> -16" for "IC 31-25-1-16" in the line referring to the establishment of the department of child services child care fund.	Upon passage	K.C. Norwalk LSA attorney (source)
160.	31-27-6-30	168	Incorrect citation. The last line of IC 31-27-6-30 refers to "IC 31-25-1-16" as the Code section establishing the department of child services child care fund. However, that fund is actually established by IC 31-25- <u>2</u> -16. This SECTION substitutes "IC 31-25- <u>2</u> -16" for "IC 31-25-1-16" in the line referring to the	Upon passage	K.C. Norwalk LSA attorney (source)

establishment of the department of child services child care fund.

161.	31-34-4-2	168	Subsection (c) of IC 31-34-4-2 formerly contained two subdivisions, but as amended by SEA 132 [P.L.145-2006] it no longer contains any subdivisions. However, subsections (d) and (f)(1) of IC 31-34-4-2 still refer to "a person described in subsection (c)(1) or (c)(2)." This SECTION amends subsections (d) and (f)(1) of IC 31-34-4-2 so that they refer only to "a person described in subsection (c)."	Upon passage	K.C. Norwalk LSA attorney (source)
162.	31-34-20-1.5	170	Subsection (a) of IC 31-34-20-1.5 formerly contained two subdivisions, but as amended by SEA 132 [P.L.145-2006] it no longer contains any subdivisions. However, subsections (b) and (d)(1) of IC 31-34-20-1.5 still refer to "a person described in subsection (a)(1) or (a)(2)." This SECTION amends subsections (b) and (d)(1) of IC 31-34-20-1.5 so that they refer only to "a person described in subsection (a)."	Upon passage	K.C. Norwalk LSA attorney (source)
163.	31-37-19-5	171	Conflict resolution. Resolves a technical, nonsubstantive conflict among the versions of IC 31-37-19-5 as amended by SEA 12 [P.L.140-2006], by SEA 132 [P.L.145-2006], and by HEA 1155 [P.L.173-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in all three. This conflict resolution harmonizes and gives effect to all three versions so as to carry out the intent of the General Assembly in enacting them.	Upon passage	
164.	31-37-19-6.5	172	Subsection (a) of IC 31-37-19-6.5 formerly contained two subdivisions, but as amended by SEA 132 [P.L.145-2006] it no longer contains any subdivisions. However, subsections (b) and (c)(1) of IC 31-37-19-6.5 still refer to "a person described in subsection (a)(1) or (a)(2)." This SECTION amends subsections (b) and (c)(1) of IC 31-34-20-1.5 so that they refer only to "a person described in subsection (a)."	Upon passage	K.C. Norwalk LSA attorney (source)
165.	33-26-8-1	174	Specifies that IC 6-1.1-4-32, which is referred to at the end of the section, has been repealed.	Upon passage	
166.	33-26-8-3	174	Specifies that IC 6-1.1-4-32, which is referred to in subdivision (7), has been repealed.	Upon passage	
167.	33-30-2-2	174	Removes a reference to IC 33-30-5-1, a section that expired on July 1, 2005, and replaces it with a reference to IC 33-30-5-2, the section that replaced IC 33-30-5-1 after June 30, 2005.	Upon passage	
168.	33-33-2-14	174	Removes a reference to IC 33-29-2-3, a section that expired on July 1, 2005, and replaces it with a reference to IC 33-29-2-4, the section that replaced IC 33-29-2-3 after June 30, 2005.	Upon passage	

169.	33-33-2-31	176	Removes references in subsections (a)(3) and (d) to IC 33-29-2-3, a section that expired on July 1, 2005, and replaces them with references to IC 33-29-2-4, the section that replaced IC 33-29-2-3 after June 30, 2005.	Upon passage	
170.	33-33-27.3-12	176	Removes a reference in subsection (b) to IC 33-29-2-3, a section that expired on July 1, 2005, and replaces it with a reference to IC 33-29-2-4, the section that replaced IC 33-29-2-3 after June 30, 2005.	Upon passage	
171.	33-33-71-69	177	Removes a reference in subsection (c) to IC 33-29-2-3, a section that expired on July 1, 2005, and replaces it with a reference to IC 33-29-2-4, the section that replaced IC 33-29-2-3 after June 30, 2005.	Upon passage	
172.	33-35-3-9	177	Specifies that IC 33-37-4-5, which is referred to in subsection (c), has been repealed.	Upon passage	
173.	33-37-4-8	177	Removes references in subsections (a) and (b) to IC 33-37-4-5, a section that expired on July 1, 2005.	Upon passage	
174.	33-37-10-3	178	Removes a reference to to IC 33-37-4-5, a section that expired on July 1, 2005.	Upon passage	
175.	34-6-2-38	178	Specifies that IC 6-1.1-4-32, IC 6-1.1-4-32, and IC 6-1.1-4-32, which are referred to in subsection (d), have been repealed.	Upon passage	
176.	34-51-3-6	179	Incorrect internal references. Subsection (c) of IC 34-51-3-6 refers to "the payment described in subsection (a)" but it is actually subsection (b) that describes the payment in question. Subsection (e) of IC 34-51-3-6 refers to "(t)he state's interest in a punitive damage award described in subsection (b)(2)" but it is actually subsection (c)(2) that relates to the interest that the state has in a punitive damage award in certain situations. This SECTION substitutes "subsection (b)" for "subsection (a)" in subsection (c) of IC 34-51-3-6 substitutes "subsection (c)(2)" for "subsection (b)(2)" in subsection (e) of IC 34-51-3-6.	Upon passage	Jason Thompson Attorney General's Office (source)
177.	35-33-5-5	179	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 35-33-5-5 as amended by SEA 193 [P.L.151-2006] and by HEA 1040 [P.L.1-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions. Also replaces "it" with "the property" for the sake of clarity.	Upon passage	
178.	35-33-8-3.2	181	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 35-33-8-3.2 as amended by SEA 192 [P.L.97-2006] and by HEA 1155 [P.L.173-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared	Upon passage	

in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.

179.	35-38-2-2.3	183	Conflict resolution. Resolves a technical, nonsubstantive conflict among the versions of IC 35-38-2-2.3 as amended by SEA 84 [P.L.60-2006], by SEA 12 [P.L.140-2006], and by HEA 1155 [P.L.173-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in all three. This conflict resolution harmonizes and gives effect to all three versions so as to carry out the intent of the General Assembly in enacting them.	Upon passage	
180.	35-38-2.5-6	186	Incorrect designation of tabulated lines. Subdivision (9) of IC 35-38-2.5-6 contains three clauses. These clauses are not designated with capital letters as they should be but with numbers. This SECTION changes the designations of the three clauses from numbers ("(1)", "(2)", and "(3)") to capital letters ("(A)", "(B)", and "(C)").	Upon passage	
181.	35-41-1-17	187	Federal agency name change. According to a U.S. government web site, on March 1, 2003, the service and benefit functions of the U.S. Immigration and Naturalization Service became a part of the federal Department of Homeland Security called "the U.S. Citizenship and Immigration Services" (USCIS). But IC 35-41-1-17(b)(13) still refers to the federal agency as the U.S. Immigration and Naturalization Service. This SECTION changes that reference to reflect the federal agency's name change.	Upon passage	Susan Montgomery LSA attorney (source)
182.	35-42-1-1	188	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 35-42-1-1 as amended by SEA 193 [P.L.151-2006] and by HEA 1155 [P.L.173-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
183.	35-42-4-10	189	Conflict resolution. Resolves a technical, nonsubstantive conflict among the versions of IC 35-42-4-10 as amended by SEA 12 [P.L.140-2006], by HEA 1155 [P.L.173-2006], and by SEA 246 [P.L.6-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to all three versions so as to carry out the intent of the General Assembly in enacting them.	Upon passage	
184.	35-44-3-13	189	Conflict resolution. Resolves a technical, nonsubstantive conflict among the versions of IC 35-44-3-13 as added by SEA 6 [P.L.139-2006], by SEA 12 [P.L.140-2006], and by HEA 1155 [P.L.173-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to all three versions so	Upon passage	

as to carry out the intent of the General Assembly in enacting them.

185.	35-45-6-1	189	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 35-45-6-1 as amended by SEA 193 [P.L.151-2006] and by HEA 1155 [P.L.173-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
186.	35-50-2-2	191	Conflict resolution. Resolves a technical, nonsubstantive conflict among the versions of IC 35-50-2-2 as amended by SEA 193 [P.L.151-2006], by HEA 1155 [P.L.173-2006], and by SEA 12 [P.L.140-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to all three versions so as to carry out the intent of the General Assembly in enacting them.	Upon passage	
187.	35-50-6-1	193	Conflict resolution. Resolves a technical, nonsubstantive conflict among the versions of IC 35-50-6-1 as amended by SEA 6 [P.L.139-2006], by HEA 1155 [P.L.173-2006], and by SEA 12 [P.L.140-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to all three versions so as to carry out the intent of the General Assembly in enacting them.	Upon passage	
188.	36-1-8-5	195	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 36-1-8-5 as amended by HEA 1102 [P.L.169-2006] and by HEA 1134 [P.L.2-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
189.	36-1-12-14	196	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 36-1-12-14 as amended by HEA 1134 [P.L.2-2006] and by SEA 259 [P.L.120-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
190.	36-2-14-21	198	IC 16-18-2-295, a section defining the term "provider" for the purposes of Title 16, was amended in 2005. The 2005 amendment inserted a new subsection (a) into IC 16-18-2-295 and re-designated the former subsection (a) as subsection (b). However, the 2005 act that amended IC 16-18-2-295 did not make a corresponding change in IC 36-2-14-21, a Code section providing that, as used in the section, the term "provider" "has the meaning set forth in IC 16-18-2-295(a)".	Upon passage	Karen Davis Public Access Counselor State of Indiana (source)

Because IC 36-2-14-21 has not been amended since it was enacted in 2002, it is clear that IC 36-2-14-21 is intended to refer to what was formerly subsection (a) of IC 16-18-2-295 but is now subsection (b) of IC 16-18-2-295. This SECTION amends IC 36-2-14-21 to change its reference to "IC 16-18-2-295(a)" into "IC 16-18-2-295(b)".

191.	36-8-8-13.8	199	SEA 57 of 2006 inserted a new subsection (b) into IC 36-8-8-13.1 and re-designated the former subsection (b) as subsection (c). This SECTION amends IC 36-8-8-13.8 to change its reference to "section 13.1(b) of this chapter" into a reference to "section 13.1(c) of this chapter".	Upon passage	Ed Gohman LSA attorney (source)
192.	36-8-8-13.9	200	SEA 57 of 2006 inserted a new subsection (b) into IC 36-8-8-13.1 and re-designated the former subsection (b) as subsection (c). This SECTION amends IC 36-8-8-13.9 to change its reference to "section 13.1(b) of this chapter" into a reference to "section 13.1(c) of this chapter".	Upon passage	Ed Gohman LSA attorney (source)
193.	36-8-8-14.1	201	SEA 57 of 2006 inserted a new subsection (b) into IC 36-8-8-13.1 and re-designated the former subsection (b) as subsection (c). This SECTION amends IC 36-8-8-14.1 to change its reference to "section 13.1(b) of this chapter" into a reference to "section 13.1(c) of this chapter".	Upon passage	Ed Gohman LSA attorney (source)
194.	36-9-3-5	203	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 36-9-3-5 as amended by HEA 1102 [P.L.169-2006] and by HEA 1040 [P.L.1-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	
195.	36-9-3-9	206	Conflict resolution. Resolves a technical, nonsubstantive conflict between the versions of IC 36-9-3-9 as amended by HEA 1102 [P.L.169-2006] and by HEA 1040 [P.L.1-2006]. Text in <i>this style type</i> or <i>this style type</i> appeared in one of the versions but not in both. This conflict resolution harmonizes and gives effect to both versions so as to carry out the intent of the General Assembly in enacting both versions.	Upon passage	

(2) REPEALERS OF CODE SECTIONS:

<u>SEC.</u>	<u>§ Repealed</u>	<u>Page</u>	<u>Reason for the Repeal:</u>	<u>Effective Date of Repeal:</u>	<u>Consulted:</u>
196.	4-4-31	207	Expired chapter. "Sec. 8. This chapter expires July 1, 2005."	Upon passage	
	6-1.1-4-32	207	Expired section."This section expires December 31, 2006."	Upon passage	

6-1.1-4-33	207	Expired section. "This section expires December 31, 2005."	Upon passage
6-1.1-4-34	207	Expired section. "This section expires December 31, 2005."	Upon passage
6-1.1-4-35	207	Expiring section. "This section expires January 1, 2007."	Upon passage
6-1.1-4-36	207	Expiring section. "This section expires January 1, 2007."	Upon passage
6-1.1-4-37	207	Expiring section. "This section expires January 1, 2007."	Upon passage
6-1.1-4-38	207	Expiring section. "This section expires January 1, 2007."	Upon passage
6-3.1-22.2	207	Expired chapter. "Sec. 10. This chapter expires January 1, 2006."	Upon passage
6-6-5-7.9	207	Expiring section. "This section expires January 1, 2007."	Upon passage
9-18-15-13	207	Expired section. "This section expires October 31, 2005."	Upon passage
9-24-15-10	207	Expired section. "This section expires July 1, 2005."	Upon passage
12-7-2-104	207	IC 12-7-2-104, which defines the term "State of Indiana general educational development (GED) diploma" for purposes of IC 12-14-5, is out of alphabetical order. This draft repeals IC 12-7-2-104 and transfers its contents to a new section numbered IC 12-7-2-184.5 to restore alphabetical order among the definitions in IC 12-7-2.	Upon passage
12-15-11.5-3.1	207	Expired section. "This section expires April 1, 2006."	Upon passage
12-15-11.5-4.2	207	Expired section. "This section expires April 1, 2006."	Upon passage
12-17.2-3.2	207	Expired chapter. "Sec. 6. This chapter expires November 1, 2006."	Upon passage
13-17-5-6.7	207	Expiring section. "This section expires January 1, 2007."	Upon passage
15-1.5-10.5-5	207	Expired section. "This section expires September 30, 2005."	Upon passage
15-8	207	Expired article. "[IC 15-8-4-1] This article expires July 1, 2006."	Upon passage
20-20-21	207	Expired chapter. "This chapter expires January 1, 2007."	Upon passage
25-23.2	207	Expired article. "[IC 25-23.2-10-3] This article expires July 1, 2006."	Upon passage
27-8-5.7-9	207	Expired section. "This section expires December 31, 2005."	Upon passage

27-8-10-2.2	207	Expired section. "This section expires June 30, 2006."	Upon passage
27-8-10-14	207	Expired section. "This section expires January 1, 2005."	Upon passage
27-13-36.2-7	207	Expired section. "This section expires December 31, 2005."	Upon passage
31-9-2-95.5	207	Repeals a section that defines a term that is never used outside that section.	Upon passage
31-25-4-6	207	Repeals a section that defines a term that is never used outside that section.	Upon passage
31-25-4-13	207	Expired section. "This section expires December 31, 2006."	Upon passage
31-25-4-14	207	Expired section. "This section expires December 31, 2006."	Upon passage
33-28-3-3	207	Expired section. "This section expires July 1, 2005."	Upon passage
33-29-2-3	207	Expired section. "This section expires July 1, 2005."	Upon passage
33-30-5-1	207	Expired section. "This section expires July 1, 2005."	Upon passage
33-35-3-8	207	Expired section. "This section expires July 1, 2005."	Upon passage
33-37-4-5	207	Expired section. "This section expires July 1, 2005."	Upon passage

(3) EMERGENCY CLAUSE:

197. "An emergency is declared for this act."

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