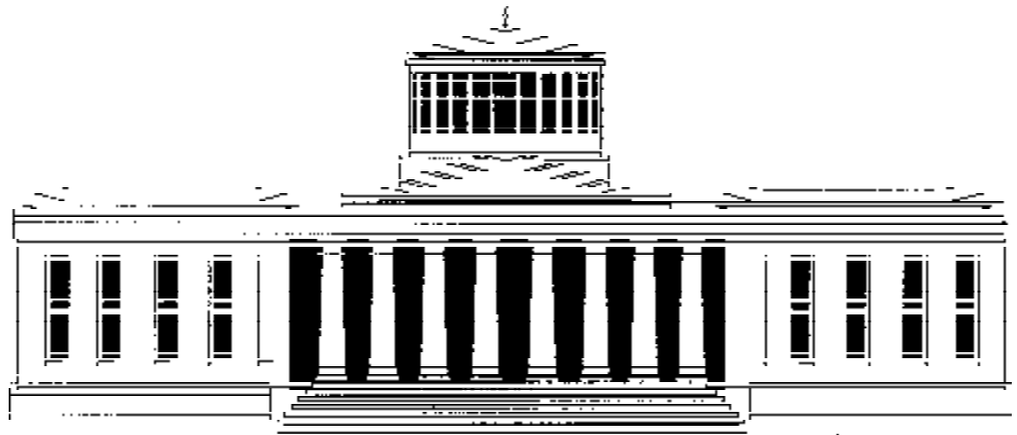


DIGEST OF ENACTMENTS 2000

123rd General Assembly (1999-2000)



Ohio Legislative Service Commission
Columbus, Ohio

March 2001

DIGEST OF ENACTMENTS 2000

123rd General Assembly (1999-2000)

Ohio Legislative Service Commission

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INTRODUCTION

During 2000, the 123rd General Assembly passed 120 House bills, 76 Senate bills, and one substantive House joint resolution. Voters, on November 7, 2000, approved the proposed amendment to the Ohio Constitution contained in Am. Sub. H.J.R. 15.

The Legislative Service Commission prepares for the members of the General Assembly analyses of nearly all the bills and proposed constitutional amendments considered on the floor of the House or Senate. The *Digest of Enactments 2000* is a compilation of condensed versions of the final analyses of bills enacted during 2000. The *Digest of Enactments* replaces the *Summary of Enactments* published by the Legislative Service Commission in various formats from 1953 to 1994.

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Columbus, OH 43266-0418

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Legislative Service Commission
Bill Distribution Room
State House
Columbus, OH 43266

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AGRICULTURE

Sub. H.B. 645

Reps. Vesper, Harris, Terwilleger, Hoops, Widener, Stevens, Hollister, Aslanides, Buchy, Gooding, Grendell, Peterson, Redfern, Willamowski, Distel, Tiberi, Wilson, A. Core, Ogg, Verich, Austria, Barnes, Mead, Roman, Netzley

Sens. Latta, Drake, Fingerhut, White, Carnes, Mumper, Nein, Gardner, Spada, Hagan, Kearns

Effective date: March 22, 2001

Meat and poultry inspection

Requires the Director of Agriculture to adopt rules that meet or exceed the federal standards for meat and poultry inspection established in federal regulations.

Requires rules pertaining to sanitary conditions in establishments that slaughter animals or poultry or that prepare them for food purposes to conform with the sanitation standard operating procedures established in federal regulations governing hazard analysis critical control point systems (HACCP).

Requires the Director to adopt rules specifying that if a meat or poultry slaughter or processing establishment does not have a plan for a particular production process under its HACCP system as required by rules that the Director must adopt, the meat or poultry product of the establishment may be considered to be adulterated.

Requires an inspector who determines that a licensed meat or poultry slaughter or processing establishment is operating in violation of state law governing meat processing to notify the licensee in writing of the violation, authorizes the inspector to impose progressive enforcement actions, and provides for appeals of the enforcement actions.

Authorizes the Director, if he determines that a meat or poultry slaughter or processing establishment is not in compliance with its HACCP plan, to condemn or retain the meat or poultry product on hand and immediately withdraw inspection until compliance is established.

Requires the Director to adopt rules establishing the rate at which meat or poultry slaughter or processing establishments must reimburse the Division of Meat Inspection in the Department of Agriculture for overtime inspection services.

Pesticides

Makes financial responsibility requirements applicable to pesticide business application licensees rather than to the individual licensees whom they employ.

Requires rules adopted under the Pesticides Law to establish deadlines and time periods for the registration of pesticides and the issuance and renewal of licenses under that Law.

Eliminates the requirement that a custom applicator license had to be obtained and a license fee be paid for each pesticide application business location from which an individual worked.

Agricultural commodity handling

Specifies that when a licensed agricultural commodity handler dishonors a depositor's demand for settlement of an obligation, the licensed handler must be experiencing failure as defined in continuing law in order for a depositor to recover his losses resulting from the dishonor of the demand from the Agricultural Commodity Depositors Fund.

Authorizes the Director of Agriculture to petition the court of common pleas for the appointment of a receiver to operate or liquidate the business of an unlicensed agricultural commodity handler who is insolvent or unable to satisfy the claims of depositors.

Authorizes the Director to issue electronic warehouse receipts in accordance with guidelines established in rules.

Weights and measures

Authorizes the Director of Agriculture to require any weighing or measuring instrument or device to be traceable to a national type evaluation program certificate of conformance prior to use for commercial or law enforcement purposes.

Dairy

Eliminates a provision that allowed byproducts created from the manufacture of cheese to be used to manufacture butter and dried whey products.

Ohio Grape Industries Committee

Authorizes the Ohio Grape Industries Committee to advertise for, post notices seeking, or otherwise solicit applicants to serve as employees who assist the Committee, and requires the Committee to submit a list of recommended applicants to the Director of Agriculture.

Requires the Director to hire all employees of the Committee from the list of applicants recommended by the Committee, and requires those employees to be paid with moneys from the Ohio Grape Industries Fund.

Secs. 917.23, 918.02, 918.04, 918.08, 918.22, 918.25, 918.28, 921.02, 921.021, 921.06, 921.07, 921.08, 921.09, 921.10, 921.12, 921.13, 921.16, 924.52, 924.521, 926.141, 926.18, 926.20, and 1327.50.



Sub. S.B. 141

Sens. Mumper, Drake, White, Kearns, Armbruster, Carnes, Johnson

Reps. Vesper, Buchy, Aslanides, Collier, Widener, Netzley, Krupinski, Hood, Stapleton, Evans, Flannery, Barnes

Effective date: March 15, 2001; one section possibly effective December 14, 2000

NPDES permits

Transfers from the Director of Environmental Protection to the Director of Agriculture the authority to issue national pollutant discharge elimination system (NPDES) permits for the discharge of manure from point sources into waters of the state and for the discharge of storm water resulting from an animal feeding facility (AFF), requires the Director of Agriculture to submit to the United States Environmental Protection Agency (USEPA) a program for the issuance of those permits, and provides that the authority of the Director of Agriculture to issue NPDES permits is dependent upon approval from the USEPA.

Establishes requirements and procedures for the issuance of NPDES permits, including general NPDES permits, and requires the Director of Agriculture to establish terms and conditions of NPDES permits in accordance with rules adopted under the act.

Provides for enforcement of the NPDES provisions through orders, adjudication hearings, injunctive relief, and civil and criminal penalties.

Permits to install, permits to operate, and review compliance certificates

Transfers from the Director of Environmental Protection to the Director of Agriculture the authority to issue permits to construct or modify concentrated animal feeding facilities (CAFFs), and requires the adoption of rules concerning these permits to install.

Establishes requirements and procedures for the issuance or denial of permits to install, and provides for the enforcement of permits to install through orders, adjudication hearings, injunctive relief, and civil and criminal penalties.

Requires a person applying to the Director of Agriculture for an initial permit to construct a CAFF to submit specified information, provides that information to be included in an application for a permit to modify a CAFF must be established in rules, and establishes causes and procedures for denial of permits.

Requires a permit to operate from the Director of Agriculture for the operation of a CAFF, establishes requirements and procedures for the issuance or denial of permits to operate, including general permits to operate, requires the adoption of rules concerning the permits, and provides for enforcement of permits to operate through orders, adjudication hearings, injunctive relief, and civil and criminal penalties.

Establishes requirements and procedures for the issuance of review compliance certificates for existing CAFFs, and requires the adoption of rules concerning the certificates.

Requires the adoption of rules that establish best management practices that govern certain activities conducted at a CAFF, that minimize water pollution, odors, insects, and rodents, and that govern the land application of manure that originated at a CAFF.

Authorizes the issuance, denial, suspension, or revocation of any permit by the Director of Agriculture under the act to be appealed to the Environmental Review Appeals Commission after an administrative hearing.

Requires a person applying for a permit who has not operated a CAFF in Ohio for at least two of the past five years and a person to whom a permitted CAFF is being transferred to submit specified background information, and authorizes the Director to deny a permit if he finds that the person has a history of substantial noncompliance with the Federal Water Pollution Control Act, the Safe Drinking Water Act, any other applicable state environmental laws, or the environmental laws of another country.

Permit issuance procedures

Requires the issuance of a draft permit before the final issuance of a permit to install, permit to operate, or NPDES permit; establishes public notice and public meeting requirements and procedures; and requires the adoption of rules concerning public notice and participation requirements.

Establishes procedures for the modification, suspension, or revocation of a permit to install, permit to operate, or NPDES permit.

Insect and rodent control plans; livestock manager certifications

Requires an owner or operator of a CAFF to prepare and submit to the Director an insect and rodent control plan, and requires the Director to enforce the plan.

Requires persons who are responsible for manure management at a major CAFF and persons who transport, buy, or sell a certain quantity of manure annually to obtain a livestock manager certification issued by the Director of Agriculture.

Additional enforcement

Authorizes the Director of Agriculture, if he determines that an emergency exists requiring immediate action to protect the public health or safety or the environment, to issue an order, without prior notice or hearing, stating the existence of the emergency and requiring that action be taken that is necessary to meet the emergency.

Provides that any person that is responsible for an unauthorized spill, release, or discharge of agricultural pollutants that requires emergency action to protect public health or safety or the environment is liable to the Director for the costs incurred in investigating, mitigating, minimizing, removing, or abating the spill, release, or discharge.

Notification to counties and townships

Requires any person proposing to establish a new major CAFF, to expand by at least 10% an existing major CAFF, or to expand a CAFF by at least 10% and to a design capacity of more than 10,000 animal units to provide written notification to the board of county commissioners of the county and the board of trustees of the township where the facility is or will be located to inform them of the facility's potential impact on local infrastructure prior to applying for a permit to install from the Director of Agriculture, establishes procedures for the determination of recommendations of needed improvements and their cost,

requires the person to construct, modify, and maintain the improvements as provided in the recommendations, and authorizes the boards to initiate mediation to seek compliance with the recommendations.

Administration of programs

Authorizes the Director of Agriculture or his authorized representative to enter on property in order to conduct activities that are necessary for the administration and enforcement of the act, and authorizes the Director or his authorized representative to examine and copy any records pertaining to discharges that are subject to the act or any records required to be maintained by the terms and conditions of a permit or review compliance certificate issued under the act.

Authorizes the Director of Agriculture to enter into contracts or agreements to carry out certain functions under the act, and authorizes the Director to administer grants and loans using moneys from the federal government and other sources for carrying out its functions.

Creates the Livestock Management Fund for the deposit of money collected from application fees for permits, from civil penalties, and from civil actions to recover costs from manure spills under the act, and requires money in the Fund to be used solely to administer the act.

Nuisances

Establishes complaint procedures for nuisances related to a CAFF, and requires the Director of Agriculture to proceed to issue orders and assess a civil penalty if the CAFF is not in compliance with a permit or review compliance certificate.

Establishes an affirmative defense in a private civil action related to nuisances arising from agricultural activities at a CAFF if the owner or operator is in compliance with best management practices and the activities do not violate federal, state, and local laws governing nuisances.

Requires the parties to a dispute concerning an alleged nuisance related to agricultural activities conducted at a CAFF to submit the dispute to nonbinding arbitration prior to filing a private civil action.

Other provisions

Requires the Director of Agriculture to adopt rules that establish procedures for the protection of trade secrets from public disclosure.

Creates the Concentrated Animal Feeding Facility Advisory Committee consisting of the Directors of Agriculture, Development, Environmental Protection, and Natural Resources, the Dean of the College of Food, Agricultural, and Environmental Sciences of The Ohio State University, and 16 appointed members, requires the committee to advise the Director of Agriculture in carrying out the act and to conduct other duties, and makes an appropriation for the Committee's operation.

Makes certain changes in the Soil and Water Conservation Law.

Makes an appropriation for purposes of the Department of Agriculture's livestock regulation program and the Livestock Management Fund established by the act.

Secs. 307.204, 505.266, 903.01, 903.02, 903.03, 903.04, 903.05, 903.06, 903.07, 903.08, 903.09, 903.10, 903.11, 903.12, 903.13, 903.14, 903.15, 903.16, 903.17, 903.18, 903.19, 903.20, 903.99, 1511.02, 1511.021, 1511.022, 1511.07, 1511.071, 1515.08, 3745.04, 6111.03, 6111.035, 6111.04, 6111.44, and 6111.45.



See also: House Bills 350, 381, and 484; Senate Bills 259 and 321



APPROPRIATIONS

Am. Sub. H.B. 640

(excluding appropriations, fund transfers, and similar provisions)

Reps. Corbin, Coughlin, Barrett, Peterson, Metzger, Vesper, R. Miller, Boyd, Perry, Stapleton, Hoops, Healy, Goodman, DePiero, Evans, Jolivet

Sens. Carnes, White, Kearns, Ray, Spada, Drake, Johnson, Prentiss

Effective date: June 15, 2000; certain provisions effective September 14, 2000; certain provisions effective January 1, 2001

Implements Section 2n of Article VIII of the Ohio Constitution by granting to the Ohio Public Facilities Commission authority to issue general obligations of the state for the purposes of paying costs of facilities for the state system of common schools and for state-supported and state-assisted institutions of higher education.

Transfers to the Ohio Public Facilities Commission from the Board of Commissioners of the Sinking Fund the authority to issue general obligations of the state for coal research and development projects and for state and local parks and other natural resources capital improvements.

Transfers to the Treasurer of State from the Board of Commissioners of the Sinking Fund the authority to issue general obligations of the state for highway capital improvements.

Transfers to the Treasurer of State from the Ohio Public Facilities Commission the authority to issue obligations of the state that are *not* general obligations to pay costs of capital facilities for mental health and retardation, state-supported and state-assisted institutions of higher education, and parks and recreation, but retains the Commission as the property and lease administrator for the facilities.

Implements the new "5% limitation" on the amount of direct obligation debt that the state can issue, imposed by Section 17 of Article VIII of the Ohio Constitution, by requiring the Governor or the Governor's designee to compute the amounts required to determine compliance with the limitation.

Expands the Director of Budget and Management's authority over scheduling the issuing of state obligations and approving information used in



offering documents, disclosure filings, and other materials related to such obligations.

Requires the Office of Budget and Management to study the comparative financial impact on the state of negotiated versus competitively bid sales of obligations and to report its findings by April 30, 2003.

Allows the maximum maturity of general obligations issued for sports facilities to be 35 years.

Creates the Division of Labor and Worker Safety within the Department of Commerce.

Changes procedures for contracts to maintain, control, or manage the state's public works and for determining and then repairing, removing, or preventing public exigencies related to the state's public works.

Increases from \$10,000 to \$50,000 the aggregate cost threshold above which more extensive plans, specifications, and cost analyses are required before a state public works project can begin.

Increases the hourly rates paid to exempt employees, beginning on the first day of the pay period that includes July 1, 2000, July 1, 2001, and July 1, 2002, by approximately 3%, 3½%, and 4% respectively; eliminates the compensation tables that apply only to exempt employees of the Treasurer of State; adds a step 7 to pay ranges 12 through 18 in Salary Schedule E-1; and reduces the hourly rates for Step 1 of Salary Schedule E-1.

Requires step advances for exempt employees in Salary Schedule E-1 only if the employee satisfies performance criteria established by the employee's appointing authority.

Provides that a probationary employee who is duly removed or reduced in position for unsatisfactory service does not have the right to appeal the removal or reduction to the State Personnel Board of Review or to a municipal or township civil service commission, as applicable.

Requires that an employee paid by warrant of the Auditor of State who retires in accordance with any state retirement plan be paid for each hour of the employee's accumulated sick leave balance at a rate of 55% of the employee's last base rate of pay.

Makes eligible for disability leave benefits an employee who: (1) has completed one year of continuous state service immediately prior to the date of the disability, (2) is a part-time permanent employee who has worked at least 1,500



hours within the 12-month period immediately preceding the date of the disability, and (3) is eligible for sick leave credit under the law that grants sick leave to employees paid by warrant of the Auditor of State.

Requires that each part-time permanent exempt employee, and certain other part-time permanent employees without collective bargaining coverage, receive a pro-rated personal leave credit as established by rule of the Director of Administrative Services.

Provides that: (1) an employee receiving occupational injury leave accumulates sick leave and personal leave, (2) when such an employee's disability extends beyond 120 work days, the employee becomes eligible for disability leave benefits, and (3) the occupational injury leave must be paid at the employee's total rate of pay.

Creates the Professional Development Fund and requires the Director of Administrative Services to use money credited to the fund to pay for professional development opportunities for employees paid by warrant of the Auditor of State who are exempt from collective bargaining coverage.

Provides that an administrative employee of a county historical society who has an account in the Public Employees Retirement System (PERS) Employees' Savings Fund on the act's effective date may elect to remain a contributing member of PERS by giving notice to PERS.

Provides compensation to six members of the Ohio Bicentennial Commission's executive committee who are appointed by the Governor in the amount of \$3,000 per year, but only if those members attend at least two-thirds of the meetings of the executive committee in a given calendar year.

Exempts from the Unclaimed Funds Law certain payments and credits resulting from business to business transactions, and specifies that certain credits to be refunded to a retail customer are unclaimed funds if left unclaimed for three years.

Eliminates the restriction of prior law that joint vocational school districts be paid only 75% of the base-cost amount for students residing outside their territories whom they accept under open enrollment policies.

Makes more explicit the requirement that vocational education students be counted on a full-time-equivalent basis for purposes of calculating state vocational education payments to school districts.

Requires that state vocational education payments follow open enrollment students to the districts where they enroll.



Authorizes the State Board of Education to include day-care, child development courses, and summer enrichment courses in its educational program for preschool-age children who are deaf or hard of hearing and their parents.

Authorizes the Superintendent of the State School for the Deaf: (1) to allow children who are not deaf or hard of hearing to participate in programs designed to help deaf and hard of hearing preschool-age children establish communication skills, and (2) to charge reasonable fees to participate in programs for preschool-age children.

Modifies the Ohio Arts and Sports Facilities Commission Law with regard to local historical facilities, local contribution requirements, and certain contracting requirements.

Lowers, through fiscal year 2005, the amount that the Department of Health may require counties to provide for the program for medically handicapped children.

Provides that the Public Health Council may adopt civil money penalties for rule violations in connection with the Special Supplemental Nutrition Program for Women, Infants, and Children (WIC).

Requires the Department of Health, if it determines that a vendor has committed an act with respect to WIC that federal or state law prohibits, to take action against the vendor in the manner required by federal regulations or state rules.

Provides that, of the fee collected for testing newborn children for genetic, endocrine, and metabolic disorders, *not less than* a specific amount, rather than the specific amount, is earmarked for the newborn testing program, phenylketonuria programs, and the Director of Health's duties regarding sickle cell disease.

Expands the rule-making authority of the Superintendent of the Division of Industrial Compliance relative to the regulation of elevators.

Modifies requirements to obtain or renew a certificate of operation for an elevator.

Eliminates the requirement that the Board of Examiners of Nursing Home Administrators hold examinations for licensure as a nursing home administrator at least two times each year at such times and places as the Board designated, and instead requires that the Board administer the examinations on its own schedule or contract with a government or private entity to administer them.

Provides that the fee that an applicant for licensure as a nursing home administrator must pay to be admitted to the licensing examination is the amount charged by the Board of Examiners of Nursing Home Administrators or a government or private entity under contract with the Board to administer the examination rather than \$150.

Reduces one of the fees assessed for inspection of pressure piping systems from 2% of the system's cost to 1.8% for fiscal year 2001, and to 1% thereafter.

Resolves harmonization problems and effective date issues relating to gas and electric company taxation, adds natural gas companies to the "combined company" provision and other laws enacted by Am. Sub. S.B. 3 of the 123rd General Assembly (the electric industry restructuring act) so that a combined company's gross receipts from a natural gas company activity are attributed to that activity and the correct tax is applied to those receipts, clarifies tax payments and reporting periods under the public utility excise tax and new natural gas company excise tax laws, and eliminates duplicative terms and phrases.

Narrows the kinds of groups that must claim the tax credit for new manufacturing machinery and equipment as a single taxpayer to corporate groups that are related through stock ownership or control.

Provides that partnerships claiming the tax credit for new manufacturing machinery and equipment must use the general computation method established for most tax credits by existing corporation franchise tax law.

Exempts from the sales tax sales of labels for packages and equipment and supplies used to make labels or to label packages or products.

Secs. 101.68, 121.04, 121.08, 123.15, 123.20, 123.21, 124.15, 124.152, 124.18, 124.182, 124.27, 124.34, 124.381, 124.384, 124.385, 124.386, 126.11, 126.14, 126.16, 129.41, 129.42, 129.45, 129.46, 129.50, 129.52, 129.53, 129.54, 129.55, 129.56, 129.57, 129.60, 129.62, 129.63, 129.64, 129.65, 129.72, 129.73, 133.20, 135.14, 145.01, 145.015, 149.32, 149.43, 151.01, 151.02, 151.03, 151.04, 151.05, 151.06, 151.07, 151.08, 153.01, 154.01, 154.02, 154.03, 154.04, 154.05, 154.06, 154.07, 154.08, 154.09, 154.10, 154.11, 154.12, 154.14, 154.15, 154.16, 154.17, 154.18, 154.19, 154.20, 154.21, 154.22, 154.23, 164.01, 164.08, 164.09, 164.10, 164.11, 169.01, 169.02, 505.261, 505.264, 1347.08, 1551.12, 1551.30, 1551.31, 1551.33, 1551.34, 1551.36, 1555.02, 1555.03, 1555.05, 1555.08, 1555.09, 1555.10, 1555.11, 1555.12, 1555.13, 1555.14, 1555.15, 1557.01, 1557.02, 1557.03, 1557.04, 1557.05, 3313.98, 3313.981, 3317.03, 3318.21, 3318.25, 3318.26, 3318.41, 3325.07, 3333.13, 3383.01, 3383.03, 3383.07, 3701.024, 3701.132, 3701.23, 3770.06, 4104.45, 4105.12, 4105.15, 4751.04, 4751.041, 4751.05, 4751.06, 4905.01, 4906.03, 4928.20, 5528.32, 5528.36, 5528.51, 5528.53, 5528.54, 5528.55, 5528.56, 5528.57, 5727.01, 5727.03, 5727.111, 5727.15, 5727.24, 5727.25, 5727.26, 5727.27, 5727.28, 5727.29, 5727.30, 5727.31, 5727.311, 5727.32, 5727.33, 5727.38,



5727.42, 5727.60, 5733.33, 5735.05, 5735.23, 5739.02, 5743.02, 5743.023, 5743.32, 5743.322, and 5747.31.



**Nonappropriation Provisions of
Am. Sub. S.B. 192**

Sens. Ray (by request), Drake, Finan

Reps. Corbin, Womer Benjamin, Mead, Peterson, Metzger, Carey, Hoops, Mottley, Vesper, Goodman, Ogg, Evans, Boyd, Britton, Barnes

Effective date: March 3, 2000; Sections 1, 2, and 12 to 20 effective June 2, 2000

Provides for the distribution of payments that the state is expected to receive from 2000 through 2025 under an agreement with the major American tobacco manufacturers in settlement of state lawsuits against the industry.

Through 2012, distributes the payments to trust funds for school facility construction and renovation, tobacco use cessation programs, biomedical research, other public health programs, assistance to tobacco-growing areas, and other specified purposes, and from 2013 to 2025 distributes a portion of the payments to an endowment fund for school facility construction and renovation.

Requires the Director of Budget and Management to submit two-year revenue and expenditure estimates for the tobacco settlement payments to the General Assembly each even-numbered year, in anticipation of the passage of separate biennial budget acts authorizing the expenditure of this money.

Imposes restrictions on smoking or using tobacco in specifically identified state correctional institutions, and requires the Department of Rehabilitation and Correction, subject to available funding, to provide smoking and tobacco usage cessation programs for prisoners at all state correctional institutions.

Requires the Legislative Budget Office to study issues concerning the availability of prescription drugs for low-income elderly Ohioans who suffer from tobacco-related illnesses.

Secs. 102.02, 107.03, 107.031, 126.02, 126.022, 183.01, 183.02, 183.021, 183.03, 183.04, 183.05, 183.06, 183.07, 183.08, 183.09, 183.10, 183.11, 183.12, 183.13, 183.14, 183.15, 183.16, 183.17, 183.18, 183.19, 183.20, 183.21, 183.22, 183.23, 183.24, 183.25, 183.26, 183.27, 183.28, 183.29, 183.30, 183.31, 183.32, 183.33, and 5145.32.



Am. Sub. S.B. 239

Sens. Cupp, Carnes, Kearns, Oelslager, Drake

Reps. Mead, Amstutz, Womer Benjamin, Metzger, Vesper, Evans, Hoops, Stapleton, O'Brien, Carey, Peterson, Goodman, Boyd, Perry, D. Miller, Barrett, Aslanides, Tiberi, Damschroder, Salerno, Widener, Corbin, Willamowski, Householder, Bender, Hollister, Terwilleger, Wilson, Krupinski, Hartnett, Ogg, Grendell, Austria, Barnes

Effective date: July 6, 2000

Creates a program for fiscal year 2001 under which countywide and county emergency management agencies and regional authorities for emergency management may receive grants from a \$1 million appropriation for emergency Management purposes.



Sub. S.B. 245

Sens. Ray, White, Fingerhut

Reps. Corbin, Carey, Coughlin, Evans, Goodman, Hoops, Mead, Metzger, Mottley, O'Brien, Vesper, Womer Benjamin, Barrett, Boyd, Jones, Metelsky, D. Miller, R. Miller, Ogg, Perry, Terwilleger, Winkler, Patton, Allen, Amstutz, Britton

Effective date: **March 30, 2000; certain provisions effective June 30, 2000, and July 1, 2000**

Makes corrections or clarifications in several budget and related acts.

Revises the law governing notice and meetings for Ohio Works First sanctions.

Extends from December 31, 1999, to July 1, 2001, the deadline for the Task Force on Family Law and Children to issue a report on creating "a more civilized and constructive process for the parenting of children whose parents do not reside together."

Allows the State Board of Proprietary School Registration to accept an application for authorization to offer a baccalaureate, master's, or doctoral degree program from a school that registers with the Board, also holds an equivalent certificate of registration issued by another state, and has held the equivalent certificate for the ten previous consecutive years.

Allows a proprietary school registered in Ohio to call itself a "university" if it is authorized to call itself a "university" in another state and meets certain other conditions.

Eliminates a requirement that student workforce development grants be approximately \$200 each, thus providing that grant size is determined by the amount of funds available for the program.

Modifies the prohibition against a workforce development grant being paid to a school for a student if the school's job placement rate for the baccalaureate or associate degree program in which the student is enrolled is less than 75%, so that it applies to the school's overall job placement rate for degree programs and not the placement rate for the student's specific program.

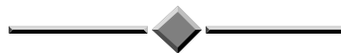
Increases from \$50 to \$100 the maximum fee that the Ohio Ambulance Licensing Board can charge for issuing or renewing an annual permit for an ambulance or other vehicle, and allows the Board, with Controlling Board approval, to set its fees at up to 50% above the maximum amounts allowed by statute.

Regarding the recently passed provision of Am. Sub. S.B. 153 establishing a one-year period for the payment of crime victims reparations awards to certain categories of claimants who otherwise would not be eligible, narrows eligibility to claims arising from crimes that occurred before the reparations program began on January 3, 1976.

Creates a custodial fund of the Treasurer of State--which is not subject to appropriation--for the receipt and disbursement of all child support payments that the Division of Child Support Payments in the Department of Job and Family Services receives as trustee for remittance to persons entitled to receive the payments.

Secs. 103.21, 124.15, 126.06, 126.32, 127.14, 166.03, 169.02, 329.07, 1547.72, 3109.401, 3313.483, 3313.487, 3313.489, 3314.08, 3317.02, 3317.022, 3317.0212, 3317.0216, 3317.11, 3317.16, 3318.01, 3318.011, 3318.36, 3332.05, 3332.06, 3333.29, 3734.281, 4506.01, 4766.05, 4911.18, 5101.325, 5101.35, 5107.05, 5107.161, 5107.162, 5111.23, 5117.071, 5528.30, 5528.41, 5705.34, 5727.84, and 5727.85.





Sub. S.B. 346

Sens. Ray, Fingerhut, Herington, Prentiss, Brady, Drake, Spada

Reps. Corbin, Mead, Jones, Boyd, Evans, D. Miller, O'Brien, Wilson, Womer Benjamin, Barrett, Britton, Allen

Effective date: December 8, 2000; certain provisions effective March 12, 2001

Increases appropriations for Medicaid.

Creates a study committee, called the Ticket to Work Program Evaluation Committee, to determine costs of, sources of revenue for, number of people likely to enroll in, and barriers and impediments to establishing an Ohio ticket to work program for people with disabilities.

Extends the reporting deadline of the Tobacco Oversight Accountability Panel by six months to July 1, 2001.

Makes corrections in certain other legislation.

Sec. 1306.02.



See also: House Bills 403 and 574; Senate Bills 141 and 153

CONSTITUTIONAL AMENDMENTS

Am. Sub. H.J.R. 15

Reps. Mettler, Gardner, Bender, Goodman, Olman, Krupinski, Austria, Hartley, Womer Benjamin, Evans, Calvert, Van Vyven, Coughlin, Buchy, Schuring, Willamowski, Mottley, Tiberi, Allen, Peterson, Stapleton, Metelsky, Widener, Hoops, Damschroder, Harris, Corbin, Mead, Krebs, Metzger, Barrett, Boyd, Roberts, Sullivan, Logan, Hollister, Brading, Wilson, Vesper, Aslanides, Trakas, Williams, Carey, Jones, R. Miller, O'Brien, Ogg, Jolivette, Verich, Barnes, Sykes, Britton, Jacobson, DePiero

Sens. Gardner, Ray, Carnes, Drake, Spada

Adopted: May 2, 2000; approved by the voters on November 7, 2000, and effective November 7, 2000

Enacts Section 2o Of Article VIII of the Ohio Constitution to:

(1) Authorize the issuance of general obligations of the state, up to \$200 million of which could be outstanding at any one time, for certain conservation purposes, including preservation of natural areas, open spaces, and farmlands, provision of state and local parks, and management of natural resources;

(2) Authorize the issuance of state obligations that are not general obligations, up to \$200 million of which could be outstanding at any one time, for certain revitalization purposes, including remediation or cleanup of contamination on publicly and privately owned lands and otherwise addressing environmentally harmful property conditions by clearance, land acquisition, or infrastructure improvements;

(3) Authorize the state to participate in the financing of conservation and revitalization projects that are undertaken by local governments or by others at the direction or authorization of local governments;

(4) Allow the state and local governments to lend their aid and credit to nongovernmental parties to pay costs of conservation and revitalization projects.



COURTS AND PROCEDURES

Am. Sub. H.B. 242

Reps. Jones, Winkler, Sutton, Corbin, Krebs, Pringle, Netzley, Padgett, Van Vyven, Hood, Tiberi, Hartnett, D. Miller, Jolivette, Sulzer, Schuler, Allen, James, Willamowski, Smith, O'Brien, Damschroder, Sykes, Hollister, Young, Boyd, Ford, Ferderber, Ogg, DePiero, Barrett, Britton, Gooding, Buchy, Flannery, Hoops, Vesper, Patton

Sens. Brady, Espy, Drake, Spada, Nein, Prentiss, Mumper, White, Herington, Hagan, Mallory, Armbruster, Gardner, DiDonato

Effective date: October 27, 2000

Requires a court to grant a person relief from a final judgment, court order, or administrative determination or order determining him or a male minor to be the father of a child or requiring him or a male minor to pay child support for a child if genetic test results indicate that there is zero probability that the person or male minor is the father of the child and certain other criteria are satisfied.

Prohibits a court from relieving a person or male minor from a paternity determination or support order if the court determines that the person or male minor knew he was not the father of the involved child before being presumed to be the father under Ohio's Parentage Law or admitting to being the father or before the occurrence of other specified acts.

Requires genetic tests on which relief is granted under the act to be conducted by qualified examiners authorized by the court or the Department of Job and Family Services or by a genetic testing laboratory accredited by the American Association of Blood Banks.

Permits a court that grants relief from a child support order to cancel child support arrearages owed under that order.

Provides that nothing in the act limits any actions that may be taken to recover child support previously paid under the child support order from which relief was granted.

Declares that the right to relief under the act is a substantive right obtainable only by presentation of genetic evidence.



Permits, with certain limitations and after a motion has been granted relieving the person or male minor from a child support order or order establishing paternity, a paternity action to be brought and permits the court to determine the existence of paternity between the person or the male minor and the child subject to the order.

Provides that, if a person brings a paternity action after relief is granted under the act to again establish a parent-child relationship between the person or the male minor who obtained relief and the child subject to the order from which relief was granted, the person bringing the paternity action will be liable for all court costs of the action and the reasonable attorney's fees of the opposing party if the court determines that no parent-child relationship exists.

Permits a court to order genetic tests on its own motion, requires it to order genetic tests on the motion of a party, and requires the requester of the genetic tests to pay for the tests.

Prohibits a court that determines the existence of a parent-child relationship from requiring the parent to pay, as part of an order for current support, an amount for that parent's failure to support the child prior to the date on which the court issues the order for the payment of current support and prohibits that court from requiring that parent to pay all or any part of the reasonable expenses of the mother's pregnancy and confinement if specified criteria are met.

Secs. 3111.13, 3111.37, and 3113.2111.



Sub. H.B. 294

Reps. Willamowski, DePiero, Grendell, Hollister, Krebs, Pringle, Taylor, Terwilleger, Barrett, Salerno, Flannery, Amstutz, Jolivette, Mead, Vesper, Maier, Core, Tiberi, Buchy

Sens. Latta, Cupp, Spada, Mumper, Drake

Effective date: August 29, 2000

Overview

Modifies the law regarding the collection of amounts due under judgments for court costs, prohibits treble damages on certain checks returned for insufficient funds on loans issued by check-cashing businesses, clarifies that a collection agent that has a contract with a child support enforcement agency is not required to be

licensed as a private investigator, and modifies the law regarding garnishment of personal earnings.

Collection of court costs

Supplements continuing law's execution procedures for the recovery of taxed court costs with a "certificate of judgment" collection mechanism under which an entry of judgment that includes a grant of judgment for costs constitutes an order authorizing the clerk of a court to issue in a specified manner set forth in the act a certificate of judgment for all costs, including the total cost of collection of and any interest due on the judgment for costs, against the person who is liable for the payment of the costs.

Authorizes the clerk of a court to enter into contracts with one or more public agencies or private vendors for the collection of amounts due under judgments for costs after complying with the competitive bidding procedures of the County Commissioners Law and obtaining the approval of the contract terms by the legislative authority associated with the court.

Check-cashing business loans

Clarifies that a check-cashing business that is licensed to make loans under the Loans by Check-Cashing Businesses Law and that makes a loan under that Law may receive damages, costs, and disbursements to which the business may be entitled by law in connection with any civil action to collect the loan after default.

Prohibits a check-cashing business that is licensed to make loans under that Law from collecting treble damages in connection with a civil action based on the commission of a theft offense to collect a loan from an individual borrower after a default due to a check, negotiable order of withdrawal, share draft, or other negotiable instrument that was returned or dishonored for insufficient funds, and specifies that the treble damage provisions of the law that applies to a civil action brought by a property owner to recover damages for a theft offense do not apply to a check, negotiable order of withdrawal, share draft, or other negotiable instrument that is returned or dishonored for insufficient funds and that was presented by an individual borrower to a check-cashing business licensed to make loans.

Collection agent for Department of Job and Family Services or child support enforcement agency

Clarifies that, if the Department of Job and Family Services or a child support enforcement agency contracts with a collection agent for the collection of support arrearages, the collection agent is not required to be licensed as a private investigator under the Private Investigator Licensing Law.

Garnishment of personal earnings

Authorizes a judgment debtor, when responding to a Notice of Court Proceeding to Collect Debt/Payment to Avoid Garnishment, to verify the true statement of earnings by submitting copies of the two pay stubs for the two pay periods immediately prior to the receipt of the Notice.

Prohibits a judgment creditor or judgment creditor's attorney from issuing before the expiration date of the debtor's present pay period another Notice of Court Proceeding to Collect Debt if the judgment debtor has properly completed a Payment to Avoid Garnishment and returned it with the required funds to the creditor or attorney.

Creates an Affidavit of Current Balance Due to be filed by a judgment creditor or judgment creditor's attorney that contains the current balance of the judgment upon which the judgment debtor is paying; requires the Affidavit to be filed with the court, the garnishee, and the judgment debtor once a year and authorizes it to be filed at any time; specifies the information that must be included in the Affidavit and procedures for service of the Affidavit and Notice to the Judgment Debtor; provides that no court costs may be charged for filing the Affidavit; provides that a judgment debtor is entitled to a hearing upon receipt of the Affidavit and Notice if the judgment debtor disputes any of the information contained therein and specifies the procedure for making and delivering a written request for a hearing; and specifies the forms of the Affidavit, Notice to the Judgment Debtor, and Request for Hearing.

Specifies that the amount of personal earnings to be withheld from a judgment debtor's pay must be calculated each pay period at the statutory percentage commencing with the first full pay period beginning after the garnishee receives the order.

Permits a judgment creditor to file with a court a written request to terminate an order of garnishment and release the judgment debtor from the mandate of the order.

Permits a garnishee to electronically perform the filing of documents and payment of funds to a court in relation to a garnishment order if the court permits such filings and payments.

Permits a garnishee to not file an interim report and answer for any pay period if the garnishee did not withhold any earnings of the judgment debtor during that pay period.

Replaces the one-time garnishee's fee of \$10 with a garnishee's processing fee of up to \$3 per withholding period.

Requires the garnishee to be served, at the same time as being served with three copies of the order of garnishment, with one copy of the Employer Guide to Processing Continuous Orders of Garnishment.

Restructures the formula for calculating the amount to be withheld from a judgment debtor each pay period to a uniform maximum of 25% of the judgment debtor's disposable earnings regardless of the duration of the judgment debtor's pay period.

Permits the clerk of a court, upon the request of a judgment creditor or judgment creditor's attorney, to disburse money collected pursuant to a garnishment order on a less frequent basis than is otherwise provided by the Garnishment Law.

Provides a "good faith" exemption from liability for a garnishee who acts or attempts to act in accordance with the Garnishment Law.

Secs. 1315.40, 1315.41, 2301.35, 2307.61, 2335.19, 2335.24, 2716.02, 2716.031, 2716.04, 2716.041, 2716.05, 2716.06, 2716.07, 2716.08, 2716.09, and 2716.21.



Am. Sub. H.B. 313

Reps. Salerno, Tiberi, Sulzer, O'Brien, DePiero, Boyd, Mottley, Core, Amstutz, Barrett, Sullivan, Verich, Womer Benjamin, Barnes, Jones

Sens. Herington, Espy, Latta, Spada, Oelslager, Cupp, White, Gardner

Effective date: August 29, 2000

Summary release from administration of estate

Permits the summary release from administration of an estate and the transfer of titled assets of a decedent without appointing a fiduciary when either of the following applies:

(1) A person other than a surviving spouse has paid or is obligated in writing to pay the decedent's funeral and burial expenses, and the value of the

decedent's estate does not exceed the lesser of \$2,000 or the decedent's funeral and burial expenses.

(2) The decedent's surviving spouse has paid or is obligated in writing to pay the decedent's funeral and burial expenses or those expenses have been prepaid, and the value of the decedent's estate does not exceed the total of the allowance for support to the spouse and the decedent's minor children and an amount not in excess of \$2,000 for the decedent's funeral and burial expenses.

Requires the probate court to grant an order for summary release of administration of an estate if the court determines that specified requirements pertaining to the applicant and the application for the order are satisfied and that a fee of \$60 has been paid and to specify in the order that it has certain effects.

Provides that the continuing law on the release of an estate from administration does not affect the ability of qualified persons to file an application for a summary release from administration under the act and that the act's summary release from administration provisions do not affect the ability of qualified persons to file an application under continuing law to relieve an estate from administration.

Allows the surviving spouse to make an election to receive the decedent spouse's entire interest in the mansion house in an estate that is subject to an order granting a summary release from administration.

Surviving spouse's selection of automobile

In the Probate Law provision that authorizes a surviving spouse to select up to two of the deceased spouse's automobiles, replaces the requirement that the value of the selected automobiles be the appraised value with a requirement that the value of the selected automobiles be the value specified in the surviving spouse's affidavit submitted to the clerk of the court of common pleas for the purpose of transferring title to the automobiles to the surviving spouse.

Expands the definition of "automobile" in the preceding provision to include a truck if it was used as a method of conveyance by the deceased spouse or the deceased spouse's family when the deceased spouse was alive and regardless of whether the deceased spouse owned an automobile.

Exemption to doctrine of ademption; spendthrift trust

Extends the statutory exemption to the doctrine of ademption ("a taking away" of a specific bequest during the testator's lifetime that deprives the intended beneficiary of the bequest) by providing that if an agent acting under a power of attorney or durable power of attorney sells specifically devised or bequeathed

property or receives a condemnation award or insurance proceeds due to condemnation, fire, or casualty to specifically devised or bequeathed property, the specific devisee or legatee has the right to a general pecuniary devise or bequest equal to the net sale proceeds, condemnation award, or insurance proceeds.

Specifies the circumstances under which a spendthrift provision in a trust that holds property granted to a skip person and qualifying as a nontaxable gift for purposes of the federal generation-skipping transfer tax would or would not cause a forfeiture or postponement of an interest in that property, and makes other changes in the Spendthrift Trust Law.

Transfer on death deed; deed in which grantor is grantee; P.O.D. account designation

Permits an owner of real property, or of an interest in real property, to execute a "transfer on death" deed that conveys the property interest to a grantee, who may be the grantor property owner, and that designates one or more beneficiaries to take title to the real property upon the grantee's death without having to go through probate.

Prescribes the characteristics and ramifications of real property or an interest in real property that is subject to a transfer on death beneficiary designation, which include generally: (1) the transfer only to named beneficiaries who are living or in existence on the date of the deceased owner's death, (2) the designation of contingent transfer on death beneficiaries, (3) the property owner's right to revoke or modify any transfer on death beneficiary designation, (4) a designated transfer on death beneficiary having no interest in the real property until the property owner's death, (5) the types of interest (fee simple title or fractional interest in a fee simple title) that may be subjected to a transfer on death beneficiary designation, (6) a designated transfer on death beneficiary taking only the interest that the deceased owner held on the date of death, (7) a transfer on death beneficiary designation having no effect on a lienholder's rights, and (8) the non-testamentary nature of a transfer pursuant to a transfer on death beneficiary designation.

Provides that the county auditor is not to charge a fee for receiving a statement of value and providing an indorsement of conveyance for a deed in which a grantor is also a grantee.

Permits a bank to enter into a written contract with a natural person for the proceeds of the person's deposits to be payable on the death of that person to another person, not just a natural person, or to any entity or organization in accordance with law.

Permits a natural person to enter into a written contract with any bank, building and loan or savings and loan association, credit union, or society for savings whereby the proceeds of the owner's deposits may be made payable on the death of the owner to any person, and not just to a natural person, or to any entity or organization.

Secs. 319.54, 1109.07, 1339.411, 1339.68, 2101.12, 2101.16, 2101.24, 2106.10, 2106.13, 2106.18, 2107.501, 2113.03, 2113.031, 2113.61, 2131.10, 5111.11, 5302.01, 5302.02, 5302.22, 5302.23, and 5731.21.



Sub. H.B. 401

Reps. Salerno, Mottley, Robinson, Corbin, Cates, Buchy, Amstutz, Jones

Effective date: March 15, 2001

Eliminates the right of a party aggrieved by the alleged failure of another to perform under an arbitration agreement in a commercial construction contract to have a jury trial of the issue of whether there is an arbitration agreement or whether there is a failure to perform under the agreement for arbitration, and provides that the court must hear and determine that issue.

Modifies the provision in the Arbitration Law governing the appealability of a court order pertaining to a stay of a trial to provide that only an order that *denies* (not an order that *grants*) a stay of a trial of any action pending arbitration under an arbitration agreement in a commercial construction contract is a final, appealable order.

Secs. 2711.02 and 2711.03.



Am. Sub. H.B. 494

Reps. Womer Benjamin, Salerno, DePiero, Sulzer, Willamowski, Jerse, Peterson, Sutton, Terwilleger, Vesper, Mottley, Hartnett, Austria, D. Miller, Barrett, Smith, Tiberi

Sens. Latta, Drake, Spada, Fingerhut

Effective date: March 15, 2001

Requires certain statements in a living will or durable power of attorney for health care to appear in conspicuous type or capital letters.

Makes other changes in the form of living wills and durable powers of attorney for health care.

Provides that these changes do not invalidate an otherwise valid durable power of attorney for health care or living will executed prior to the act's effective date in conformity with the law as it existed on the date of the document's execution.

Secs. 1337.12, 1337.13, 1337.17, and 2133.02.



Sub. H.B. 519

Reps. Williams, Cates, Netzley, Hood, Schuler, Van Vyven, Jolivette, Grendell, Hoops, Taylor, Coughlin, Roman, Allen, Salerno, Womer Benjamin, Willamowski, Sullivan, Carey, Buchy, Damschroder, Tiberi, Harris, James, Krupinski, Boyd, Hollister, Mottley, Amstutz, Flannery, Pringle, Barrett

Sens. Oelslager, Latta

Effective date: February 12, 2001

Repeals the requirement that a marriage license issued include the social security number of each party to the marriage, and specifically prohibits the display of the social security number of either party to the marriage on the marriage license issued.

Authorizes probate courts to use a reference number as an alternative to social security numbers on marriage license applications.

Requires a probate court to delete any social security numbers of the parties to a marriage from records pertaining to marriage licenses when those records are inspected except: (1) when the court possessed the records prior to the act's effective date, (2) when the records are inspected by authorized personnel of the Division of Child Support in the Department of Job and Family Services under the Child and Spousal Support Enforcement Programs Law, by law enforcement personnel for purposes of a criminal investigation, or by either party to the marriage to which the record pertains, or (3) when the records with the social

security numbers are necessary for use in a civil or criminal trial, and a court with jurisdiction over the trial orders the release of the records.

Eliminates the requirement that a marriage license be granted after the expiration of five, but not more than 30 days from the date on which the application for the license is made.

Secs. 3101.05 and 3101.051.



Sub. H.B. 559

Reps. Coughlin, Williams, Callender, Tiberi, Trakas

Sen. Ray

Effective date: September 21, 2000

Revises the manner in which the clerks of the Barberton, Cuyahoga Falls, and Toledo Municipal Courts are elected to, among other things, specify the number of signatures required for independent candidates' nominating petitions, to specify the date on which declarations of candidacy and petitions or nominating petitions must be filed, to include a primary election, and to specify the date on which that primary must be held.

Provides that the clerk of the Lorain County Municipal Court is to receive annual compensation in a sum equal to 85% of the salary of a judge of the Court.

Sec. 1901.31.



Sub. H.B. 583

Reps. Williams, Coughlin, Roman, Sutton, Buchy, Sykes

Sens. Ray, Drake, Herington

Effective date: Emergency, June 14, 2000

Specifies that, except for cases subject to the exclusive original jurisdiction of the juvenile court, the judges of the domestic relations division of the Summit County Court of Common Pleas are to be assigned and hear all cases pertaining to

paternity, custody, visitation, child support, or the allocation of parental rights and responsibilities for the care of children and all post-decree proceedings arising from those cases.

Specifies that the judges of the domestic relations division of the Summit County Court of Common Pleas must be assigned and hear all proceedings under the Uniform Interstate Family Support Act proceedings.

Prohibits the judge of the juvenile division of the Summit County Court of Common Pleas from having jurisdiction or power to hear and from being assigned any case that the act requires be assigned to the domestic relations division of the court.

Secs. 2151.23 and 2301.03.



Sub. H.B. 599

Reps. Logan, Womer Benjamin, DePiero, Ferderber, Willamowski, Redfern, Wilson, Barnes, Salerno, Distel, Jones, Krupinski, Hartnett, Jerse, Stevens

Sens. Cupp, Blessing, DiDonato, Latell

Effective date: September 21, 2000; certain provisions effective January 1, 2002

Creates the Columbiana County Municipal Court on January 1, 2002, as a county-operated court.

Abolishes, effective January 1, 2002, the Columbiana County County Court and its three part-time judgeships.

Authorizes the election of two full-time judges to the Columbiana County Municipal Court in 2001, with terms beginning on January 1 and January 2, 2002.

Gives the Columbiana County Municipal Court jurisdiction within all of Columbiana County except within the jurisdiction of the East Liverpool Municipal Court (municipal corporation of East Liverpool and Liverpool and St. Clair townships), and gives the court specified jurisdiction over the Ohio River.

Authorizes each judge of the Columbiana County Municipal Court to sit within the municipal corporation of Lisbon, Salem, or East Palestine until the judges jointly select a central location within the territorial jurisdiction of the

court, and requires the judges, when they select a central location, to sit at that location.

Specifies that, for the Columbiana County Municipal Court, the Columbiana County Clerk of Courts will be the clerk of the Columbiana County Municipal Court; permits the Columbiana County Clerk of Courts to appoint a chief deputy clerk for each branch office of the Columbiana County Municipal Court; and permits the Columbiana County Clerk of Courts to appoint any assistant clerks that the judges of the Columbiana County Municipal Court determine are necessary.

Specifies the compensation that the Columbiana County Clerk of Courts is to receive for acting as the clerk of the Columbiana County Municipal Court.

Requires the Columbiana County prosecuting attorney to prosecute in the Columbiana County Municipal Court all violations of state law arising within Columbiana County, except violations arising within the jurisdiction of the East Liverpool Municipal Court.

Replaces the part-time judge of the Champaign County Municipal Court with a full-time judge to be elected in 2001.

Secs. 1901.01, 1901.02, 1901.021, 1901.027, 1901.03, 1901.08, 1901.31, 1901.34, 1907.011, and 1907.11.



Am. Sub. H.B. 660

Reps. Winkler, Schuring, Allen, Barrett, Bender, Brading, Britton, Calvert, Grendell, Hollister, Hoops, Mettler, Netzley, O'Brien, Patton, Schuler, Smith, Sullivan, Van Vyven, Williams, J. Beatty, Metzger, Kilbane, Peterson, Vesper, Myers, Austria, Womer Benjamin, Jones, Healy, Taylor, Ford, Mottley, Mead, Tiberi, Collier

Sens. Drake, Hagan, Prentiss, Spada, Kearns, Watts, Fingerhut

Effective date: April 9, 2001

Permits a parent to voluntarily deliver a child who is not more than 72 hours old to an emergency medical service worker, peace officer, or hospital employee.

Imposes duties on law enforcement agencies, hospitals, emergency medical service organizations, and public children services agencies regarding the care, custody, and treatment of the child.

Establishes a juvenile court procedure for adjudication of the child as a deserted child and for disposition of the deserted child, and requires the child to be treated by a court, public children services agency, or private child placing agency the same as a child adjudicated a neglected child under the Ohio Juvenile Code.

Requires the Director of the Ohio Department of Job and Family Services to create medical information forms that may be filled out by a parent delivering a child and materials to be given to the parent describing services available to assist parents and newborns.

Establishes a rebuttable presumption that it is not in a deserted child's best interest to return the child to the parents.

Provides that the parent has the absolute right to remain anonymous and may leave the place at which the child is delivered at any time after delivering the child.

Provides that the court must require a person, at the person's expense, to submit to a DNA test if that person claims to be the parent and seeks to be reunited with a deserted child.

Provides that a parent does not commit a crime in Ohio and is not subject to criminal prosecution for delivering a child in accordance with the act.

Provides civil and criminal immunity to a person or governmental entity that takes possession of a child under the act or takes emergency temporary custody of and provides temporary emergency care for a child from liability that might be incurred or imposed for taking those actions unless the person or entity acted in bad faith or with malicious purpose.

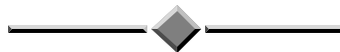
Prohibits any person, with respect to a parent who delivers the child, from: (1) coercing or trying to force the parent to reveal the parent's identity, to not desert the child, to complete all or any part of the medical information forms, or to accept materials regarding services for parents and newborns, or (2) pursuing or following the parent after the parent leaves the place at which the child was delivered.

Provides that, if the child has been abused or neglected, the following apply: (1) the parent does not have the right to remain anonymous and may be subject to arrest, (2) the person who delivers the child may be forced to reveal the identity of the child's parents and may be pursued or followed, (3) the person to



whom the child is delivered must attempt to identify and pursue the person who delivered the child, and (4) the person who delivers the child will not have civil or criminal immunity as provided in the act.

Secs. 2151.3515, 2151.3516, 2151.3517, 2151.3518, 2151.3519, 2151.3520, 2151.3521, 2151.3522, 2151.3523, 2151.3524, 2151.3525, 2151.3526, 2151.3527, 2151.3528, 2151.3529, and 2151.3530.



Sub. S.B. 152

Sens. Cupp, Latta, Oelslager, Espy, Herington, Horn

Reps. Salerno, Mottley, Grendell, Terwilleger, Bender, Goodman, Hartley, Redfern, Boyd

Effective date: March 22, 2001

Modifies the laws regarding intestate succession for surviving spouses by providing the following:

(1) When a person dies without a will and the person is survived by a spouse and one or more children of the decedent or the children's lineal descendants and all of those children also are the children of the surviving spouse, the surviving spouse takes the entire intestate estate.

(2) When a person dies without a will and the person is survived by a spouse and one child of the decedent or the child's lineal descendants and the surviving spouse is not the natural or adoptive parent of the child, the spouse takes the first \$20,000, plus one-half of the balance of the intestate estate, and the child or the child's lineal descendants take the remainder per stirpes.

(3) When a person dies without a will and the person is survived by a spouse and more than one child or their lineal descendants, and the spouse is the natural or adoptive parent of one, *but not all*, of the children, the spouse takes the first \$60,000, or, if the spouse is the natural or adoptive parent of none of the children, the first \$20,000, plus one-third of the balance of the intestate estate, and the children take the remainder equally, with the lineal descendants of any deceased child taking per stirpes.

Secs. 2105.06, 2105.061, 2106.11, and 2127.04.



Am. Sub. S.B. 153

Sens. Spada, Latta, Cupp, Brady, Drake, Kearns, Oelslager, Wachtmann, Watts, Nein, Hagan, Espy, Gardner

Reps. Metzger, Womer Benjamin, Tiberi, Corbin, Goodman, Mead, Evans, Mottley, Widener, Austria, DePiero, D. Miller, Flannery, Barnes, J. Beatty, Buehrer, Sutton, Barrett, Britton

Effective date: March 29, 2000; codified provisions and Sections 3 and 10 effective July 1, 2000

Transfers from the Court of Claims to the Attorney General the responsibility to make awards of reparations under the Crime Victims Reparations Law.

Revises the procedure for the payment of an award of reparations.

Expands the benefits available under the Crime Victims Reparations Law to include reimbursement for crime scene cleanup and property destroyed by evidence collection.

Permits the psychiatric care or counseling of a family member of certain victims to be an allowable expense for a reparations award.

Eliminates the filing fee for an application requesting an award of reparations under the Crime Victims Reparations Law and permits the application to be filed by mail.

Prohibits awarding reparations with regard to victims who are passengers in a motor vehicle operated by a person under the influence of alcohol, a drug of abuse, or both if the claimant is claiming injuries proximately caused by the operator of the motor vehicle and the victim knew of the operator's impaired state; and specifies that the prohibition does not apply to specified minors.

Prohibits awarding reparations to claimants who have been convicted of endangering children or domestic violence within ten years of a claim.

Specifies the procedure for appealing an award or denial of reparations as follows: (1) motion to reconsider filed with the Attorney General, (2) appeal to a panel of Court of Claims commissioners, and (3) appeal to a judge of the Court of Claims.

Sets the attorney's fee schedule payable for representation of a claimant.

Permits the Attorney General to make an emergency award of reparations.

Specifies the subrogation rights of the Reparations Fund.

Provides that hospitals are to be reimbursed from the Reparations Fund for the costs of medical examinations for a sex offense victim, including the cost of antibiotics administered as part of the exams.

For a one-year period after the effective date of the act, allows the filing of claims for reparations involving crimes that were at least a felony of the first degree and that occurred before the Crime Victims Reparations Program was created in 1976 or that occurred after the program was created, but were not compensable under the Law as it existed at the time of occurrence, but are compensable under the act.

Makes other changes in the Crime Victims Reparations Law.

Secs. 109.92, 2743.09, 2743.121, 2743.191, 2743.51, 2743.52, 2743.521, 2743.53, 2743.531, 2743.54, 2743.55, 2743.56, 2743.57, 2743.58, 2743.59, 2743.60, 2743.61, 2743.62, 2743.63, 2743.64, 2743.65, 2743.66, 2743.67, 2743.68, 2743.69, 2743.71, 2743.711, 2743.72, and 2907.28.



Am. Sub. S.B. 181

Sens. Spada, Finan, Johnson, Mumper, Latta, Carnes, Gardner, Oelslager, Watts, Drake, Cupp, Kearns

Reps. Womer Benjamin, Taylor, Callender, Robinson, Tiberi, Harris, Metzger, Grendell, Salerno, Distel, Clancy, Hoops, Goodman, Jolivet, Stapleton, Terwilleger, Vesper, Willamowski, Widener, Corbin, Jacobson, Cates

Effective date: September 4, 2000

For purposes of the Juvenile Code, defines a "habitual truant" as a child of compulsory school age who is absent without legitimate excuse from the child's public school, as defined in the act, for five or more consecutive school days, seven or more school days in one school month, or 12 or more school days in a school year, and a "chronic truant" as any child of compulsory school age who is absent without legitimate excuse from the child's public school for seven or more

consecutive school days, ten or more school days in one school month, or 15 or more school days in a school year.

Expands the Juvenile Code definition of "delinquent child" to also include any child who is an habitual truant and who previously has been adjudicated an unruly child for being an habitual truant and any child who is a chronic truant.

In the Juvenile Code definition of "unruly child": (1) expands the definition to also include any child who is an habitual truant from school and who previously has not been adjudicated an unruly child for being an habitual truant, and (2) modifies the portion of the definition that formerly included any child who was an habitual truant from home or school to instead include any child who is persistently truant from school.

Expands juvenile court jurisdiction by also granting them exclusive original jurisdiction: (1) concerning the parent, guardian, or other person having care of a child who is alleged to be an unruly or delinquent child for being an habitual or chronic truant, based on and in relation to the allegation against the child, (2) over all criminal cases in which an adult is charged with the offense of "parental education neglect," provided the adult is not also charged with a related felony offense, (3) to hear and determine violations of the prohibition against a parent, guardian, or other person having care of a child of compulsory school age failing to send the child to school as required by law, and (4) generally, to exercise jurisdiction and authority over the parent, guardian, or other person having care of a child alleged to be a delinquent child, unruly child, or juvenile traffic offender, based on and in relation to the allegation against the child.

Modifies the provision that permits an adult arrested under the Juvenile Code to demand a jury trial so that it instead permits an adult who is arrested or charged under that Code and who is charged with a crime to demand a jury trial.

Specifies that a juvenile court must require the parent, guardian, or custodian of an alleged delinquent child, unruly child, or juvenile traffic offender to attend all proceedings of the court regarding the child and that the parent's, guardian's, or custodian's failure to so attend may be treated as contempt; and, related to this, provides that, if the child is alleged to be an unruly or delinquent child for being an habitual or chronic truant and the parent, guardian, or other person failed to cause the child to attend school, the court must order the parent, guardian, or other person to appear personally at the hearing and bring the child.

Specifies that the juvenile court procedure that requires children's cases to be heard separate and apart from adult cases does not apply in cases involving a child who is alleged to be an unruly or delinquent child for being an habitual or chronic truant and that the provision requiring children's cases to be heard without



a jury does not apply in cases under the act that jointly allege that a child is an unruly or delinquent child for such a reason and that the child's parent, guardian, or other person having care of the child failed to cause the child's school attendance.

Provides that, if a juvenile court adjudicates a child to be an unruly child for being an habitual truant, or to be a delinquent child for being a chronic truant or for being an habitual truant who previously was adjudicated an unruly child for being an habitual truant, and also finds that the parent, guardian, or other person having care of the child failed to cause the child's attendance at school in violation of the compulsory School Attendance Law, the court must hold a special hearing to determine the proper disposition to be made of the child and the proper action to take regarding the parent, guardian, or other person.

Specifies that, if a child is adjudicated a delinquent or unruly child for being a chronic truant or an habitual truant and if the court determines that the parent, guardian, or other person having care of the child has failed to cause the child's attendance at school in violation of the compulsory School Attendance Law, the court: (1) may require the parent, guardian, or other person to participate in any community service program, preferably a community service program that requires the parent's, guardian's, or other person's involvement in the school that the child attends, (2) may require the parent, guardian, or other person to participate in a truancy prevention mediation program, and (3) must warn the parent, guardian, or other person of the consequences for the child and for the parent, guardian, or other person of continued truancy.

Expands the authorized dispositions for unruly children to also include any of the following dispositions for unruly children who are habitual truants: (1) ordering the appropriate board of education or educational service center to require the child to attend an alternative school if one has been established, (2) requiring the child to participate in an academic program or community service program, (3) requiring the child to participate in a drug abuse or alcohol abuse counseling program, (4) requiring the child to receive appropriate medical or psychological treatment or counseling, or (5) making any other order that the court finds proper to address the child's habitual truancy, including an order requiring the habitually truant child to not be absent without legitimate excuse from school for five or more consecutive days, seven or more school days in one school month, or 12 or more school days in a school year and including an order requiring the child to participate in a truancy prevention mediation program.

Expands the authorized dispositions for delinquent children to also include: (1) requiring the child to not be absent without legitimate excuse from school for five or more consecutive days, seven or more school days in one school month, or 12 or more school days in a school year, or (2) if the child is a chronic truant or an

habitual truant who previously was adjudicated an unruly child for being an habitual truant, requiring the child to participate in a truancy prevention mediation program or, subject to a specified exception limiting commitment to a local or private facility for delinquent children, making any authorized delinquent child dispositional order, or both.

Expands the provision that requires the notification of school superintendents if a child is found to be a delinquent child for any of a list of specified acts by: (1) reducing to 14 years of age or older the age of delinquent children in relation to whom it applies, (2) requiring the notice to also be given to the school principal, (3) expanding the list of offenses in relation to which the provision applies, and (4) specifying the information that must be in the notice.

Clarifies provisions that, in specified circumstances, permit a juvenile court to use specified delinquent child dispositions for unruly children and juvenile traffic offenders who are subject to a prior unruly child or juvenile traffic offender dispositional order.

In a provision that permits a juvenile court, if a child is adjudicated a delinquent, unruly, abused, neglected, or dependent child and if the court makes certain specified findings, to make an order restraining or otherwise controlling the conduct of any parent, guardian, or other custodian in that person's relationship to the child, clarifies the grounds for the issuance of the order and specifies that the authority and orders issued under it are in addition to any delinquent or unruly child dispositions under the act related to truancy.

Permits a person who takes a child into custody for allegedly being a delinquent child who is a chronic truant or who is an habitual truant who previously was adjudicated an unruly child for being an habitual truant to hold the child for processing purposes for up to three hours in a jail or similar adult detention facility, and establishes a limitation on the use of a detention home or similar delinquent child facility to hold a child alleged to be or adjudicated as a delinquent child who is a chronic truant or who is an habitual truant who previously was adjudicated an unruly child for being an habitual truant.

Expands the record-keeping requirements of juvenile courts to also require each juvenile court to maintain records of testimony and other proceedings that are made pursuant to a separate provision of preexisting law and, in cases pertaining to an alleged delinquent child, arrest and custody records, complaints, journal entries, and hearing summaries.

Specifies that, when fingerprints, photographs, and arrest and custody records of a child related to the investigation of a violation of law are returned to a juvenile court upon the expiration of the applicable period for which they may be



retained and used and when a complaint has been filed against the child related to the child's act, the court, instead of destroying the arrest and custody records, must retain them for at least three years after the case reaches final disposition or becomes inactive.

Specifies that the provisions for the sealing of the record of an adjudicated delinquent child do not apply if the delinquent act would be aggravated murder, murder, rape, sexual battery, or gross sexual imposition if committed by an adult; permits the person who maintains sealed records pertaining to a delinquent child adjudication to maintain an index to the sealed records to be used for specified purposes; expands the list of persons who may inspect the sealed records to also include, if the records pertain to a felony offense of violence, any law enforcement officer, prosecutor, or assistant of a law enforcement officer or prosecutor for any valid law enforcement or prosecutorial purpose; and clarifies the elements of the related offense of divulging confidential information.

Clarifies and expands the provisions that: (1) authorize a board of education that determines that a student has been truant and that the parent, guardian, or other person having care of the child has failed to cause the student's attendance at school to require the parent, guardian, or other person to attend a specified educational program for the purpose of encouraging parental involvement in compelling the attendance of the child, and (2) in certain cases, require the attendance of the parent, guardian, or other person at such a program.

Requires each board of education and each educational service center, by August 31, 2000, to adopt a policy to guide the district's or center's employees in addressing and ameliorating the attendance practice of any pupil who is an habitual truant, requires consultation with specified persons in adopting the policy, and identifies certain required content and authorized content of the policy.

If the parent, guardian, or other person having care of a child fails to cause the child's attendance at school: (1) regarding habitual truants (using the act's Juvenile Code definition), requires the board of education or educational service center to take any appropriate action as an intervention strategy contained in the board's or center's policy or to file a complaint in the juvenile court jointly against the child and the parent, guardian, or other person alleging that the child is an unruly or delinquent child and that the parent, guardian, or other person has violated the compulsory School Attendance Law, and (2) regarding chronic truants (using the act's Juvenile Code definition), requires the board of education or educational service center to file a complaint in the juvenile court jointly against the child and the parent, guardian, or other person alleging that the child is a delinquent child and that the parent, guardian, or other person has violated that Law.

Enacts a new provision relative to the filing of a complaint in a juvenile court that alleges that the child is an unruly or delinquent child for being an habitual truant or chronic truant and that the parent, guardian, or other person having care of the child failed to cause the child's attendance at school in violation of the compulsory School Attendance Law.

Specifies that, if a complaint is jointly filed against a child and the parent, guardian, or other person having care of the child and the complaint alleges that the child is an unruly or delinquent child for being an habitual truant or a chronic truant, the parent, guardian, or other person does not have to be discharged upon proving an inability to cause the child to attend school, and clarifies and conforms to other provisions of the act certain school attendance officer duties.

Clarifies the scope of the prohibition against a parent, guardian, or other person having care of a child of compulsory school age violating specified provisions of the compulsory School Attendance Law; increases to not more than \$500 the bond that may be required of a person convicted of a violation of the prohibition; increases to not more than \$500 the fine that may be imposed upon a person so convicted and authorizes the court to order the person to perform not more than 75 hours of community service; expands a provision that specifies that the prohibition does not relieve a person from prosecution and conviction for a violation of other specified prohibitions; and requires the court to provide a specified warning to the parent, guardian, or other person having care of a child who is adjudicated an unruly or delinquent child for being an habitual truant or chronic truant.

Removes section references that: (1) specify that the provisions of R.C. 3321.22 that apply to school districts and their superintendents generally do not apply to joint vocational or cooperative education school districts and their superintendents, and (2) specify that school attendance officers must discharge the duties described in R.C. 3321.22.

Requires the board or other governing body of a community corrections facility for delinquent children, if the board or other governing body establishes an advisory board, to reimburse advisory board members for their actual and necessary expenses incurred in the performance of their official duties on the advisory board; and provides that the advisory board members must serve without compensation.

Repeals provisions that specified that the Department of Youth Services could not change the purposes for which the Maumee and Mohican Youth Camps may be operated or significantly reduce their level of operations without General Assembly consent.



Secs. 2151.011, 2151.02, 2151.022, 2151.18, 2151.23, 2151.27, 2151.28, 2151.311, 2151.312, 2151.313, 2151.35, 2151.354, 2151.355, 2151.356, 2151.358, 2151.359, 2151.3512, 2151.47, 3321.14, 3321.18, 3321.19, 3321.191, 3321.20, 3321.22, 3321.38, 3321.99, 3730.99, 4109.13, 5139.031, and 5139.36.



Am. Sub. S.B. 260

Sens. Nein, Prentiss, Blessing, Hottinger, Cupp, Brady, DiDonato, Herington, White, Fingerhut, Drake, Mumper, Gardner, Armbruster, Johnson, Spada, Kearns, Latell, Espy, Latta, Oelslager, Hagan

Reps. Salerno, Jerse, DePiero, Tiberi, Willamowski, Evans, Mottley, Olman, Robinson, Hollister, Buehrer, Flannery, Boyd, Perry, Jones, Bender, Peterson, Widener, Winkler, D. Miller, Hartnett, Stevens, Sullivan, Womer Benjamin, Roberts, Corbin, Austria, Hoops, Verich, Terwilleger, Redfern, Ford, Jolivette, Mettler, Barnes

Effective date: October 27, 2000

Provides that a transfer of the payment rights of a payee under a structured settlement agreement, whereby an arrangement for periodic payments of damages for injury to person was established in resolution of a tort claim, is *not* effective *unless*:

--The transferee provides the payee and other interested parties with specified disclosures, and

--The transfer is approved in advance by a court in a final order based on certain express findings, including the finding that the transfer is fair and reasonable and in the best interests of the payee and the payee's dependents or, if applicable, that the transfer meets the federal hardship standard.

Establishes procedures regarding an application by a transferee for such court approval.

Prohibits a waiver of the act's provisions and makes a violation of the act an unfair or deceptive act or practice in violation of the Consumer Sales Practices Act.

Secs. 2323.58, 2323.581, 2323.582, 2323.583, 2323.584, 2323.585, 2323.586, and 2323.587.



S.B. 325

Sens. Oelslager, Herington, Hottinger

Reps. Mead, Barnes, DePiero, D. Miller, Aslanides, Stevens, Allen, Evans, Britton, Patton, Boyd, Smith, Barrett

Effective date: April 9, 2001

Permits the judge or judges of a municipal court with an elected clerk to appoint an administrative assistant for personnel matters who will have charge of the court's personnel matters.

Provides that the administrative assistant for personnel matters will be paid the amount that the court prescribes out of the city treasury or, in a county-operated court, the county treasury.

Secs. 1901.33 and 1901.331.



See also: House Bills 263, 318, 331, 351, 467, 490, 506, 535, and 537; Senate Bills 180, 188, 200, and 317

CRIMES, CORRECTION, AND LAW ENFORCEMENT

Sub. H.B. 263

Reps. Cates, Allen, Boyd, Clancy, Corbin, DePiero, Krebs, Maier, Olman, Pringle, Thomas, Winkler, Jolivette, Mead, Roman, Grendell, Perz, Core, Vesper

Sen. Nein

Effective date: April 10, 2001

Applies to the rental of an aircraft, motor vehicle, motorcycle, sailboat, camper, trailer, horse, or buggy and to the hiring or rental of any other property or equipment a preexisting list of activities that constitute in certain theft prosecutions prima-facie evidence of a purpose to defraud.

Sec. 2913.41.



Sub. H.B. 318

Reps. Willamowski, Taylor, Buchy, Buehrer, Clancy, Corbin, Flannery, Grendell, Hoops, Jacobson, Jones, Ferderber, Maier, Netzley, Padgett, Pringle, Schuring, Terwilleger, Tiberi, Trakas, Young, DePiero, Jerse, Goodman, Damschroder, Roman, Hollister, Carey, Jordan, Evans, D. Miller, Cates, Aslanides, Olman, Metzger, Harris, Widener, Calvert, Vesper, Salerno

Sens. Cupp, Latta, Johnson, Mumper, Shoemaker, Carnes, Wachtmann, Spada

Effective date: October 27, 2000

Provides that voluntary intoxication may not be taken into consideration in determining the existence of a mental state that is an element of a criminal offense.

States that voluntary intoxication does not relieve a person of a duty to act if failure to act constitutes a criminal offense.

Provides that evidence that a person was voluntarily intoxicated may be admissible to show whether or not the person was physically capable of performing the act with which the person is charged.

Defines "intoxication."

Sec. 2901.21.



Sub. H.B. 331

Reps. DePiero, Perry, Jerse, Verich, Taylor, Metelsky, Pringle, Vesper, Goodman, Opfer, Sullivan, Tiberi, Myers, Sulzer, Jones, Ford, Stapleton, Flannery, Wilson, Distel, Allen, Smith, Barrett, Ogg, D. Miller, Hoops, Patton, Redfern, Boyd, Corbin, Barnes, WomerBenjamin

Sens. Herington, Fingerhut

Effective date: October 10, 2000

Requires an appellate court hearing certain felony sentence appeals to remand the case to the sentencing court if the sentencing court failed to make specified required findings on the record and to instruct the sentencing court to state, on the record, the required findings.

Revises the standards by which an appellate court hearing certain felony sentence appeals may modify the appealed sentence or vacate the sentence and remand the matter for resentencing to permit those actions to be taken only if the sentence is otherwise contrary to law or if, in specified instances, the record does not support the sentencing court's findings.

Delays until July 1, 2001, the date on which the requirements regarding the recording of transactions involving the dispensation or distribution of nitrous oxide will become operative.

Secs. 2925.32 and 2953.08.



Am. Sub. H.B. 349

Reps. Coughlin, Callender, Willamowski, Taylor, A. Core, Buchy, Jolivette, Tiberi, Grendell, Williams, Clancy, Mottley, Hood, Winkler, Calvert, O'Brien, Terwilleger, Mettler, Cates, Widener, Harris, Metzger, Olman

Sens. Ray, Drake

Effective date: September 22, 2000

Requires the Department of Rehabilitation and Correction (DRC) to establish and administer a statewide random drug testing program for its felony prisoners, authorizes it to contract with laboratories or entities in Ohio to perform random drug testing of prisoners in state correctional institutions, requires it to adopt policies and procedures for the random drug testing program, and establishes statutory procedures regarding tests under the program.

Authorizes county and municipal authorities to enter into similar contracts for the random drug testing of persons convicted of a criminal offense who are prisoners in county and municipal adult detention facilities, requires them to adopt rules for the random drug testing of prisoners, establishes statutory procedures regarding the tests, and authorizes the collection of fees for tests under existing prisoner reimbursement policies.

Permits courts, county departments of probation, multicounty departments of probation, and DRC or the Adult Parole Authority to require or cause offenders under a community control sanction, on probation, under suspension of sentence, on parole, or on post-release control to submit to random drug testing, and establishes statutory procedures regarding the tests.

Requires an offender to pay a fee for a drug test conducted under the act, in specified circumstances, if the supervising agency requires payment.

Permits the Parole Board to extend the prison term of a DRC prisoner for bad time if two random drug tests of the prisoner indicate that the prisoner ingested or was injected with a drug of abuse and if in so doing the prisoner committed an act that is a criminal offense under state or federal law.

Regarding a preexisting immunity from liability in damages that is available in specified circumstances to a health care professional who is a volunteer or to a nonprofit shelter or health care facility associated with such a health care professional, expands an exception to the immunity so that the immunity also does not apply regarding an individual providing medical, dental, or health-related diagnosis, care, or treatment pursuant to a community service work order imposed as a community control sanction under the Felony Sentencing Law.

Specifies that a physical examination required as part of a presentence investigation of a convicted felon may include a drug test consisting of a chemical analysis of the offender's blood or urine to determine whether the offender ingested or was injected with a drug of abuse.

Specifies that a term of drug and alcohol abuse monitoring that may be imposed as a nonresidential sanction in the sentence of a convicted felon includes random drug testing pursuant to the act's provisions.

Specifies that a peace officer may arrest without warrant a person on probation or under a community control sanction who violates a condition that the person not ingest or be injected with a drug of abuse and submit to random drug testing.

Expands the requirements that a court must observe when sentencing a convicted felon to a prison term so that the court also must require that the offender not ingest or be injected with a drug of abuse and that the offender submit to random drug testing under the act and also must provide notice to the offender of the possible prison term sanction for a violation of a random drug testing condition imposed as a post-release control sanction.

Secs. 307.93, 341.06, 341.21, 341.23, 341.26, 753.02, 753.04, 753.16, 753.33, 2305.234, 2929.01, 2929.15, 2929.17, 2929.19, 2951.02, 2951.03, 2951.05, 2951.08, 2967.01, 2967.131, 4511.83, and 5120.63.



Sub. H.B. 350

Reps. Olman, Perry, Allen, Opfer, Evans, Vesper, Patton, Ford, Britton, Verich, Willamowski, Goodman, DePiero, Jerse, Myers, Callender, Calvert, Damschroder, Mettler, Tiberi, Flannery, Redfern, Harris, Stevens, Hartnett, Healy, Hoops, Krupinski, Gerberry, Boyd, J. Beatty, Metelsky, Sulzer, Krebs, Robinson, Ferderber, Stapleton, Distel, Netzley, Bender, Jolivette, Terwilleger, Barnes, Smith, Jones

Effective date: October 10, 2000

Prohibits a person from debarking or surgically silencing a dog that the person knows or has reason to believe is a vicious dog.

Prohibits a person from possessing a vicious dog if the person knows or has reason to believe that the dog has been debarked or surgically silenced.

Allows a veterinarian, before the veterinarian debarks or surgically silences a dog, to give the owner of the dog a written waiver form that attests that the dog is not a vicious dog and requires certain information to be included in the form.

Provides a veterinarian charged with a violation of any of the prohibitions created by the act with an affirmative defense to the charge if the veterinarian obtained the written waiver form described above before debarking or surgically silencing a dog.

Prohibits a person from falsely attesting on a waiver form provided by a veterinarian as described above that the person's dog is not a vicious dog and from otherwise providing false information on the form.

Requires a court to order the humane destruction of a vicious dog that is debarked or surgically silenced in violation of the act's prohibitions.

Increases from \$50,000 to \$100,000 the minimum amount of liability insurance that the owner, keeper, or harbinger of a vicious dog must obtain.

Requires a person who possesses a debarked or surgically silenced vicious dog to have the dog humanely destroyed within 90 days of the act's effective date.

Increases the penalty for a subsequent dogfighting conviction from a fourth degree felony to a third degree felony.

Secs. 955.22, 955.99, and 959.99.



Sub. H.B. 351

Reps. Luebbers, Jerse, Jordan, Gardner, Hartnett, Buehrer, Calvert, Callender, Jacobson, Tiberi, Myers, Roman, Winkler, Krupinski, Clancy, Krebs, Netzley, Householder, Carey, Metzger, Harris, Maier, Cates, Mottley, Grendell, Flannery, Logan, Brading, Taylor, Willamowski, Hoops, Trakas, Buchy, Verich, Young, Schuler, Van Vyven, Amstutz, Hood, Sulzer, Evans, DePiero, Jolivette, Williams, Padgett, Haines, Stapleton, Coughlin, Schuring, Bateman, Austria, Kilbane, E. Core, Schuck, Womer Benjamin, A. Core, Vesper, Distel, Perry, O'Brien, Aslanides

Sens. Johnson, Cupp, Latta, Blessing, Finan, White, Drake, Carnes, DiDonato, Wachtmann, Nein, Hottinger, Schafrath, Spada, Mumper, Oelslager, Latell, Watts

Effective date: August 18, 2000

Creates the offense of partial birth feticide, which is committed when a person knowingly performs a partial birth procedure on a pregnant woman when

the procedure is not necessary, in reasonable medical judgment, to preserve the life or health of the mother as a result of the mother's life or health being endangered by a serious risk of the substantial and irreversible impairment of a major bodily function.

Creates a civil cause of action against a person who commits the offense of partial birth feticide in favor of the woman upon whom the offense was committed, the father of the fetus in certain circumstances, and the parents of the woman if the woman was under 18 years of age at the time of the commission of the offense.

Repeals the offense of performing an unlawful abortion procedure and the cause of action against a person who committed the offense of performing an unlawful abortion procedure, which were enacted in Sub. H.B. 135 of the 121st General Assembly and were held to be unconstitutional in *Women's Medical Professional Corp. v. Voinovich* (S.D. Ohio 1995), 911 F. Supp. 1951 (*aff'd* (6th Cir. 1997), 130 F.3d 187, and *cert. denied* (1998), 118 S. Ct. 1357).

Secs. 2305.114, 2307.51, 2307.53, 2901.01, 2903.09, 2919.15, and 2919.151.



Am. H.B. 357

Reps. Cates, Allen, Clancy, Coughlin, Grendell, Netzley, Olman, Pringle, Schuring, Terwilleger, Van Vyven, Willamowski, Buehrer, Callender, Myers, Jerse, Ferderber, Goodman, Evans, Damschroder, Roman, Tiberi, Calvert, Jolivette, Hollister, Mottley, Mead, Bender, Buchy, Stapleton, Ford, Hartnett, Redfern, Carey, Krebs, Harris, Widener, Vesper, Verich, Young, Barnes, Perry, Ogg, Metzger, Corbin, Austria, Smith, Patton, Sykes, Womer Benjamin, Boyd, Logan, Barrett, Britton, Amstutz, Salerno

Sens. Latta, Johnson, Cupp, Carnes, Mumper, White, Nein, Armbruster, Oelslager, Shoemaker, Hagan, Latell, DiDonato

Effective date: August 10, 2000

Increases the penalty for the offense of "illegal conveyance of drugs of abuse onto the grounds of a detention facility or a mental health or mental retardation and developmental disabilities institution" to a felony of the third degree in all cases.

Requires a mandatory prison term for that offense if the offender is an officer or employee of the Department of Youth Services.

Sec. 2921.36.



Sub. H.B. 364

Reps. Goodman, Tiberi, Peterson, O'Brien, Patton, Taylor, Bender, Trakas, Clancy, Flannery, Allen, Verich, Willamowski, Metzger, Harris, Evans, Brading, Myers, Salerno, Buchy, Mead, Olman, Widener

Sens. Latta, Johnson, Oelslager, Cupp, Fingerhut

Effective date: September 14, 2000

Specifies that, if an offender commits a series of offenses under the theft in office statute in the offender's same employment, capacity, or relationship to another, all of those offenses may be tried as a single offense.

Provides that, if a series of offenses under the theft in office statute are tried as a single offense as allowed under the act, the value of the property or services involved for purposes of the prosecution is the aggregate value of all property or services involved in all of the offenses in the series.

Sec. 2913.61.



Sub. H.B. 412

Reps. Salerno, Ford, Goodman, D. Miller, O'Brien, Patton, Schuring, Sullivan, Thomas, Tiberi, Womer Benjamin, Willamowski, Wilson, Allen, Ogg, Roberts, Bender, Distel, Verich, Redfern, Terwilleger, Metzger, Harris, Britton, Corbin

Sen. Fingerhut

Effective date: April 10, 2001

Increases the penalties for the offenses of assault, aggravated menacing, menacing by stalking, and menacing when the victim of the offense is an officer or employee of a public children services agency or a private child placing agency

and the offense relates to the officer's or employee's performance or anticipated performance of official responsibilities or duties.

Requires officers and employees of a public children services agency, private child placing agency, juvenile court, or law enforcement agency to consider to be confidential information the residential addresses of each officer or employee of a public children services agency or a private child placing agency who performs official responsibilities or duties as well as the residential addresses of persons related to that officer or employee by consanguinity or affinity.

Authorizes the officer or employee to waive that confidentiality.

Prohibits officers and employees of a public children services agency, private child placing agency, juvenile court, or law enforcement agency from disclosing those addresses to any person with the knowledge that the person is or may be a subject of an investigation, interview, examination, criminal case, other case, or other matter with which the officer or employee of the public children services agency or private child placing agency currently is or has been associated.

To the extent that those residential addresses are contained in public records kept by a public children services agency, private child placing agency, juvenile court, or law enforcement agency, requires the residential addresses to not be considered to be information that is subject to inspection or copying as part of a public record under the Public Records Law.

Requires a public children services agency, private child placing agency, juvenile court, or law enforcement agency to disclose to a journalist in specified circumstances a residential address that is confidential information under the act.

Expands the permitted payments for services for children with special needs to include payments for an adopted child's residential treatment if that child's handicap or condition requires residential treatment.

Secs. 2151.141, 2151.142, 2903.13, 2903.21, 2903.211, 2903.22, and 5153.163.



Sub. H.B. 442

Reps. Winkler, Allen, Britton, Cates, Clancy, Evans, Harris, Hartnett, Jerse, Pringle, Schuring, Taylor, Tiberi, Trakas, Willamowski, DePiero, Robinson, Womer Benjamin, Calvert, Corbin, Roman, Widener,

Mottley, Carey, Terwilleger, Williams, Grendell, Brading, Myers, Metzger, Hoops, Redfern, Ford, Stevens, Salerno, Jones, Aslanides, Krebs, Amstutz, Buehrer

Sens. Latta, Spada

Effective date: October 17, 2000

Renames the offense of "corruption of a minor" as "unlawful sexual conduct with a minor."

Enhances to a felony of the second degree the penalty for committing unlawful sexual conduct with a minor if the offender previously has been convicted of or pleaded guilty to rape, sexual battery, or unlawful sexual conduct with a minor (corruption of a minor) or the former offense of felonious sexual penetration.

Enhances to a felony of the third degree the penalty for committing unlawful sexual conduct with a minor if the offender is ten or more years older than the other person.

In certain Juvenile Code provisions that refer to persons under 18 years of age who violate prohibitions contained in specified Revised Code sections, repeals references to the section containing the offense of unlawful sexual conduct with a minor, as renamed under the act, since the prohibition comprising that offense applies only to persons 18 years of age or older.

Secs. 2151.14, 2151.315, 2151.3511, 2907.04, and 3319.311.



Sub. H.B. 502

Reps. DePiero, Redfern, Clancy, Schuring, Distel, Hartnett, Flannery, Vesper, Van Vyven, Patton, Allen, Britton, Pringle, Womer Benjamin, Myers, Taylor, Jerse, Sullivan, D. Miller, Verich, Amstutz, Tiberi, Logan, Mottley, Grendell, Terwilleger, Carey, Stevens, Ford, Barrett, Perry, Salerno, Barnes, Gardner, Ogg, Gooding, Boyd, Roman, Krupinski, Damschroder, Winkler, Jones, Widener, Hoops, Gerberry

Sens. Latta, Spada, Mumper

Effective date: March 15, 2001

With respect to a sex offender who is serving any type of confinement on or after January 1, 1997, for a sexually oriented offense and who has a duty to register under the Sex Offender Registration and Notification Law, replaces the requirement that the offender be given notice of those duties at least ten days before the offender's release from confinement with a requirement that the offender simply be given notice of those duties before the offender's release from confinement.

For an offender who, prior to January 1, 1997, was sentenced for a sexually oriented offense and is imprisoned for that offense in a state correctional institution on or after that date: (1) permits the Department of Rehabilitation and Correction to determine whether to recommend that the offender be adjudicated as being a sexual predator either before or after the offender's release from the term of imprisonment, and (2) authorizes a court to adjudicate the offender a sexual predator either prior to the offender's release from imprisonment or within one year after that release.

Requires that, if an offender is released from confinement for a sexually oriented offense and, after the release, is adjudicated a sexual predator, the offender must register within seven days of the adjudication with the sheriff of the county in which the offender resides or temporarily is domiciled for more than seven days and, within seven days of coming into the county, must register with the sheriff of any county in which the offender subsequently resides or temporarily is domiciled for more than seven days.

Requires that, if an offender is released from confinement for a sexually oriented offense and if, subsequent to the release, a court adjudicates the offender to be a sexual predator, the court must provide the offender at the time of the adjudication a notice of the offender's duties under the Sex Offender Registration and Notification Law that replaces any notice that the offender previously may have received.

Secs. 2950.01, 2950.03, 2950.04, and 2950.09.



Sub. H.B. 504

Reps. Jerse, Sullivan, James, Jordan, Allen, Flannery, Patton, D. Miller, Schuring, Pringle, Hoops, Perry, Ford, Barrett, DePiero, Redfern, Sulzer, Smith, Hartnett, Sutton, Womer Benjamin, Metelsky, Wilson, Ferderber, Jones, Barnes, Roberts, Callender, Tiberi, Buehrer, Boyd, Corbin, Logan, Coughlin, Salerno, Harris, Metzger, Gerberry,

Terwilleger, Jolivette, Robinson, Roman, Cates, Hollister, Gooding, Britton

Sens. Fingerhut, Brady, Herington, Prentiss

Effective date: October 10, 2000

Expands the offense of voyeurism to prohibit a person from secretly or surreptitiously videotaping, filming, photographing, or otherwise recording another person under or through the clothing being worn by that other person for the purpose of viewing the body of, or the undergarments worn by, that other person.

Sec. 2907.08.



Am. H.B. 528

Reps. Callender, Allen, Buehrer, Clancy, Flannery, Haines, Jacobson, Pringle, Schuring, Taylor, Tiberi, Trakas, Van Vyven, A. Core, Logan, DePiero, Willamowski, Calvert, Hartnett, Robinson, Harris, Grendell, Cates, Vesper, O'Brien, Schuck, Distel, Young

Sens. Gardner, Oelslager, Kearns, Spada, Watts, Latta

Effective date: February 13, 2001

Incorporates, in a revised form, the previously existing prohibition against preparing drugs for sale into the statute containing the drug trafficking offenses.

Enhances the penalties for preparing drugs for sale to drug trafficking offense levels, which range from a fifth degree felony to a first degree felony.

Secs. 2925.03, 2925.07, 2929.13, and 2929.18.



Sub. H.B. 661

Reps. Winkler, Allen, Barrett, Britton, Clancy, Hollister, Mottley, O'Brien, Patton, Robinson, Roman, Salerno, Sullivan, Van Vyven, Smith, Boyd, Jones, Bender, Roberts, R. Miller, Mead, Terwilleger, Brading, Ford

Effective date: March 15, 2001

Permits the Department of Rehabilitation and Correction to establish in one or more of the Department's institutions for women a prison nursery program under which eligible inmates and children born to them while in the custody of the Department reside together in the institution.

Establishes eligibility criteria of inmates for participation in the prison nursery program.

Establishes participation duties for each inmate selected by the Department to participate in the prison nursery program.

Requires program participants to assign to the Department any rights they have to child or spousal support.

Establishes reasons for which an inmate's participation in the program may be terminated by the Department.

Requires the managing officer in each institution in which the prison nursery program is established to create and maintain a prison nursery program fund to pay expenses associated with the program and an individual nursery account for each participating inmate to help pay for the support of the inmate and child under the program.

Specifically authorizes county sheriffs and the Adult Parole Authority to contract with any private person or entity, subject to specified criteria, for the return of Ohio prisoners from outside of Ohio into Ohio.

Specifically includes within the definition of "detention" a prisoner's confinement in any vehicle, airplane, or place while being returned to Ohio under such a contract.

Secs. 311.29, 2921.01, 5120.64, 5120.65, 5120.651, 5120.652, 5120.653, 5120.654, 5120.655, 5120.656, 5120.657, and 5149.03.



Sub. H.B. 724

Reps. Austria, Widener, Winkler, Gardner, Harris, Jordan, Tiberi, Hartnett, Evans, Hoops, Robinson, Myers, Hollister, Carey, Allen, Aslanides, Grendell, Clancy, Corbin, O'Brien, Hood, Pringle, Mottley, Terwilleger, Trakas, Jerse, Goodman, Olman, Distel, Krebs, Netzley,

Britton, Jolivette, Roman, A. Core, Hughes, Willamowski, Smith, Amstutz, D. Miller, Young, Gooding, Van Vyven, Salerno, DePiero, Sullivan, Roberts, Perry, Barnes, Metzger, Collier, Verich, Buehrer, Flannery, Jones, Kilbane, Womer Benjamin, Stevens, Ford, Boyd, J. Beatty, Patton, Ogg, Vesper, Coughlin, Mettler, Damschroder, Gerberry, Cates

Sens. Latta, Espy, Fingerhut, White, Drake, Mumper, Gardner, DiDonato, Kearns

Effective date: March 22, 2001

Enacts new prohibitions in the offense of "importuning" that specifically prohibit a person from soliciting another by means of a telecommunications device to engage in sexual activity with the offender when the offender is 18 years of age or older and either of the following applies: (1) the other person is less than 13 years of age or is over 12, but less than 16 years of age, and the offender knows that the other person is less than 13 or over 12, but less than 16 or is reckless in that regard, or (2) the other person is a law enforcement officer posing as a person less than 13 or over 12, but less than 16, and the offender believes that the law enforcement officer is a person who is less than 13 or over 12, but less than 16 or is reckless in that regard.

Enhances the penalty for importuning when the offense involves soliciting a person less than 13 or over 12, but less than 16 to engage in sexual activity with the offender.

Modifies the degree of mental culpability required for the offense of "pandering sexually oriented matter involving a minor" when the violation involves an offender who, with knowledge of the character of the material or performance involved, solicits, receives, purchases, exchanges, possesses, or controls any material that shows a minor participating or engaging in sexual activity, masturbation, or bestiality (i.e. so that the offender must *knowingly* solicit, etc., the material), and enhances the penalty for that offense in those circumstances.

Secs. 2907.07 and 2907.322.



Am. Sub. S.B. 12

Sens. Mumper, Armbruster, Carnes, Wachtmann, Johnson, Latta, Gardner, Drake, Watts, Nein, Oelslager, Spada, Prentiss, DiDonato

Reps. Callender, Willamowski, A. Core, Tiberi, Cates, Terwilleger, Williams, Amstutz, Harris, Metzger, Grendell, Robinson, Roman, Distel, Verich, O'Brien, Householder, Ferderber, Young, Mottley, Coughlin, Gardner, Peterson, Salerno

Effective date: June 8, 2000

Prohibits the provision of internet access to prisoners in state, county, municipal, and privately operated correctional facilities unless the access is for authorized educational purposes.

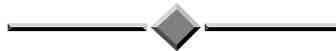
Specifies that an officer or employee of a private contractor that operates and manages a correctional institution is a public servant for purposes of the offenses of dereliction of duty.

Prohibits a prisoner in a state, county, municipal, or privately operated correctional facility from accessing the internet unless the access is for authorized educational purposes, and makes a violation of the prohibition a first degree misdemeanor.

Requires the Director of Rehabilitation and Correction to adopt rules governing the establishment and operation of a system for providing internet access to prisoners who are participating in an approved educational program.

Requires those rules to include the following: (1) criteria for screening participating inmates, (2) designation of the authority to approve authorized internet sites, (3) limiting access to pre-approved sites, (4) a process for periodic review of the system, and (5) sanctions for violation of the established rules.

Secs. 9.08, 341.42, 753.32, 2921.44, 5120.62, and 5145.31.



S.B. 115

Sens. Mallory, Fingerhut, Hagan, Herington, McLin, Prentiss, Shoemaker, Carnes, Oelslager, Brady, Mumper, Watts, Spada, DiDonato, Latell, Blessing, Harris, Nein, Espy, Ray, White, Armbruster

Reps. Womer Benjamin, Willamowski, Jones, Logan, DePiero, Hughes, Mead, Schuler, Mottley, D. Miller, Perry, Ogg, Allen, Bender, Flannery, Distel, Redfern, Cates, Goodman, Gooding, Smith, Barnes, Patton, Sulzer, Verich, Mettler, Clancy, O'Brien, Metzger, Corbin, R. Miller, Barrett, Austria, Collier, Winkler, Roberts, Britton, Vesper

Effective date: March 22, 2001

Requires the Department of Youth Services (DYS) to require any child committed to the Department who has not attained a diploma or certificate of high school equivalence to participate in courses leading toward a high school diploma or an Ohio certificate of high school equivalence, and specifies that this requirement does not apply to a child in an assessment program or treatment intervention program prescribed by DHS.

Provides that failure of DHS to provide an opportunity for any child to participate in the above-mentioned courses does not give rise to a claim for damages against the Department.

Requires the Department of Rehabilitation and Correction (DRC) to require each prisoner who has not obtained a high school diploma to take courses leading toward an Ohio certificate of high school equivalence, an Ohio high school diploma, or vocational training, and requires DRC to adopt disciplinary rules for prisoners who refuse to take those courses.

Requires DRC to encourage a prisoner to participate in a program of advanced studies or training for a skilled trade if the prisoner has obtained a high school diploma.

Provides that failure of DRC to provide an opportunity for any prisoner to participate in the above-mentioned courses does not give rise to a claim for damages against the Department.

Prohibits a prisoner from being assigned to any job with the Ohio penal industries or to any other job level or job grade of prisoner employment unless the prisoner has obtained a high school diploma or a certificate of high school equivalence, and specifies that this provision does not apply to: (1) a prisoner who is determined, in accordance with a procedure approved by the Director of Rehabilitation and Correction, to be incapable of obtaining a diploma or certificate of high school equivalence, or (2) a prisoner working in the Ohio penal industries as of February 1, 1999, who applied on or before May 1, 1999, for enrollment in a program leading to a diploma or a certificate of high school equivalence and who has been enrolled in that program for less than one year.

Secs. 5139.07, 5145.06, and 5145.161.



Am. Sub. S.B. 179

Sens. Latta, Hottinger, Johnson, Oelslager, Drake, Mumper, Finan

Reps. Womer Benjamin, Taylor, Corbin, Aslanides

Effective date: January 1, 2002; certain provisions effective April 9, 2001

General provisions

Enacts new R.C. Chapter 2152. to contain the law pertaining to delinquent children and juvenile traffic offenders, and relocates to the new chapter, without substantive change, many provisions of the preexisting Juvenile Code (R.C. Chapter 2151.) that pertain to delinquent children and juvenile traffic offenders.

Provides that the overriding purposes for dispositions under new R.C. Chapter 2152. are to provide for the care, protection, and mental and physical development of children who are subject to the new chapter, protect the public interest and safety, hold the offender accountable for the offender's actions, restore the victim, and rehabilitate the offender; provides standards and criteria for achieving those purposes; and eliminates a provision that formerly stated that one of the purposes for which the preexisting Juvenile Code was to be interpreted and construed was to effectuate "the protection of the public interest in removing the consequences of criminal behavior and the taint of criminality from children committing delinquent acts and the substitution therefor of a program of supervision, care, and rehabilitation and the achievement of that purpose, whenever possible, in a family environment."

Generally states that, to the extent they do not conflict with new R.C. Chapter 2152., the continuing provisions of the preexisting Juvenile Code also apply to proceedings under the new chapter, and specifies in certain continuing provisions of the preexisting Juvenile Code that they also apply in relation to the new chapter.

Definitions

Modifies the definition of "child" that applies to the preexisting Juvenile Code so that it includes only a person who is under 18 years of age or an adjudicated unruly child until that person attains 21 years of age, and moves to new R.C. Chapter 2152., with a few modifications, the preexisting provisions of that definition that address delinquent children.

Moves the preexisting definitions of "delinquent child," with a few modifications, and "juvenile traffic offender," without modification, to new R.C. Chapter 2152., relocates to the new chapter many preexisting Juvenile Code



definitions that are used in the new chapter, and enacts numerous additional definitions of terms and phrases that are used in the new chapter.

Removes from the preexisting definition of "unruly child" a child who: (1) is persistently truant from home, (2) attempts to enter the marriage relation in any state without the consent of his or her parents, custodian, or legal guardian or other legal authority, (3) is found in a disreputable place, visits or patronizes a place prohibited by law, or associates with vagrant, vicious, criminal, notorious, or immoral persons, or (4) engages in an occupation prohibited by law or is in a situation dangerous to life or limb or injurious to his or her health or morals or the health or morals of others, and makes two terminology changes in that definition.

Consolidates and clarifies the meaning of "juvenile court" that applies throughout the Revised Code.

Replaces the preexisting definition of "probation" with a definition of "sanction, service, or condition," and conforms the preexisting definition of "protective supervision" to other changes that it makes in the authorized dispositions of delinquent children and juvenile traffic offenders as described below.

Assignment of other judges to act as juvenile judge

Revises preexisting provisions that govern the assignment of other judges to act as the juvenile judge, to specify that the provisions also apply regarding a juvenile judge who is sick, that the administrative juvenile judge is to make the request for assignment, that the assignment is to be made pursuant to a continuing procedure in the Common Pleas Court Law, and that the assigned judge may be a judge of any division of the court of common pleas.

Filing of complaints in juvenile court

Relocates into new R.C. Chapter 2152., except for one provision that is addressed in the definition of "child" that applies to the new chapter, all of the preexisting provisions relating to the filing of a complaint in juvenile court that pertain to an alleged delinquent child or juvenile traffic offender, conforms other preexisting Juvenile Code provisions to that relocation, and enacts provisions regarding the initiation of a case in juvenile court that seeks a serious youthful offender dispositional sentence under the act.

Taking a child into custody; detention of a child

Authorizes a law enforcement officer or duly authorized officer of the court to take a child into custody, in addition to preexisting circumstances that it continues, when there are reasonable grounds to believe that the child committed a

delinquent act and that taking the child into custody is necessary to protect the public interest and safety, and expands one of the preexisting circumstances to also include the indictment or filing of information against the child if it appears the child might flee from the court's jurisdiction.

Provides that, in addition to the preexisting circumstances it continues in which a child who is taken into custody may be confined in a place of juvenile detention, a child alleged to be a delinquent child who is taken into custody may be so confined prior to the implementation of the court's final order of disposition if the confinement is authorized under R.C. 2152.04, which addresses confinement for evaluation, or if the child is alleged to be a serious youthful offender under the act and is not released on bond.

Moves to new R.C. Chapter 2152. the preexisting provisions that specify the places where an alleged or adjudicated delinquent child or juvenile traffic offender may, or may not, be held and the preexisting provision that specifies that an alleged or adjudicated delinquent child may be confined in a place of juvenile detention for up to 90 days for the preparation of a social history.

Separate rooms for juvenile hearings

Provides that a preexisting provision that generally requires each county to provide a special room for the hearing of cases of children that is not used for the trial of criminal or adult cases does not apply to the case of an alleged delinquent child when a serious youthful offender disposition is sought under the act.

Closing of juvenile court hearings

Provides that a juvenile court may exclude the general public from its hearings in a particular case if it holds a separate hearing to determine whether that exclusion is appropriate, authorizes the court, if exclusion is appropriate, to admit to a particular hearing or all of the hearings relating to a particular case those persons who have a direct interest in the case and those who demonstrate that their need for access outweighs the interest in keeping the hearing closed, and specifies that the hearing-closing provisions do not apply in circumstances in which the act's provisions pertaining to serious youthful offenders provide otherwise and do not limit or affect the Crime Victim's Rights Law.

Types of transfers to criminal court

Replaces the former provisions of the Juvenile Code that authorized in some cases and required in other cases the transfer of alleged delinquent children to adult court for criminal prosecution with new provisions in new R.C. Chapter

2152., and conforms references in many other preexisting provisions to the relocations.

Under the new transfer provisions, specifies the eligibility criteria for a mandatory or discretionary transfer of an alleged delinquent child's case, specifies the requirements and establishes procedures for mandatory transfers and discretionary transfers of the case of an alleged delinquent child who is eligible for transfer, including a case involving multiple delinquent acts, and specifies, for purposes of discretionary transfers, a list of factors favoring transfer and a list of factors against transfer that must be considered.

Eligibility for felony dispositions

Provides that a child who is adjudicated a delinquent child is eligible for a particular type of delinquent child disposition if the child's case is not transferred for criminal prosecution, and provides that the child is eligible for a more restrictive disposition if the delinquent act charged is enhanced by any of three specified factors.

Specifies criteria that apply in determining whether an alleged delinquent child is eligible for a mandatory or discretionary serious youthful offender disposition or a traditional juvenile disposition if adjudicated delinquent, and bases the criteria on the child's age (any age from ten to 17 years) at the time of the act charged, the category of felony offense the act would be if committed by an adult, and whether the act is enhanced by certain factors.

Illustrates the eligibility criteria for dispositions of delinquent children in an eligibility table that it codifies.

Serious youthful offender dispositional sentence

Enacts a mechanism pursuant to which a juvenile court in which a delinquent child is determined to be a "serious youthful offender" may impose a "dispositional sentence" upon the child that contains a juvenile portion consisting of a traditional juvenile delinquency disposition and an adult portion consisting of a criminal sentence that could have been imposed had the case been transferred for criminal prosecution, includes in the mechanism procedures and rules that govern the initiation of the process for imposing such a sentence, the imposition of such a sentence, and the service of such a sentence, and conforms references in many other preexisting provisions to the mechanism's provisions.

Specifies the procedures to be followed in serious youthful offender cases before a juvenile court, including providing to the child protections normally afforded to criminal defendants such as the right to a grand jury determination of

probable cause, a preliminary hearing, an open and speedy trial by jury in the juvenile court, counsel, the right to raise the issue of competency, and the right to bail.

If a child is adjudicated a delinquent child in a *mandatory serious youthful offender* case: (1) requires the court to impose on the child a serious youthful offender dispositional sentence that consists of a criminal sentence (the adult portion) and a traditional juvenile disposition (the juvenile portion), and (2) requires the court to stay the adult portion pending the successful completion of the juvenile portion.

If a child is adjudicated a delinquent child in a *discretionary serious youthful offender* case: (1) permits the court to impose on the child either: (a) if the court makes certain findings, a serious youthful offender dispositional sentence that consists of a criminal sentence (the adult portion) and a traditional juvenile disposition (the juvenile portion) or (b) if the court does not impose such a sentence, a traditional juvenile disposition, and (2) requires the court, if it imposes a serious youthful offender dispositional sentence, to stay the adult portion pending the successful completion of the juvenile portion.

Specifies that a preexisting Criminal Law provision, not in the act, that permits a convicted criminal offender to appeal in specified circumstances the sentence imposed upon him or her applies regarding the adult portion of a serious youthful offender dispositional sentence imposed upon a child.

Establishes a procedure by which the Director of Youth Services, the juvenile court that imposed the serious youthful offender dispositional sentence, the probation department supervising the child, or the prosecuting attorney may initiate the process to invoke the adult portion of the serious youthful offender dispositional sentence imposed upon a child, provided that the process may not be initiated unless the child is at least 14 years of age.

Permits the juvenile court to invoke the adult portion of a serious youthful offender dispositional sentence if the court at a hearing finds all of the following by clear and convincing evidence: (1) the child is serving the juvenile portion of a serious youthful offender dispositional sentence, (2) the child is at least 14 years of age and has been admitted to a Department of Youth Services (DYS) facility, or criminal charges are pending against the child, and (3) the child engaged in specified conduct that permits invocation of the adult portion (i.e. the child committed an act that is a violation of the rules of the institution or supervision and is a felony or misdemeanor of the first degree, or the child engaged in conduct creating a substantial risk to the safety or security of the institution, community, or victim), and the child's conduct demonstrates that the child is unlikely to be rehabilitated during the remaining period of juvenile jurisdiction.

Provides the child, at the hearing, with certain rights, including the right to be present, receive notice of the allegations, be represented by counsel, have counsel appointed, be advised on applicable procedures and protections, present evidence, including evidence of a mental illness or of mental retardation, and have the hearing open to the public.

Specifies that, upon the invocation of the adult portion of a serious youthful offender dispositional sentence, the juvenile portion of the sentence terminates, DYS must transfer custody of the involved child to the Department of Rehabilitation and Correction or place the child under another sanction imposed as part of the sentence, the time the child must serve in prison under the adult portion of the sentence must be reduced by the time the child was in detention under the juvenile portion of the sentence, and the child's total prison term cannot exceed the maximum prison term available for an adult who is convicted of violating the same statutory prohibition.

Traditional delinquent child dispositions

Relocates into new R.C. Chapter 2152. the preexisting Juvenile Code provisions that pertain to the disposition of adjudicated delinquent children, modifies many of them generally as described below, enacts new provisions as described below regarding new types of dispositions or new procedures, and modifies many other preexisting provisions to conform them to the relocations and the changes regarding disposition alternatives and to make related technical changes.

Modifies the preexisting provisions pertaining to the commitment to DYS of a child who is adjudicated delinquent for a felonious act other than carrying a concealed weapon and is found to be "guilty" of a firearms specification as set forth in the Criminal Law to specify that: (1) if the specification is that the child had a firearm on or about the child's person or under the child's control while committing the act, the juvenile court *may* commit the child to DYS for the specification for a definite period of up to one year, (2) if the specification is that the child displayed, indicated possession of, or used, etc., a firearm in committing the act, the court *must* commit the child to DYS for the specification for a definite period of not less than one nor more than three years and also *must* commit the child for the underlying delinquent act, (3) if the specification is that the child had an automatic, muffled, or silenced firearm while committing the act or discharged a firearm from a motor vehicle in specified circumstances, the court *must* commit the child to DYS for the specification for a definite period of not less than one nor more than five years and also *must* commit the child for the underlying delinquent act, and (4) the provisions apply to a child who is an accomplice to the same extent the firearms specifications would apply to an adult accomplice in a criminal proceeding.

Modifies the preexisting provisions pertaining to the commitment to DYS of a child who is adjudicated delinquent for a category one or two offense and is found to be "guilty" of a gang-related activity specification as set forth in the Criminal Law to specify that: (1) the provision applies when the underlying delinquent act is aggravated murder, murder, or a first, second, or third degree felony offense of violence, and (2) if the child is adjudicated delinquent for any of those acts and is found "guilty" of the specification, the juvenile court *must* commit the child to DYS for the specification for a definite period of not less than one nor more than three years and also *must* commit the child for the underlying delinquent act.

Makes other changes in the preexisting procedures pertaining to the commitment of a child to DYS for a firearms specification or a gang-related activity specification, including a clarification that any such commitment must be served prior to and consecutively to any periods of commitment to DYS imposed for multiple delinquent acts.

Reduces the minimum age at which a juvenile court may commit a delinquent child to DYS so that the court also may commit a child who is 10 or 11 years of age at the time of the commission of the delinquent act if the delinquent act would be aggravated murder, murder, arson, or a first or second degree felony offense of violence if committed by an adult, and requires that: (1) if a child of that age is committed to DYS, the child must be assigned to an institution, residential care facility, residential facility, or specified facility licensed by the Department of Job and Family Services that DYS considers best for the child's training and rehabilitation and the public's protection, (2) the child must be housed separately from children who are 12 years of age or older until the child is released or discharged or until the child attains 12 years of age, whichever occurs first, and (3) when the child attains 12 years of age, the "separate housing" provision does not apply.

In the preexisting provision that specifies, in certain circumstances, that a delinquent child adjudication must be considered as a "conviction" under the Criminal Law's repeat violent offender provisions, eliminates the requirement that the adjudicating juvenile court must have specifically found that the adjudication is to be considered as a prior conviction in order for it to be so considered.

In the preexisting provision that requires a juvenile court in which a child who is at least 14 years of age is adjudicated a delinquent child for any of a list of specified acts to notify specified school officials of the adjudication, expands the list of relevant delinquent acts to also include any act that would be a criminal offense if committed by an adult and that results in serious physical harm to persons or property while the child is at school, on school property, or at a school function.

Enacts provisions that require notification of the school attended by an adjudicated delinquent child when the child is committed to DYS or released from a DYS institution and that require the school to provide specified materials to DYS.

Consolidates and standardizes the preexisting disposition alternatives, other than a commitment to DYS and other than a financial sanction, that generally are available as a traditional disposition for a child who is adjudicated a delinquent child; modifies a few of these alternatives; designates some of these alternatives as "community control" sanctions and conditions and, correspondingly, replaces the former references to "probation" with references to "probation supervision"; and expands as described below the financial sanctions that are available for such a child.

In the preexisting provision that requires the preparation and use, regarding the disposition to be made of certain delinquent children, of a victim impact statement, removes misdemeanor offenses of violence from the list of acts to which the provision applies, and requires DYS to work with local probation departments and victim assistance programs to develop a standardized victim impact statement.

Repeals a provision that specified that, if a juvenile court in which a child was adjudicated a delinquent child determined certain things regarding the age or disability of, or the physical harm sustained by, the victim, the court had to consider the facts so determined in favor of a confinement-type commitment of the child.

Electronically monitored house arrest

Eliminates "electronically monitored house detention" as a separate option available only as a disposition for delinquent children, includes that former disposition within the scope of the preexisting and continuing "electronically monitored house arrest" that formerly was used only in criminal contexts, and expands the definition of "electronic monitoring device" that is used in the law governing electronically monitored house arrest to also include any type of technology that can adequately track or determine the location of a subject person at any time and that is approved by the Director of Rehabilitation and Correction, including, but not limited to, any satellite technology, voice tracking system, or retinal scanning system that is so approved.

Juvenile traffic offender dispositions

Relocates into new R.C. Chapter 2152. the preexisting Juvenile Code provisions that pertain to the disposition of adjudicated juvenile traffic offenders, and modifies a few of them generally as described below.

Revises the preexisting provision that authorized a juvenile court to impose *a fine and costs* as a disposition for a juvenile traffic offender so that it instead authorizes the court to impose *any financial sanction* authorized under the act's new financial sanction provisions.

Revises the length of time a juvenile court may suspend a juvenile traffic offender's driver's license, probationary driver's license, or temporary instruction permit or the registration of all motor vehicles registered in the name of the juvenile traffic offender to authorize the court to suspend a license or permit for a definite period not exceeding two years instead of "for the period the court prescribes."

Revises the preexisting provision that authorized a juvenile court to impose probation as a disposition for a juvenile traffic offender so that it instead authorizes the court to place the child on community control as a disposition.

In the preexisting provision that authorizes the court to require a juvenile traffic offender to make restitution for all or part of the damages caused by the child's traffic violation, eliminates the reference to restitution for "part of the damages" so caused.

Repeals the juvenile court's authority to revoke a juvenile traffic offender's driver's license, probationary driver's license, or temporary instruction permit and the registration of all motor vehicles registered in the name of the child.

Modifies the delinquent child disposition options that a juvenile court may use for a juvenile traffic offender who has failed to comply with the previously issued dispositional orders of the court and whose operation of a motor vehicle constitutes the child a danger to the child and to others.

Changes, to a definite period of at least three months, but not more than two years, the length of time the juvenile court must suspend the temporary instruction permit, probationary driver's license, or driver's license issued to a juvenile traffic offender for violating the preexisting prohibition against state OMVI or state OMVUAC.

Financial sanctions for delinquent children and juvenile traffic offenders

Enacts a separate section in new R.C. Chapter 2152. that contains the preexisting financial sanctions that a court may impose as a disposition on a child who is adjudicated a delinquent child or a juvenile traffic offender, modifies some of those sanctions, and expands the sanctions as described below.

Revises the standardized fines that previously were available as disposition alternatives for a child who is adjudicated a delinquent child or a juvenile traffic offender.

Expands the financial sanctions that a court may impose as a disposition to: (1) authorize for an adjudicated delinquent child restitution for any delinquent act in an amount based upon the victim's economic loss and describe manners of determining and satisfying restitution, (2) authorize for an adjudicated delinquent child or juvenile traffic offender reimbursement for any or all costs incurred for services or sanctions provided or imposed, and (3) identify community service as a sanction in specified circumstances in lieu of or in addition to a financial sanction for an adjudicated delinquent child or juvenile traffic offender.

Specifies that a juvenile court may hold a hearing to determine whether a child is able to pay a financial sanction.

Permits a juvenile court, through the clerk or another specified person, to collect a financial sanction by: (1) entering into contracts with a public agency or private vendor for the collection of the amounts due under the sanction, (2) permitting payment in installments, by credit or debit card, by another type of electronic transfer, or by any other reasonable method, up to a five-year maximum time for payment (the court may pay any processing fee and charge the fee to the delinquent child), or (3) to defray administrative costs, charging a reasonable fee to a child who elects a payment plan rather than a lump sum payment.

Release from DYS

Relocates to new R.C. Chapter 2152. the preexisting Juvenile Code provisions regarding the release from the custody of DYS of a delinquent child who has been committed to it, renames the former "judicial release" as "judicial release to court supervision," renames the former "early release" as "judicial release to Department of Youth Services supervision," and modifies the criteria and procedures that apply regarding those types of releases, supervision under them, and revocation of them.

Jury trials for adults

Effective on the act's effective date, repeals Juvenile Code provisions specifying that a separate statute granting an adult the right to a jury trial in juvenile court applied when the complaint jointly alleged that a child was an unruly or delinquent child for being an habitual or chronic truant and that a parent, guardian, or other person having care of the child failed to cause the child's attendance at school, and amends a preexisting Criminal Law provision regarding the right to a jury trial in a criminal case to provide that there is no right to a jury trial for a person who is the subject of such a complaint.

Parental control orders

Expands preexisting provisions authorizing a juvenile court to issue an order restraining or otherwise controlling the conduct of any parent, guardian, or other custodian of an unruly, abused, neglected, dependent, or delinquent child so that they also apply regarding juvenile traffic offenders, provides that any such order issued regarding any of those categories of children may include a requirement that the child's parent, guardian, or other custodian enter into a recognizance with sufficient surety conditioned upon the faithful discharge of any conditions or controls required by the court, provides that a person's failure to comply with any order issued under the provisions restraining or otherwise controlling a parent, guardian, or custodian is contempt of court, and relocates the provisions regarding delinquent children or juvenile traffic offenders to new R.C. Chapter 2152.

Underage purchase of a firearm or a handgun

Revises the penalty for the offense of underage purchase of a firearm to make the offense a delinquent act that would be a felony of the fourth degree if it could be committed by an adult.

Repeals

Repeals a Juvenile Code provision by which the parents of any child affected by an official case brought before a juvenile court, or the nearest of kin if the parents were deceased, were permitted to inspect the records of the case.

Repeals Juvenile Code provisions that: (1) allowed a juvenile judge to commit to the Department of Rehabilitation and Correction a female over 18 years of age who was found guilty of a misdemeanor under the Juvenile Code, and (2) provided that, when an adult was sentenced to imprisonment for the offense of nonsupport of dependents or contributing to the nonsupport of dependents or the offense of endangering children, the county from which the adult person was

sentenced, on the order of the juvenile judge, had to pay a sum for the maintenance of the dependent children of the prisoner.

Repeals Juvenile Code provisions that dealt with extradition and with bail for adults committed or held under the Juvenile Code.

Repeals Juvenile Code provisions that dealt with control of the parents of a delinquent child who was placed on probation and that referred to the general authority for parental control of a child.

Repeals a provision that permitted DYS to transfer to a state reformatory any child in its legal custody who was over 16 years of age and was incorrigible or incapable of benefiting by the treatment or training afforded by DYS.

Repeals prohibitions against a minor: (1) obtaining or attempting to obtain a tattooing service, body piercing service, or ear piercing service performed with an ear piercing gun without consent, and (2) knowingly showing or giving false information concerning the minor's name, age, or other identification for the purpose of obtaining a tattooing service, body piercing service, or ear piercing service performed with an ear piercing gun.

Employment protection for witnesses at a juvenile court proceeding

Expands a preexisting Juvenile Code provision that provides employment protections to employees who attend, pursuant to a subpoena, a *delinquency proceeding* so that it applies regarding an employee's attendance at *any proceeding under R.C. Chapter 2151. or 2152.* pursuant to a subpoena.

Contributing to the unruliness or delinquency of a child

Specifically includes a parent, guardian, or other custodian of a child in the preexisting prohibition against any person doing any of the acts constituting the offense of contributing to the unruliness or delinquency of a child.

Department of Youth Services Release Authority

Revises a preexisting provision authorizing the Director of Youth Services to appoint an interim member to the Department's Release Authority instead to authorize the Director to appoint an interim member to fulfill the duties of a member who is on extended leave or disability status for more than 30 work days.

Specifies the number of members of the Release Authority who are needed to conduct its business and determine its actions, and prohibits the Release Authority from delegating its authority to make final decisions regarding policy or the release of a child.

Expressly states that the Release Authority serves as the final and sole authority for making decisions regarding the release and discharge of all children committed to DYS's custody who are eligible for release, except those placed on judicial release, and revises some of the activities of the Release Authority in relation to which it must establish written policies and procedures.

Changes the responsibility for carrying out certain duties regarding the release and discharge of children in the custody of DYS from the Department proper to the Release Authority within the Department.

Moves the Office of Victims Services from being within the Department proper to being with the Release Authority within the Department, and changes the name of "victims coordinator" of the Office of Victims Services to "victims administrator" of the Office.

Detention facilities

Relocates into new R.C. Chapter 2152. and consolidates all of the preexisting provisions pertaining to detention homes and district detention homes, makes a few changes in those provisions as described below, and renames the homes as "detention facilities" and "district detention facilities."

Modifies the preexisting provisions governing the homes (the "facilities") by: (1) eliminating the language requiring a home to be "furnished and carried on, as far as possible, as a family home" and regarding the possibility of a home being under the direction of "a matron in a nonpunitive neutral atmosphere," (2) providing for the appointment of a superintendent and employees for the facilities and the payment of their salaries, (3) providing for the donation or bequest of property to the facilities, (4) revising the grounds for removal of a trustee of a joint facility, (5) specifying that the facilities must be under the direction of a superintendent, (6) reaffirming, in accordance with other provisions of continuing law and the act, the categories of children who may be detained in the facilities, and (7) making other technical changes.

RECLAIM Ohio funding

Regarding the allocation of moneys under the preexisting RECLAIM Ohio funding mechanism, specifies that, when DYS uses its appropriation for care and custody of felony delinquents, for Fiscal Year 2002 and Fiscal Year 2003 and only for those two fiscal years, the total number of beds available to all counties via public safety beds and county allocations cannot be less than the total beds used by all the counties during Fiscal Year 2000 and funded by care and custody chargebacks (Line Item 401) and as public safety beds.

General Assembly encouragement to the Supreme Court

Specifies that the General Assembly encourages the Supreme Court to: (1) amend the Rules for the Government of the Judiciary of Ohio or other appropriate rules, or take other appropriate action, to encourage cooperation between common pleas court divisions to better implement the act, including, but not limited to, the provisions of the act authorizing, in specified circumstances, jury trials in juvenile courts, (2) amend the Juvenile Rules to be consistent with the changes in the Juvenile Laws pertaining to delinquent children, particularly the laws relating to serious youthful offenders and extended juvenile jurisdiction dispositions, (3) amend the Juvenile Rules to permit "no contest" pleas in juvenile traffic offender and non-traffic cases with the consent of the juvenile court (but the act states that children paying fines to traffic bureaus should be required to admit guilt, with parental knowledge), (4) amend the Traffic Rules to exclude juvenile courts from the Rules' definition of "court" and to authorize juvenile courts to create violations bureaus for the payment of tickets that involve non-accident, first offense minor misdemeanor traffic cases, and (5) take appropriate action to collect data from Ohio juvenile courts on both the number of alleged delinquent children for whom a serious youthful dispositional sentence is sought under the act and the number of jury trials held in the juvenile courts annually as a result of serious youthful offender dispositional sentences being sought for alleged delinquent children, and to prepare and submit to the General Assembly a report containing the data so collected.

Racial Disparity Study

Requires the Governor's Council on Juvenile Justice to conduct, or cause to be conducted, an evaluation of the racial composition of delinquent children committed to DYS, focusing on the changes to the Revised Code made by the act as related to recent sentencing trends for delinquent children and considering specified information, and, at the conclusion of the evaluation, to submit to specified public officials a report detailing its results.

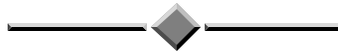
Statement of future intentions

States the General Assembly's intention in the remainder of the 123rd General Assembly and in the 124th General Assembly to address the issue of competency in juvenile proceedings, to review and continue to support the RECLAIM Ohio program and the alternative schools program, and to review and address the anticipated costs of implementing the act.

Delayed effective date

Specifies that, except for the amendments described above under "**Jury trials for adults**," its amendments, enactments, and repeals of Revised Code provisions are to take effect on January 1, 2002.

Secs. 109.42, 109.54, 109.573, 133.01, 181.22, 307.02, 307.022, 329.05, 2151.01, 2151.011, 2151.02, 2151.021, 2151.022, 2151.07, 2151.08, 2151.10, 2151.11, 2151.12, 2151.14, 2151.141, 2151.18, 2151.211, 2151.23, 2151.24, 2151.25, 2151.26, 2151.27, 2151.271, 2151.28, 2151.29, 2151.31, 2151.311, 2151.312, 2151.313, 2151.314, 2151.315, 2151.34, 2151.341, 2151.342, 2151.343, 2151.344, 2151.345, 2151.346, 2151.347, 2151.348, 2151.349, 2151.3410, 2151.3411, 2151.3412, 2151.3413, 2151.3414, 2151.3415, 2151.3416, 2151.35, 2151.352, 2151.354, 2151.355, 2151.356, 2151.357, 2151.358, 2151.359, 2151.3510, 2151.3511, 2151.3512, 2151.36, 2151.38, 2151.411, 2151.45, 2151.46, 2151.47, 2151.48, 2151.51, 2151.62, 2151.65, 2151.651, 2151.652, 2151.655, 2151.78, 2151.79, 2151.99, 2152.01, 2152.02, 2152.021, 2152.03, 2152.04, 2152.10, 2152.11, 2152.12, 2152.13, 2152.14, 2152.16, 2152.17, 2152.18, 2152.19, 2152.20, 2152.21, 2152.22, 2152.26, 2152.41, 2152.42, 2152.43, 2152.44, 2152.61, 2152.67, 2152.71, 2152.72, 2152.73, 2152.74, 2152.81, 2152.99, 2153.16, 2301.03, 2301.31, 2701.03, 2744.01, 2744.03, 2919.24, 2921.32, 2923.211, 2923.32, 2923.33, 2923.34, 2923.36, 2923.44, 2923.45, 2925.42, 2925.43, 2929.01, 2929.12, 2929.23, 2930.12, 2930.13, 2938.02, 2941.141, 2941.142, 2941.144, 2941.145, 2941.146, 2945.17, 3109.41, 3301.121, 3313.66, 3321.19, 3321.22, 3730.07, 3730.99, 4109.08, 5103.03, 5120.16, 5120.172, 5139.01, 5139.02, 5139.04, 5139.05, 5139.06, 5139.07, 5139.11, 5139.18, 5139.191, 5139.20, 5139.24, 5139.27, 5139.271, 5139.281, 5139.29, 5139.31, 5139.32, 5139.35, 5139.41, 5139.50, 5139.51, 5139.52, 5139.53, 5139.54, 5139.55, 5705.01, and 5705.19.



Am. Sub. S.B. 187

Sens. Johnson, White, Cupp, Watts, Latta, Spada, Carnes, Ray, Hottinger, Armbruster, Mumper, Wachtmann, Kearns, Horn, Gardner, Blessing, Nein, Drake, Oelslager, Schafrath, Espy, Latell, DiDonato, Hagan

Reps. O'Brien, Boyd, Terwilleger, Peterson, Roberts, Barrett, Barnes, Perry, Widener, Patton, Britton, Verich, Brading, D. Miller

Effective date: March 22, 2001

Requires the preexisting Governor's Community Service Council to adopt "recommended best practices" for specified organizations and entities (see below) when any of their volunteers has unsupervised access to children (see below) or otherwise interacts with children, requires them to focus on the safety of the children and the screening and supervision of the volunteers, and provides that they must include as a recommended best practice criminal records checks of those volunteers and applicants for those volunteer positions conducted by the Bureau of Criminal Identification and Investigation (BCII).

Requires organizations and entities to notify prospective and current volunteers who have or will have unsupervised access to children on a regular basis that they may, at any time, be subject to a criminal records check and be required to provide fingerprint impressions.

Requires an organization or entity to notify a parent or guardian of a child served by the organization or entity if a person who has been convicted of or pleaded guilty to certain specified offenses, according to a criminal records check performed in any manner, will be accepted as, or allowed to remain as, a volunteer with unsupervised access to children on a regular basis.

Provides organizations and entities that have volunteers with unsupervised access to children on a regular basis immunity from civil liability for death, injury, or loss to person or property that is caused by an act or omission of any such volunteer and results from or is related to the volunteer having unsupervised access to a child if the volunteer was subjected to a BCII criminal records check.

Requires the Council to establish and maintain, within one year after the act's effective date, an educational program to provide notices and information to organizations and entities, parents and guardians of children, volunteers, and children regarding specified matters related to the safety of children who are under the care, custody, and control of persons other than their parents or guardians and, as to parents and guardians, regarding the provisions of the act.

Defines "organization or entity" and "unsupervised access to a child" for use in all of its provisions.

Secs. 109.574, 109.575, 109.576, 109.577, 121.401, and 121.402.



Sub. S.B. 218

Sens. Mumper, Drake, Johnson, Watts, Armbruster

Reps. Hughes, Willamowski, Schuler, Peterson, Corbin, Mottley, Widener

Effective date: March 15, 2001

Prohibits a child, unless accompanied by a parent, adult spouse, or legal guardian, from doing any of the following: (1) using, consuming, or possessing cigarettes, other tobacco products, or papers used to roll cigarettes, (2) purchasing or attempting to purchase cigarettes, other tobacco products, or papers used to roll cigarettes, (3) ordering, paying for, or sharing the cost of cigarettes, other tobacco products, or papers used to roll cigarettes, or (4) except when acting exclusively within the scope and requirements of the child's employment, accepting or receiving cigarettes, other tobacco products, or papers used to roll cigarettes, and provides that the prohibitions do not apply if the child is participating in an inspection or compliance check conducted by a federal, state, local, or corporate entity.

Prohibits a child from knowingly furnishing false identification to obtain cigarettes, other tobacco products, or papers used to roll cigarettes.

Prohibits a juvenile court from adjudicating a child a delinquent or unruly child for violating any of the act's prohibitions, and instead creates specified dispositions for those violations that include fines, attendance at a smoking treatment program, community service, and driver's permit and license suspensions, but not confinement.

Creates the offense of permitting children to use cigarettes or other tobacco products as a misdemeanor of the fourth degree or, if the offender previously has been convicted of a violation of that prohibition, a misdemeanor of the third degree.

Expands and revises the offense of illegal distribution of cigarettes or other tobacco products.

Secs. 2151.02, 2151.022, 2151.23, 2151.27, 2151.28, 2151.35, 2151.87, and 2927.02.

Am. Sub. S.B. 222

Sens. Watts, Johnson, Drake, Herington

Reps. Goodman, Taylor, Hughes, Willamowski, Womer Benjamin, Kilbane, Sulzer, Olman, Corbin, Roman, Flannery, Salerno, Grendell, Ogg, Amstutz, Krupinski, O'Brien, Austria, Metzger, Collier, Damschroder, Widener, Young, Mottley, Britton, Barrett

Effective date: March 22, 2001



Requires a court to impose a mandatory prison term of two years on a person who is convicted of any felony offense of violence when the offender also is convicted of a body armor specification that charges the offender with wearing or carrying body armor while committing the felony offense of violence, and specifies that a mandatory prison term so imposed must be served consecutively to any other prison term imposed at any time on the offender.

Provides that, if a child is adjudicated a delinquent child for committing an act that would be a felony offense of violence if committed by an adult, the juvenile court commits the child to Department of Youth Services' custody, and the court also determines that the child, if the child was an adult, would be guilty of a body armor specification, the court may commit the child to the Department for an additional two-year period of institutionalization in a secure facility.

Clarifies that the imposition on a delinquent child of an additional term of institutionalization in a Department of Youth Services' secure facility based on proof of a firearms specification or an anti-gang specification under preexisting law or based on proof of a body armor specification under the act does not preclude the imposition of an additional term based on proof of either of the other specifications.

Expands the application of preexisting provisions related to providing background information about certain delinquent children when the delinquent children are placed in foster care so that they also apply to any delinquent child whose delinquent act would be a felony offense of violence if committed by an adult and who the court determines is guilty of a body armor specification.

Defines "body armor," for use throughout its provisions, as any vest, helmet, shield, or similar item that is designed or specifically carried to diminish the impact of a bullet or projectile on the offender's body.

Makes technical corrections in a preexisting provision relating to the imposition of prison terms for felonies.

Secs. 2151.355, 2151.62, 2929.01, 2929.13, 2929.14, and 2941.1411.



S.B. 312

Sens. Latta, Finan, Mumper, Oelslager, Harris, Latell

Reps. Womer Benjamin, Willamowski, Corbin, O'Brien, Winkler, Clancy, Barrett, Kilbane, Widener, Verich

Effective date: April 9, 2001

Expands the offense of criminal child enticement so that it prohibits knowingly soliciting, coaxing, enticing, or luring a child under 14 years of age to accompany the person in any manner.

Sec. 2905.05.



Am. Sub. S.B. 317

Sens. Latta, White, Nein, Mumper, Watts, Cupp, Drake

Reps. Womer Benjamin, Willamowski, Jerse, O'Brien, Damschroder

Effective date: March 22, 2001

Prohibits a person from knowingly filing a complaint against a peace officer that alleges that the peace officer engaged in misconduct in the performance of the officer's duties if the person knows the allegation to be false.

Requires the Speaker of the House of Representatives to appoint the House Sergeant at Arms; requires the Sergeant at Arms to complete all continuing training that the Speaker requires to maintain employment in that capacity; specifies the duties of the office, including maintaining good order in specified House-controlled premises, enforcing House rules regarding admission to the House floor, serving certain process and warrants, arresting House members in specified circumstances, and providing security for House members and specified employees in specified circumstances; provides the Sergeant at Arms with law enforcement and arrest authority in specified circumstances, within the office's territorial jurisdiction, if the Sergeant at Arms has specified prior peace officer experience and, in certain cases, training and experience; and includes the Sergeant at Arms, with arrest authority, as a law enforcement officer and peace officer for certain purposes.

Permits the House Sergeant at Arms to appoint assistant House Sergeants at Arms to assist the Sergeant at Arms in performing the duties of the office, provides that a person may be appointed as an assistant only if the person has specified prior peace officer experience and, in certain cases, training and experience, requires the assistants to complete all continuing training that the House Speaker requires to maintain employment in that capacity, provides the

assistants with law enforcement and arrest authority in specified circumstances, within the Sergeant at Arms's territorial jurisdiction, and includes the assistants as law enforcement officers and peace officers for certain purposes.

Specifies that the law enforcement and arrest authority it grants to the House Sergeant at Arms and assistant House Sergeants at Arms is concurrent with that of local peace officers and the State Highway Patrol and that its provisions do not affect or abridge the Patrol's authority or responsibility.

Requires the House Speaker to prescribe the minimum continuing training that the House Sergeant at Arms and assistant House Sergeants at Arms must complete to maintain employment in that capacity, including annual firearms requalification for the assistants and for the Sergeant at Arms if the person has arrest authority, and provides for the Speaker's issuance of a commission and badge to the Sergeant at Arms and the assistants.

Secs. 101.311, 109.801, 2901.01, 2921.15, 2935.01, 2935.03, and 4501.271.



See also: House Bills 80, 389, 405, 416, 467, 538, 539, 660, 701, and 730; Senate Bills 153 and 200



EDUCATION

Am. H.B. 383

Reps. Brading, Terwilleger, Corbin, Hartnett, Taylor, Hollister, Bender, Jolivette, Logan, Britton, Damschroder, Harris

Sens. Kearns, Wachtmann, Mumper

Effective date: February 13, 2001

Permits a school district board to adopt August 1 rather than September 30 as the date by which, with certain exceptions, children must be five or six years old in order to be admitted to kindergarten or first grade, respectively.

Permits a school district board to adopt August 1 rather than September 30 as the date by which children must be at least six years of age in order to be considered for a waiver of the requirement that kindergarten must be completed before admission to first grade.

Sec. 3321.01.



H.B. 620

Reps. Cates, Britton, Buehrer, Calvert, Clancy, DePiero, Evans, Ford, Goodman, Grendell, Hartnett, Hood, Pringle, Terwilleger, Tiberi, Vesper, Widener, Winkler, Roman, Peterson, Smith, Brading, Sutton, Jones, Callender, Sulzer, Carey, Mottley, Buchy, A. Core, Allen, Amstutz, Jolivette, Perry, Young, Salerno

Sens. Hagan, Gardner, Harris

Effective date: March 12, 2001

Permits a school district board to adopt a resolution authorizing expulsion for up to one year for any student making a bomb threat to a school or school activity.

Secs. 3313.66 and 3313.661.



Am. H.B. 711

Reps. Brading, O'Brien, Vesper, Evans, Jacobson, Taylor, Jolivette

Effective date: October 5, 2000

Re-enacts as a separate act the 1995 amendments to the law establishing the State Board of Education that added eight members appointed by the Governor to the Board.

Dissolves the existing appointive positions on the State Board of Education and requires the Governor to make new appointments to the Board within 30 days of the act's effective date.

Secs. 3.15, 3301.01, 3301.02, 3301.03, 3301.04, 3301.06, and 3501.02.



H.B. 740

Reps. Gardner, Corbin, Mead, Jones, Amstutz, Barrett, Boyd, Carey, Coughlin, Damschroder, Evans, Hoops, Kilbane, Krebs, Metelsky, Metzger, D. Miller, R. Miller, Mottley, Netzley, O'Brien, Ogg, Perry, Peterson, Roberts, Stapleton, Sullivan, Vesper, Wilson, Mettler, Tiberi, Willamowski, Schuler, Terwilleger, A. Core, Buchy, Brading, Myers, Taylor, Cates, Callender, Ford, Widener, Womer Benjamin, Roman, Hollister, Sykes, Clancy, DePiero, Salerno, Olman, Calvert, Hughes, Austria, Krupinski, Gooding, Redfern, Flannery, Patton, Young, Hood, Healy, Smith, Britton, Allen, Bender, Stevens, Grendell, Sutton

Sens. Fingerhut, Herington, White, Mumper, Harris, Espy, Drake, Watts, Prentiss, Nein, Spada, Blessing, Wachtmann, Gardner, DiDonato, Latell

Effective date: March 22, 2001

Expands a state program under which college tuition and fees are waived for children and spouses of Ohio law enforcement and fire fighting personnel killed in the line of duty, to add children and spouses of persons who held a law enforcement or fire fighting position in another state and were killed in the line of duty, provided that the child or spouse is a resident of Ohio when participating in the program.



Am. Sub. H.B. 768

Reps. Gardner, Tiberi, Buchy, Peterson, Goodman, Willamowski, Corbin, Jordan, Netzley, Van Vyven, Young, DePiero, Calvert, Robinson, Jerse, Hartnett, Evans, Carey, Schuler, Krupinski, Olman, Jacobson, Luebbers, Mead, Jolivette, D. Miller, Buehrer, Logan, Schuck, Williams, Kilbane, Coughlin, Trakas, Perry, Mettler, Allen, Taylor, Terwilleger, Salerno, Bender, Clancy, Barrett, Cates, O'Brien, Vesper, Sullivan, Roberts, Callender, Schuring, Brading, Roman, Winkler, Widener, Gerberry, Flannery, Hughes, Sulzer, A. Core, Redfern, Austria, Womer Benjamin, Hoops, Aslanides, Damschroder, Boyd, Householder, Collier, Amstutz, Mottley

Sens. Hagan, Gardner, Harris, Cupp, Kearns, Mumper, Oelslager, Armbruster, Blessing, Watts, Wachtmann, Spada, White

Effective date: Emergency, December 14, 2000

Expands the types and permitted uses of instructional equipment, including computers, that may be purchased with state Auxiliary Services funds by a school district for use by students attending chartered nonpublic schools within the district by removing the restriction that such equipment be used only for the provision of remedial, diagnostic, or therapeutic services.

Permits state-funded auxiliary services provided to nonpublic school students to be provided through contracts with educational service centers.

Eliminates the requirement for Controlling Board approval prior to payment of Auxiliary Services funds to school districts and mandated cost reimbursements to chartered nonpublic schools.

Requires the State Board of Education to make available licenses for substitute teachers that are valid for one year, as well as the five years under continuing rules, and for any other length of time considered appropriate by the Board, but not to exceed five years.

Requires the State Board of Education to issue provisional licenses in school speech-language pathology to certain master's degree students, and qualifies recipients of the licenses for waivers of certain prerequisites for licenses from the Board of Speech-Language Pathology and Audiology.

Revises conditions under which a school district may apply recently voted bond issues or tax levies toward its local share under the Expedited Local Partnership Program administered by the Ohio School Facilities Commission by: (1) eliminating the requirement that construction on a project not commence prior to execution of the district's agreement with the Commission, and (2) requiring the Commission to authorize as all or part of the district's local share only the district's expenditures for that portion of the project that meets the district's assessed needs and the Commission's design specifications.

Secs. 3317.06, 3317.063, and 3319.226.



Sub. S.B. 53

Sens. Carnes, Gardner, Kearns, Mumper, Drake, Spada

Reps. Winkler, Widener, Harris, Brading, Bender, Hollister, Schuring, Schuler, Hartnett, Vesper, Wilson, Krupinski, Verich, Ford, Sullivan, Krebs, Amstutz

Effective date: September 22, 2000

Grants in-state tuition rates and subsidies at most institutions of higher education to residents of contiguous states who are employed in Ohio and whose employers contract to pay their tuition and fees directly to the institution.

Secs. 3333.32, 3345.01, 3354.09, 3355.06, and 3357.09.



Am. Sub. S.B. 77

Sens. Cupp, Schafrath, Kearns, Mumper, Prentiss, Shoemaker, Espy, Herington

Reps. Callender, Winkler, Hartnett, Smith, Hoops, Roman, Harris, Brading, R. Miller, Barrett, Willamowski, Gardner, Ogg, Bender, Grendell, Corbin, Verich, Distel, Barnes, A. Core, Stevens

Effective date: June 30, 2000

Requires two performance evaluations of any assistant superintendent, principal, assistant principal, and other school administrator for years in which the administrator's contract expires.

Differentiates between "termination" of an administrator and "suspension" and permits a board of education to develop its own administrative personnel suspension policy.

Provides for automatic renewal of a school administrator's contract if two specified conditions are not met; the conditions involve failure to provide required evaluations or failure to meet with the administrator to discuss renewal.

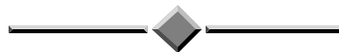
Limits the requirement that school district contracts have certificates of available resources attached to them to contracts that exceed the lesser of \$500,000 or 1% of a district's general revenue receipts for the current fiscal year.

Limits the term of a required certificate of available resources to the term of the contract or salary schedule.

Requires the Auditor of State to submit a report to the General Assembly within three years regarding the enforcement of the certificate of available resources provision, perceived problems with the provision, and any recommendations for future legislative changes to the provision.

Makes other substantive and procedural changes to the law regarding school district certificates of available resources.

Secs. 3314.10, 3316.07, 3319.02, 3319.14, 3319.171, 3319.18, and 5705.412.



Am. Sub. S.B. 161

Sens. Gardner, Kearns, Schafrath, Shoemaker, Prentiss, Oelslager, Mumper, Cupp, Fingerhut, Spada, Nein, Drake, Latell, Watts, Hagan, Brady, DiDonato, White, Wachtmann, Armbruster, Latta

Reps. Allen, Austria, Barnes, Kilbane, Gerberry, Jacobson, D. Miller, Myers, Olman, Robinson, Salerno, Schuler, Stapleton, Trakas, Verich, Callender, Roman, Tiberi, Sulzer, Womer Benjamin, Terwilleger, Corbin, Willamowski, Van Vyven, Jones, Cates, Ford, Damschroder, Flannery, Clancy, Winkler, Hoops, Patton, Perry, Widener, Harris, Metzger, Buehrer, Wilson, Sykes, R. Miller, Hollister, Schuring,

Mettler, Smith, Krupinski, DePiero, J. Beatty, Distel, Hartnett, Jolivet, O'Brien, Coughlin, Gardner, Householder, Buchy, Young, Mead, Redfern, Logan, Sullivan, Gooding, Barrett, Mottley, Britton

Effective date: June 8, 2000; Sections 3 and 4 effective July 1, 2000

Requires the Ohio Tuition Trust Authority to establish a Variable College Savings Program.

Allows a tax deduction of up to \$2,000 per beneficiary for purchases of tuition credits and contributions to Variable College Savings Program accounts.

Provides for taxation of amounts previously deducted if such amounts are not distributed or refunded for specified purposes.

Changes the method of calculating refunds of an existing college savings program account upon termination of the account in the case of death or permanent disability of the beneficiary.

Expands the authority of Ohio to purchase federal education loans on the secondary market.

Establishes the Ohio Outstanding Scholarship and Ohio Priority Needs Fellowship Programs, administered by the Board of Regents and the Rules Advisory Committee, to offer scholarships and fellowships.

Secs. 3333.37, 3333.371, 3333.372, 3333.373, 3333.374, 3333.375, 3334.01, 3334.02, 3334.08, 3334.10, 3334.11, 3334.12, 3334.15, 3334.18, 3334.19, 3334.20, 3334.21, 3366.01, 3366.03, 3366.04, 5747.01, and 5747.70.



Am. S.B. 210

Sens. Ray, Drake, Watts, Spada

Reps. Hartnett, Bender, Brading, Barrett, Buehrer, Tiberi, Amstutz

Effective date: September 22, 2000

Transfers the authority to establish job classification plans from the personnel department of a state-supported college or university to the board of trustees of the institution or the officers to whom the board delegates such authority.

Allows a state-supported college's or university's job classification plan to exclude unclassified employees.

Changes the starting dates of the terms of student trustees at Bowling Green State University from March 17 to May 17.

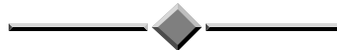
Eliminates the requirement that a board of trustees of a technical college district select depositories (banks, savings and loan associations, and savings banks) for its funds in accordance with the Uniform Depository Act and instead provides general authority for a board of trustees to select a bank or trust company for deposit of the funds.

Requires a bank or trust company selected by a board of trustees for the deposit of funds of a technical college district to provide security for deposits in accordance with the Uniform Depository Act.

Creates the Civil Service Review Commission to review and make recommendations for changes to Ohio's civil service laws, rules, practices, and procedures.

Requires the Civil Service Review Commission, within nine months after the appointment of its members, to issue its report and recommendations to the Speaker of the House of Representatives and to the President of the Senate.

Secs. 124.14, 3341.02, and 3357.10.



Sub. S.B. 237

Sens. Cupp, Furney, Schafrath, Kearns, Prentiss, Gardner, Drake, Mumper, Carnes, DiDonato

Reps. Brading, Harris, Willamowski, Terwilleger, Buchy, Vesper, Widener, Mettler

Effective date: Emergency, June 21, 2000

Revises the laws governing commercial driver training schools by dropping the word "commercial" from the name, by exempting schools that do not train students on public roads, and by expanding the class of "disabled persons" whose driving instructors must have additional training.

Permits certain school districts that are responsible for vocational education to be licensed as driver training schools and to offer for a fee training in the

operation of commercial vehicles to individuals who are not regularly enrolled, full-time high school students.

Authorizes the Director of Public Safety to prescribe the minimum number of hours of classroom and behind-the-wheel training required for driver training school students who are beginning drivers of commercial vehicles.

Increases the fee for an original driver training school license from \$50 to \$250 and increases the fee for an original driving instructor license from \$10 to \$25.

Moves up by one week the earliest date that the fourth, sixth, and ninth (and, in the future, tenth) grade state proficiency tests may be administered.

Reduces to nine days, from 15 days under prior law, the number of days following the administration of a proficiency test within which a student who misses taking that test must make up that test.

Qualifies public elementary school teachers, in addition to public high school teachers, to apply for the \$1,500 "teacher incentive grant" available in FY 2000 for obtaining a math or science credential on their teaching licenses.

Qualifies teachers at chartered nonpublic schools to apply for "teacher incentive grants" for obtaining either a reading credential or a math and science credential on their teaching licenses.

Secs. 3301.0710, 3301.0711, 3301.17, 4508.01, 4508.02, 4508.03, 4508.04, 4508.05, 4508.06, and 4508.09.



S.B. 269

Sens. Nein, Gardner, Mumper, Shoemaker, Drake, Spada, White, Carnes, Latta, Watts, Armbruster, Wachtmann

Reps. Peterson, Barrett, Brading, Hartnett, Smith, R. Miller, Tiberi, Ogg, Hood, Willamowski, Buehrer, Amstutz, Olman, Widener, Krebs, J. Beatty, Stevens, Terwilleger, Mead, Cates

Effective date: September 22, 2000

Permits school district boards of education to acquire real property by exchanging real property currently owned by the district without first having to hold a public auction to dispose of the currently owned property.



Am. Sub. S.B. 272

Sens. Cupp, Kearns, Prentiss, Carnes, Hottinger, Latta, Oelslager, Watts, Ray, Mumper, Armbruster, Gardner, Spada, White, Drake

Reps. Carey, Hoops, Corbin, O'Brien, Evans, Metzger, Barrett, Jones, Roberts, Ogg, Metelsky, D. Miller, Perry, Boyd, R. Miller, Wilson, Goodman, Mead, Amstutz, Stapleton, Peterson, Krebs, Vesper, Flannery, Tiberi, Householder, Womer Benjamin, Trakas, DePiero, Sutton, Calvert, Aslanides, Redfern, Winkler, Terwilleger, Myers, A. Core, Logan, Verich, Clancy, Hartnett, Britton, Jolivet, Bender, Barnes, Austria, Kilbane, Roman, Harris, Robinson, Krupinski, Hollister, Schuring, Brading, Olman, Smith, Patton, Buehrer, Stevens, Gooding, Mettler, Jacobson

Effective date: September 14, 2000; certain provisions effective June 15, 2000

Permits any school district that is not expected to receive assistance under the Classroom Facilities Assistance Program within two years to participate in the School Building Assistance Expedited Local Partnership Program.

Codifies the Exceptional Needs School Facilities Assistance Program, and authorizes the Ohio School Facilities Commission to set aside up to 25% of classroom facilities assistance moneys for that purpose.

Requires the Ohio School Facilities Commission to propose legislation for a program to provide classroom facilities assistance moneys to joint vocational school districts and to develop design guidelines for such a program.

Creates a program to provide classroom facilities assistance moneys to school districts that have suffered natural disasters.

Creates a program to provide accelerated service to Big-Eight school districts under the Classroom Facilities Assistance Program.

Permits Big-Eight school districts receiving accelerated classroom facilities assistance to segment their projects and to seek voter approval for any necessary bond issues or tax levies for each segment separately.

Provides that for school facilities projects for which the state's portion exceeds \$25 million, reduced from \$40 million as under prior law, the entire

amount of the state's portion does not have to be encumbered during the first biennium of the project.

Authorizes school districts to use additional sources of moneys in raising their respective shares of classroom facilities assistance projects in order to reduce the amount of bonds they otherwise must issue.

Eliminates the requirement that school districts that are participating in the Classroom Facilities Assistance Program and that have adjusted valuations per pupil above the statewide median must make payments to the state.

Permits certain school districts participating in a state school facilities assistance program to enter into agreements with the Treasurer of State and an agent selected by the Treasurer to pool the bonds issued by such districts that are needed to pay each district's share of its respective construction project.

Lengthens from 10 years to 20 years the waiting period for previously served school districts to re-qualify for state classroom facilities assistance, but makes exceptions for: (1) districts with "exceptional" enrollment growth "significantly" beyond the design capacity of the district's previous project, and (2) districts served before May 20, 1997, whose percentile ranks later became eligible for state assistance.

Requires the Ohio School Facilities Commission to conduct an assessment of the current classroom facilities conditions of any school district not yet participating in any of the state classroom facilities assistance programs within two years of the district's request for such an assessment.

Makes other changes to the Classroom Facilities Assistance Program.

Requires the Speaker of the House of Representatives and the President of the Senate, in July of 2000, instead of 2001 as under prior law, and in July of every sixth year thereafter, each to appoint three members to a committee charged with selecting a rational method of calculating the costs of an adequate education system for the next six-year period.

Makes an appropriation.

Secs. 133.06, 3317.012, 3318.01, 3318.011, 3318.021, 3318.022, 3318.03, 3318.032, 3318.033, 3318.035, 3318.04, 3318.05, 3318.052, 3318.055, 3318.06, 3318.061, 3318.08, 3318.084, 3318.085, 3318.11, 3318.13, 3318.14, 3318.15, 3318.18, 3318.31, 3318.311, 3318.351, 3318.36, 3318.361, 3318.362, 3318.37, and 3318.38.



Am. Sub. S.B. 286

Sens. Gardner, Oelslager, Spada, Fingerhut, Prentiss, Shoemaker, Horn, Kearns, Blessing, McLin, White, Watts, Mumper, Herington, Espy, Ray, Hagan

Reps. Mead, Jacobson, Amstutz, Jolivette, Goodman, J. Beatty, Buehrer, Ferderber, A. Core, Gooding, Bender, Tiberi, Mottley, Callender, Salerno, Corbin, D. Miller, Perry, Womer Benjamin, Trakas, Robinson, Calvert, Mettler, Olman, Metzger, Williams, Verich, Clancy, Allen, Aslanides, Gardner, Widener, Carey, Jerse, Patton, Wilson, O'Brien, Vesper, Austria, Harris, Britton, DePiero, Barnes, Roberts, Jones

Effective date: September 7, 2000

Expands the ownership rights and interests of state colleges and universities over products of research or investigation to include: (1) products of research or investigation conducted in any facility of the institution, and (2) products of research or investigation conducted by employees acting within the scope of their employment or with funding, equipment, or infrastructure provided by or through the institution.

Allows the boards of trustees of state colleges and universities to adopt rules setting forth the circumstances under which employees may acquire financial interests in companies to which the colleges and universities have assigned, licensed, transferred, or sold rights to the products of the employees' research or investigation.

Specifies that the Ohio Ethics Commission retains authority to assist state colleges and universities in adopting these rules and in matters outside the act's scope or the scope of the rules.

Requires a committee of representatives of state college and university presidents to develop model rules within 90 days after the act's effective date.

Sec. 3345.14.



Am. Sub. S.B. 345

Sens. Gardner, Cupp, Hottinger, Ray, Finan, Harris, Wachtmann, Drake, Oelslager, Mumper, Blessing, Nein

Reps. Jacobson, Corbin, Carey, O'Brien, Womer Benjamin, Hoops, Metzger, Evans, Damschroder, D. Miller, Perry, Brading, Hollister, Goodman, Callender, Aslanides, Widener, Austria, Trakas, Williams, Young, Winkler, Gardner, Mettler, Olan, Cates, Calvert, Myers, Buehrer, Sykes

Effective date: April 10, 2001; certain provisions effective July 1, 2001

Establishes two accounts within the School District Solvency Assistance Fund: (1) the School District Shared Resource Account, to be used for solvency assistance payments to school districts in fiscal emergency, and (2) the Catastrophic Expenditures Account, to be used generally for grants to districts faced with a catastrophic event.

Limits eligibility for solvency assistance payments to school districts in fiscal emergency due to an operating deficit in excess of 10% of the district's general fund revenue for the preceding fiscal year.

Eliminates the requirement that each school district maintain a budget reserve ("rainy day") fund.

Reduces and makes uniform the amount of money that a school district must deposit into both its textbook and instructional materials fund and its capital and maintenance fund from 3% of all qualifying revenues to 3%, or another percentage designated by the Auditor of State, of the state base cost formula amount for the preceding fiscal year multiplied by the district's student population for the preceding fiscal year.

Provides a 90-day period after the start of each fiscal year during which a school district may elect to follow the prior law requirements for deposits into its funds for textbooks and maintenance instead of the act's requirements for those deposits.

Creates the category of "fiscal caution" for school districts that the Superintendent of Public Instruction determines are employing fiscal practices or experiencing budgetary conditions that could produce a state of fiscal watch or fiscal emergency.

Requires the State Superintendent to declare a fiscal caution when a school district has an operating deficit between 2% and 8% of the district's general fund revenue for the preceding fiscal year and the district's voters have not approved a



tax levy that will raise enough money to eradicate the deficit in the next fiscal year.

Directs the Department of Education to provide school districts in fiscal caution with technical assistance in eliminating their financial problems.

Provides for performance audits of school districts in fiscal caution.

Modifies the conditions for placing a school district in fiscal watch by: (1) granting the Auditor of State discretionary authority to declare a fiscal watch for an operating deficit of 2% to 8% of the district's general fund revenue for the preceding fiscal year, (2) eliminating the requirement that a district's unencumbered cash balance at the end of the prior fiscal year be less than 8% of the district's general fund expenditures for that year, (3) eliminating the trigger based on a district's receipt of an advancement from the School District Solvency Assistance Fund, and (4) adding a new mandatory trigger based on a reasonable determination by the Superintendent of Public Instruction that the district has not corrected unsound fiscal practices.

Modifies the conditions for placing a school district in fiscal emergency by: (1) granting the Auditor of State discretionary authority to declare a fiscal emergency for an operating deficit of 10% to 15% of the district's general fund revenue for the preceding fiscal year, (2) eliminating the requirement that a district be unable to repay existing emergency loans and have an average daily membership of more than 10,000 students, and (3) adding a new trigger based on a reasonable determination by the Superintendent of Public Instruction that a district in fiscal watch is not complying with an approved financial plan.

Permits the dissolution of a financial planning and supervision commission for a fiscal emergency school district upon a joint determination by the State Superintendent and the Director of Budget and Management that the commission has not produced an acceptable recovery plan or is not materially complying with its plan.

Permits the Superintendent and the Director of Budget and Management to jointly appoint a "fiscal arbitrator" to succeed to the powers and duties of a dissolved commission.

Allows a school district to apply the proceeds of a half-mill maintenance levy toward infrastructure improvements on or leading to a project site funded by the Ohio School Facilities Commission.

Secs. 3315.17, 3315.18, 3315.19, 3316.03, 3316.031, 3316.042, 3316.06, 3316.061, 3316.20, 3318.053, 5705.13, 5705.29, and 5705.38.



See also: House Bills 535, 589, and 738; Senate Bills 115, 181, 192, 245, 270, 287, and 333



ENERGY, ENVIRONMENT, AND NATURAL RESOURCES

Sub. H.B. 601

**Reps. Vesper, Amstutz, Gardner, Terwilleger, Willamowski, Corbin,
Hollister, R. Miller**

Sens. Gardner, Carnes, White, Watts, Wachtmann

Effective date: Emergency, June 14, 2000

Division of Mineral Resources Management

Creates the Division of Mineral Resources Management in the Department of Natural Resources by combining the Division of Mines and Reclamation with the Division of Oil and Gas.

In certain instances, renames inspectors employed by the Division of Mineral Resources Management as "mineral resources inspectors," and decreases the probationary period for certain new inspectors from one year to six months.

Combines the former Reclamation Forfeiture Fund with the former Reclamation Supplemental Forfeiture Fund to create a new Reclamation Forfeiture Fund.

Combines the former Surface Mining Reclamation Fund and the former Surface Mining Administration Fund to create the Surface Mining Fund.

Eliminates the \$1,000 cap on the annual acreage fee that an operator of a minerals surface mining operation must pay based on the number of acres estimated to be affected by the operation during the next year, and eliminates a requirement that the former Chief of the Division of Mines and Reclamation refund to an operator any acreage fees paid by the operator that were in excess of the number of acres actually affected in the prior year.

Eliminates the Surface Mining Reclamation Fee Fund and requires balances in it to be transferred to the continuing Coal Mining Administration and Reclamation Reserve Fund.

Requires money to be transferred to the Coal Mining Administration and Reclamation Reserve Fund from the Reclamation Forfeiture Fund *at any time during the fiscal year* that the balance of the former fund dips below \$2 million rather than only *at the beginning of a fiscal year* when the balance dipped below that amount as under former law.



Allows, rather than requires as under former law, the Chief of the Division of Mineral Resources Management to certify to the Director of Budget and Management at the beginning of each calendar quarter the amount of money that must be transferred from the Coal Mining Administration and Reclamation Reserve Fund to the Reclamation Forfeiture Fund for purposes of reclaiming certain lands.

Eliminates former law that authorized the Chief of the Division of Mines and Reclamation to appoint an advisory committee to advise on coal mining and reclamation issues.

Indefinitely extends the effective period of a statute providing that a past violation of environmental laws resulting from an unanticipated event or condition does not prevent issuance of a coal surface mining and reclamation permit.

Makes other miscellaneous substantive and technical changes necessary to effectuate the creation of the new Division of Mineral Resources Management.

Coastal erosion

Transfers all functions, powers, duties, and obligations concerning coastal erosion along Lake Erie from the Chief Engineer in the Department of Natural Resources to the Chief of the Division of Water in the Department.

Requires the Chief of the Division of Water to provide engineering support for the coastal management program established under the Coastal Management Law.

Clarifies, by defining "shore structure," the erosion control structures for which a permit must be obtained before construction along the Ohio shoreline of Lake Erie, and changes the name of the permit from a "construction permit" to a "shore structure permit."

Eliminates language stating that, whenever possible, an application for a permit from the United States Army Corps of Engineers had to be considered to be adequate as an application for a permit to construct a structure to arrest or control erosion along or near the Ohio shoreline of Lake Erie.

Allows the Chief of the Division of Water or an authorized representative to issue a temporary shore structure permit.

Eliminates the \$500 cap on the non-refundable fee that must be included with an application or reapplication for a shore structure permit.

Authorizes, rather than requires as under former law, the Chief of the Division of Water, in cooperation with the Division of Geological Survey, to prepare a plan for the management of erosion along the Ohio shoreline of Lake Erie.

Defines "erosion control structure."

Increases the maximum fine for failing to obtain a shore structure permit from \$500 to \$1,000, and applies the penalty to violations of any coastal erosion statutes.

Contracts

Prohibits any appointee or employee of the Director of Natural Resources, other than the Assistant Director, from binding the Director in a contract except when given general or specific authority to do so by the Director.

Secs. 121.04, 124.24, 127.16, 317.08, 1501.01, 1501.022, 1505.10, 1507.02, 1507.03, 1507.04, 1507.05, 1507.06, 1507.07, 1507.071, 1507.08, 1507.09, 1507.10, 1507.11, 1507.99, 1509.01, 1509.02, 1509.03, 1509.04, 1509.05, 1509.06, 1509.061, 1509.07, 1509.071, 1509.072, 1509.08, 1509.09, 1509.10, 1509.11, 1509.12, 1509.13, 1509.14, 1509.15, 1509.17, 1509.18, 1509.21, 1509.22, 1509.221, 1509.222, 1509.223, 1509.224, 1509.225, 1509.226, 1509.23, 1509.24, 1509.25, 1509.26, 1509.27, 1509.28, 1509.29, 1509.31, 1509.32, 1509.33, 1509.36, 1509.38, 1509.39, 1509.40, 1510.01, 1510.08, 1513.01, 1513.02, 1513.03, 1513.07, 1513.072, 1513.073, 1513.08, 1513.09, 1513.11, 1513.13, 1513.15, 1513.16, 1513.161, 1513.17, 1513.18, 1513.181, 1513.20, 1513.21, 1513.22, 1513.23, 1513.24, 1513.25, 1513.26, 1513.27, 1513.28, 1513.29, 1513.30, 1513.31, 1513.32, 1513.33, 1513.34, 1513.35, 1513.36, 1513.37, 1513.39, 1513.40, 1513.41, 1514.02, 1514.021, 1514.03, 1514.04, 1514.05, 1514.06, 1514.07, 1514.08, 1514.10, 1514.11, 1521.01, 1521.03, 1521.20, 1521.21, 1521.22, 1521.23, 1521.24, 1521.25, 1521.26, 1521.27, 1521.28, 1521.29, 1521.30, 1521.99, 1561.01, 1561.02, 1561.03, 1561.04, 1561.05, 1561.06, 1561.07, 1561.10, 1561.13, 1561.26, 1561.27, 1561.28, 1561.31, 1561.32, 1561.33, 1561.34, 1561.35, 1561.351, 1561.36, 1561.37, 1561.38, 1561.45, 1561.47, 1561.48, 1561.49, 1561.50, 1561.51, 1561.53, 1561.54, 1561.99, 1563.04, 1563.05, 1563.06, 1563.11, 1563.111, 1563.12, 1563.13, 1563.17, 1563.20, 1563.24, 1563.26, 1563.33, 1563.34, 1563.35, 1563.37, 1563.40, 1563.41, 1563.42, 1563.43, 1563.46, 1565.05, 1565.06, 1565.07, 1565.08, 1565.11, 1565.12, 1565.15, 1567.02, 1567.08, 1567.09, 1567.10, 1567.11, 1567.13, 1567.17, 1567.18, 1567.19, 1567.23, 1567.34, 1567.35, 1567.39, 1567.45, 1567.52, 1567.54, 1567.55, 1567.57, 1567.61, 1567.69, 1567.70, 1567.71, 1567.73, 1567.74, 1567.78, 1571.01, 1571.02, 1571.03, 1571.04, 1571.05, 1571.06, 1571.08, 1571.09, 1571.10, 1571.11, 1571.14, 1571.16, 1571.99, 5749.02, 6111.044, and 6121.04.



S.B. 198

Sens. White, Carnes, Nein, Drake

Reps. Vesper, Aslanides, Widener, Tiberi, Hood, Terwilleger

Effective date: September 22, 2000

Abolishes special sanitary districts and eliminates all statutory provisions and references concerning special sanitary districts.

Requires the Director of Environmental Protection to transfer to the appropriate boards of health all information relating to permits, plans, and approvals that was acquired by the Director in accordance with rules adopted under the special sanitary districts statute prior to the act's effective date.

Secs. 1541.21, 1541.99, 3709.085, 3745.01, 6111.04, and 6117.51.



Sub. S.B. 241

Sens. Gardner, Spada, Blessing, Carnes, Kearns, Wachtmann, Hagan, Latta, Mumper, Schafrath

Reps. Buehrer, Brading, Distel, Roman, Grendell, Goodman, Taylor, Peterson, Callender, Perry, Amstutz, J. Beatty, O'Brien, Verich, Vesper, Stevens, Salerno, Widener, Gardner, Hoops

Effective date: Emergency, April 20, 2000

Removes the stipulation that commercial fishing rules adopted by the Chief of the Division of Wildlife in the Department of Natural Resources can remain in effect for no more than five years.

Provides for the continuation of commercial fishing rules until those rules are amended or rescinded, and declares that an expiration date stated in any of the commercial fishing rules that were in effect prior to the act's effective date is void.

Changes fishing season dates and length limits for certain commercial fish.

Secs. 1531.10, 1533.41, 1533.55, and 1533.63.



See also: House Bills 549 and 617; House Joint Resolution 15; Senate Bills 141 and 242



FINANCIAL INSTITUTIONS, INSURANCE, AND LOANS

Sub. H.B. 221

Reps. Van Vyven, Callender, Cates, Mottley, Schuler, Terwilleger, Trakas, Young, Tiberi, Olman

Sens. Nein, Cupp, Wachtmann, Finan

Effective date: October 19, 2000; certain provisions effective July 20, 2000, and January 1, 2001

Requires the Legislative Budget Officer to arrange for the performance of an independent healthcare actuarial review of a "mandated benefit," as follows:

- Whenever a bill that includes a mandated benefit receives a second hearing in a standing committee in the house of the General Assembly in which the bill originated;
- When requested by the chairperson of a standing committee of either house of the General Assembly to which a bill that includes a mandated benefit is assigned.

Makes an appropriation to the Legislative Budget Office for fiscal year 2001.

Secs. 103.144, 103.145, 103.146, and 103.147.



Sub. H.B. 473

Reps. Myers, Schuler, Allen, Jolivette, Hartnett, Clancy, Olman, Metzger, Distel, Evans, Verich, Maier, D. Miller, Tiberi, Terwilleger, Mead, Goodman, Corbin, Winkler, Patton, O'Brien, Wilson, Salerno, Buehrer, Harris, Calvert, Widener, Boyd, Hoops, Peterson, Barrett, Sullivan, Logan, Redfern, Grendell, Brading, Austria

Sens. Ray, White, Mumper

Effective date: June 15, 2000

Modifies collateral pledging requirements for public deposits of the state, a political subdivision, or a county, including pledging requirements relating to the pooling of securities.

Authorizes political subdivisions to invest in commercial paper notes and bankers acceptances and modifies the authority of county treasurers to invest in similar obligations.

Modifies investments eligible to be the subject of repurchase agreements invested in by political subdivisions and counties, and appears to eliminate maturity requirements applicable to these agreements.

Exempts from the general maturity requirement any investment by a county treasurer that is matched to a specific obligation of a political subdivision located wholly or partly within the county.

Modifies the investment recordkeeping and reporting requirements of county treasurers.

Authorizes political subdivisions, and modifies the authority of counties, to retain the services of an investment advisor meeting certain requirements.

Modifies when the State Board of Deposit or a county's board of commissioners must meet to designate public depositories for certain public funds, lengthens the designation period for county active moneys, and permits political subdivisions to designate additional public depositories during a designation period.

Modifies the authority relating to presentment and payment of warrants by county auditors and by county treasurers.

Secs. 9.37, 129.60, 135.12, 135.14, 135.18, 135.181, 135.33, 135.341, 135.35, 135.37, 307.55, 319.16, 321.15, 321.16, and 321.17.



Sub. H.B. 488

Reps. Terwilleger, Amstutz, Householder, Harris, Gardner, Tiberi, Carey, Mottley, Corbin, Metzger, Hollister, Van Vyven, Willamowski, Olman, DePiero, Luebbers, Thomas, Trakas, Goodman, Hoops, Austria, Damschroder, Hartnett, Sykes, Maier, Brading, Peterson, Mead, Schuler, Metelsky, Taylor, Jolivette, Buehrer, Flannery, D. Miller, Robinson, Allen, Evans, Verich, Stevens, Wilson, Myers, Distel, Calvert,

Salerno, Widener, Barrett, Cates, O'Brien, Winkler, Patton, Gooding, Britton, Barnes, Hollister, Sykes

Sens. Gardner, Fingerhut, Herington, Cupp

Effective date: September 14, 2000

Adopts the Uniform Electronic Transactions Act providing for use of electronic records and electronic signatures by private parties.

Adopts provisions relating to the use of electronic records and electronic signatures in consumer related transactions.

Adopts provisions relating to attribution of electronic records and electronic signatures when a security procedure is used.

Provides for electronic record and electronic signature use by state agencies, other than the General Assembly, legislative agencies, the Supreme Court, courts of record in Ohio, and judicial agencies, in accordance with administrative rules adopted by the Department of Administrative Services.

Permits the General Assembly and the Supreme Court to adopt administrative rules pertaining to the use of electronic records and electronic signatures by their respective bodies and agencies.

Secs. 1306.01, 1306.02, 1306.03, 1306.04, 1306.05, 1306.06, 1306.07, 1306.08, 1306.09, 1306.10, 1306.11, 1306.12, 1306.13, 1306.14, 1306.15, 1306.16, 1306.17, 1306.18, 1306.19, 1306.20, 1306.21, 1306.22, and 1306.23.



Sub. H.B. 510

Reps. Evans, Householder, Verich, Schuler, Salerno, Barnes, Myers, Carey, Tiberi, Buchy, Jolivette, Hartnett, Stevens, Flannery, Olman, Hollister, Austria, Peterson, Redfern

Sens. White, Kearns, Ray, Hottinger, Spada, Drake, Gardner, Mumper

Effective date: September 22, 2000

Modifies the law governing the Savings and Loan Associations and Savings Banks Board relative to the following:

--Qualifications of its members;

--Meeting and voting requirements; and

--Duties of the Board, including confirmation of the annual schedule of assessments billed savings and loan associations and savings banks to fund the budget of the Division of Financial Institutions in the Department of Commerce for examination and regulation of savings and loan associations and savings banks.

Modifies the law governing the Credit Union Council relative to the following:

--The number and qualifications of its members;

--Terms of office, compensation, and removal of members;

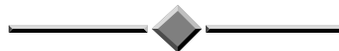
--Conflicts of interest and liability;

--Meeting and voting requirements; and

--Duties of the Council, including field of membership determinations and confirmation of the supervisory fees billed credit unions and corporate credit unions to fund the Division's operations with respect to credit unions.

Modifies the Banking Law relative to the authorized name or designation of entities carrying on banking or trust activities.

Secs. 1101.15, 1155.13, 1163.16, 1181.16, 1181.17, 1733.32, 1733.329, and 1733.3210.



Am. H.B. 714

Reps. Evans, Netzley, Goodman, Britton, Jones, Smith, Bender, Schuring, Jolivette, Willamowski, Clancy, Gardner, Hollister, Winkler, Tiberi, Buchy, O'Brien, Salerno

Sens. Hottinger, Nein, Wachtmann, Spada

Effective date: March 15, 2001

Applies, with modifications, the National Association of Insurance Commissioners' Risk-Based Capital for Insurers Model Act to health insuring corporations, as follows:

--Requires domestic health insuring corporations to provide an annual report to the Superintendent of Insurance on their risk-based capital (RBC) levels, using a standardized formula to determine these RBC levels;

--Specifies a range of actions to be taken by a health insuring corporation and the Superintendent based on the health insuring corporation's status within a range of RBC levels;

--Provides health insuring corporations with a hearing process to challenge determinations and actions of the Superintendent;

--Provides confidentiality for reports, plans, examinations, and orders arising from the administration of the RBC law, with specified exceptions;

--Prohibits the use of RBC levels to rank health insuring corporations, prohibits the publication or dissemination of representations about the RBC levels of a health insuring corporation, and prohibits the Superintendent from using certain RBC information in the ratemaking process;

--Permits the Superintendent to exempt any domestic health insuring corporation from the act's provisions if the health insuring corporation writes direct business only in Ohio, limits its assumption of reinsurance, and either writes direct annual premiums of \$2 million or less for basic health care services or covers less than 2,000 enrollees for supplemental health care services;

--Requires foreign health insuring corporations to provide an RBC report or plan to the Superintendent if requested by the Superintendent;

--Grants rule-making authority to the Superintendent related to the implementation and operation of the act;

--Provides immunity to the Superintendent, and to the Department of Insurance, its employees, and its agents, for actions taken in the performance of their powers and duties under the act.

Secs. 1753.01, 1753.31, 1753.32, 1753.33, 1753.34, 1753.35, 1753.36, 1753.37, 1753.38, 1753.39, 1753.40, 1753.41, 1753.42, and 1753.43.



Am. H.B. 730

**Reps. Goodman, Verich, Peterson, Evans, Coughlin, Corbin,
WomerBenjamin, Robinson, A. Core, Jolivette, Terwilleger, Jerse,**

Damschroder, Vesper, Stapleton, Olman, Hollister, Britton, Mettler, Widener, Distel, Ogg, Grendell, Aslanides, Flannery, Wilson, Jacobson, Taylor, Stevens, Myers, Salerno, Schuler, Logan, Sulzer, Mottley, J. Beatty, Allen, Hoops, Hartnett, Perry, Boyd, Krupinski, Barnes, DePiero

Sens. Brady, Watts, Drake, Prentiss, Spada

Effective date: April 9, 2001; Sections 1 and 2 effective October 9, 2001

Authorizes the Superintendent of Insurance to suspend, revoke, or refuse to issue or renew any license as a surety bail bond agent, or impose any other sanction authorized under the Insurance Law, for specified reasons, including rebating or offering to rebate, or unlawfully dividing or offering to divide, any commission.

Authorizes the Superintendent, upon the suspension or revocation of a surety bail bond agent license, or the eligibility of a surety bail bond agent to hold a license, to likewise suspend or revoke the license or eligibility of any other surety bail bond agent who is employed by or associated with the offending agent and who knowingly was a party to the act that resulted in the suspension or revocation.

Authorizes the Superintendent to revoke a surety bail bond agent's license if the licensee is adjudged bankrupt.

Specifies procedures that a person must follow and criteria that a person must meet in order to obtain, keep, and renew a license as a surety bail bond agent; prohibits a person from acting as a surety bail bond agent or performing surety bail bond agent functions, duties, or powers unless the person is qualified, licensed, and appointed; and prohibits specified classes of persons from acting as surety bail bond agents or employees of a surety bail bond agent or surety bail bond business, and prohibits those classes of persons from directly or indirectly receiving any benefits from the executing of a bail bond, except as a principal.

Prohibits a political subdivision from requiring a surety bail bond agent to pay a surety bail bond agent licensing fee to the political subdivision.

Authorizes a person who is issued a surety bail bond agent license, when appointed by an insurer, to execute or countersign bail bonds in connection with judicial proceedings and to receive money or other things of value for those services, and specifies how a surety bail bond agent may not derive fees.

Establishes procedures by which a surety bail bond agent may execute a surety bail bond and file the bond in an Ohio court.



Specifies that a surety bail bond agent is an officer of the court.

Requires a surety bail bond agent to maintain specified records and to make those records open to examination by the Department of Insurance, the insurer, or the managing general agent.

Specifies the manner in which "build-up" funds must be kept, specifies how collateral security or other indemnity must be made and kept, and establishes procedures in relation to the forfeiture or return of collateral security.

Authorizes insurers to appoint a licensed surety bail bond agent, establishes a procedure by which those appointments are made, and binds an insurer by the acts of the agent that are made within the agent's actual or apparent authority.

Prohibits surety bail bond agents and insurers from engaging in certain actions in relation to surety bail bonds and surety bail bond agents.

Authorizes the Superintendent of Insurance to adopt, in accordance with the Administrative Procedure Act, any rules necessary to implement the act.

Authorizes the Superintendent of Insurance to suspend, revoke, or refuse to issue or renew any license as an agent, surplus line broker, or limited insurance representative, or impose any other sanction authorized under the Insurance Law, for engaging in any dishonest practice in connection with the business of insurance.

Prohibits any person from apprehending, detaining, or arresting a principal on bond unless the person meets specified criteria.

Prohibits a person from representing the person's self to be a "bail enforcement agent" or "bounty hunter" or to claim any similar title.

Secs. 2927.27, 3905.01, 3905.011, 3905.012, 3905.48, 3905.49, 3905.55, 3905.81, 3905.83, 3905.84, 3905.841, 3905.85, 3905.851, 3905.86, 3905.861, 3905.862, 3905.87, 3905.88, 3905.89, 3905.90, 3905.91, 3905.92, 3905.921, 3905.93, 3905.931, 3905.932, 3905.933, 3905.934, 3905.94, 3905.941, 3905.95, and 3905.99.



Am. Sub. S.B. 231

Sens. White, Ray, Prentiss, Wachtmann



Reps. Schuler, D. Miller, Verich, Olman, Robinson, Austria, Evans, Myers, Gerberry, Stapleton, Hoops, Goodman, Terwilleger, Jolivette, Salerno, Winkler, Clancy, Barrett, Amstutz, Allen, Patton, Redfern, Brading, Damschroder, Buehrer

Effective date: August 10, 2000

Makes revisions in the Mortgage Loan Law, as follows:

--Increases the maximum annual registration fee to \$300;

--Provides for the *expiration* of each certificate of registration unless renewed on or before the last day of June. Additionally, if a registrant applies for renewal after that date, but before August 1, and the application is approved, the registrant is *not* in violation of the law with respect to any loan made while the registrant's certificate was expired.

--Provides an alternative method of computation of time on loans;

--Makes changes with respect to interest, points, closing costs, loan origination charges, credit line charges, and other permissible charges;

--Modifies the definition of "principal amount";

--Extends the examination cycle of registrants to at least once each 18 months;

--Permits the investigation of a registrant, upon a change of 10% or more in its ownership, to determine whether any condition exists that, if it had existed at the time of the original application for a certificate of registration, would have warranted a denial of the application;

--With respect to penalties for violations: (1) specifies that any lender that makes a loan without first obtaining a certificate of registration has no right to collect interest or charges on that loan, and (2) grants the Division of Financial Institutions the authority to impose a monetary fine or to refuse to renew a registrant's certificate.

Makes revisions in the Small Loan Law, as follows:

--Increases the maximum annual license fee to \$300;

--Increases, to a fifth degree felony, the penalty for violating the Law's prohibition against making small loans without a license.



Secs. 1321.20, 1321.51, 1321.52, 1321.53, 1321.54, 1321.55, 1321.57, 1321.58, and 1321.99.



Sub. S.B. 267

Sens. Ray, Hottinger, Nein, DiDonato, Spada, Drake

Reps. Salerno, Callender, Tiberi, Mottley, Stapleton, Flannery, Evans, Terwilleger, Hoops, Harris, Calvert, Robinson, Metzger, Buehrer, Roman, Bender, Austria, Womer Benjamin, Corbin, Grendell, Gooding, Widener, Van Vyven, Goodman, Myers, Gardner, Brading, Damschroder

Effective date: September 21, 2000

Modifies the Uninsured and Underinsured Motorist Coverages Law as follows:

--Clarifies that recovery under the Law is limited to circumstances in which an *insured* suffers bodily injury or death, and states that the intent of the General Assembly in making this modification is to supersede the holdings of the Ohio Supreme Court in *Sexton v. State Farm Mut. Auto. Ins. Co.* (1982), 69 Ohio St.2d 431, and *Moore v. State Auto. Mut. Ins. Co.* (2000), 88 Ohio St.3d 27;

--Extends continuing law on the provision of uninsured and underinsured motorist coverages in a replacement or renewal policy when such coverages were rejected, or lower limits of coverages accepted, under a policy previously issued by the same insurer, and specifies that: (1) the law applies to policies previously issued by the same insurer *or affiliate of that insurer*, (2) the law applies to *new* policies as well as replacement and renewal policies, and (3) the law applies only to new, replacement, and renewal policies *that provide continuing coverage to the named insured or applicant*.

--Removes the exclusion of a motor vehicle "owned by, furnished to, or available for the regular use of a named insured, a spouse, or a resident relative of a named insured" from the definitions of "uninsured motor vehicle" and "underinsured motor vehicle."

Modifies the Automobile Insurance Law to specify that an insurer is not prohibited from incorporating into an automobile insurance policy any changes permitted or required by the Revised Code at the beginning of any policy period within the minimum two-year period required for the issuance of such a policy.

Secs. 3937.18 and 3937.31.



See also: House Bills 294, 313, 467, 508, 509, 531, and 611; Senate Bills 82, 161, and 260



HEALTH AND SAFETY

Am. Sub. H.B. 138

- Reps.** Schuck, Barrett, Bender, Evans, Ford, Metelsky, D. Miller, Sullivan, Sykes, Pringle, Van Vyven, Verich, Winkler, Young, Bateman, Haines, Olman, DePiero, Barnes, Williams, Willamowski, Terwilleger, Vesper, Brading, Ogg, Roberts, Tiberi, Schuler, Perry, Goodman, Jones, Corbin, Callender, Calvert, Mottley, Austria, O'Brien, Thomas, Ferderber, Cates, Flannery, Patton, Clancy, Damschroder, Sutton, Jerse, Salerno, Opfer, Myers
- Sens.** Drake, Hagan, Kearns, Armbruster, Spada, Johnson, Brady, Watts, Wachtmann, Prentiss, Latell, Gardner

Effective date: November 3, 2000

Prohibits, beginning November 3, 2002, a hospital from knowingly or a physician from purposefully admitting or transferring a trauma patient to a hospital that is not an appropriate trauma center or failing to transfer a trauma patient to an appropriate trauma center.

Requires the State Board of Emergency Medical Services to develop state triage protocols for the treatment of trauma victims.

Provides for the establishment of regional triage protocols.

Requires emergency medical service organizations to develop written protocols for the treatment of trauma victims.

Increases the fine for failing to use an occupant restraining device and the fee for reinstating a driver's license suspended for OMVI, and reallocates the use of the funds with respect to programs involving safety education and emergency medical services.

Directs a portion of the fines collected from State Highway Patrol tickets and arrests to a program under which grants are made for uses related to trauma and emergency medical services.

Alters the composition and operation of the State Board of Emergency Medical Services.



Establishes a trauma committee in the State Board of Emergency Medical Services.

Requires the State Board of Emergency Medical Services, Department of Health, and Legislative Service Commission to study and report on trauma care emergency medical services in Ohio.

Permits emergency medical service organizations to contract to provide services in other jurisdictions.

Allows private fire companies and emergency medical service organizations to participate in Department of Administrative Services purchasing and salvage programs.

Establishes a sales tax exemption for the purchase of emergency medical equipment and supplies for trauma care and emergency medical services.

Secs. 9.60, 125.04, 125.13, 3727.081, 3727.09, 3727.10, 3729.17, 3737.66, 4511.191, 4511.81, 4511.99, 4513.263, 4513.99, 4765.01, 4765.02, 4765.03, 4765.04, 4765.05, 4765.06, 4765.07, 4765.09, 4765.10, 4765.11, 4765.12, 4765.15, 4765.16, 4765.30, 4765.32, 4765.35, 4765.37, 4765.38, 4765.39, 4765.40, 4765.41, 4765.50, 4765.55, 4767.08, 5502.01, 5503.04, and 5739.02.



Sub. H.B. 381

Reps. Perz, Gardner, Ford, Olman, Bateman, Britton, Corbin, Flannery, Hollister, Opfer, Padgett, Taylor, Winkler, Young, D. Miller, Mettler, Bender, O'Brien, Harris, Roberts, Jerse, Stevens, Hoops

Sens. Mumper, White, Latta, Watts, Gardner, Hagan

Effective date: March 22, 2001

Codifies in Ohio law portions of the federal Food, Drug, and Cosmetic Act concerning dietary supplements.

Clarifies that a dietary supplement is to be treated the same as a food under Ohio law.

Gives the Director of Agriculture exclusive authority to administer and enforce the act's provisions.

Secs. 3715.80, 3715.81, 3715.82, 3715.83, 3715.84, 3715.85, 3715.86, and 4759.10.



Sub. H.B. 505

Reps. Schuring, Van Vyven, Olman, Schuler, Vesper

Sens. Drake, Kearns, Spada, Hagan

Effective date: October 27, 2000

Grants qualified immunity for acts or omissions related to official duties to the Ohio Respiratory Care Board, current and former Board members, Board agents and employees, and certain Board representatives.

Permits the Board to share information from its investigations with government agencies investigating alleged professional misconduct and law enforcement agencies and other government agencies investigating or prosecuting alleged criminal offenses.

To the reasons for which disciplinary action may be taken by the Board, adds mental incompetence, abuse of dangerous drugs, fraudulent or unprofessional conduct, and certain other actions.

Specifies that the Board's revocation of a license or limited permit to practice is permanent.

Requires a prosecutor to report to the Board information regarding a criminal case in which a licensed respiratory care professional or limited permit holder is named as a defendant.

Requires an employer to report to the Board if it disciplines or terminates the employment of a respiratory care professional or limited permit holder due to conduct that would be grounds for disciplinary action by the Board.

Grants immunity from civil liability to persons who report to the Board or testify in a Board hearing unless the report was fraudulent or made in bad faith.

Permits a respiratory care professional to practice pursuant to the prescription or other order and under the supervision of a certified nurse practitioner or clinical nurse specialist.

Exempts from respiratory care licensing requirements certain polysomnographic technologists who perform respiratory care tasks treating sleep-related breathing disorders while under physician supervision.

Specifies that limited aspects of respiratory care may be performed in a hospital or nursing facility by an unlicensed person under the direction of a physician or delegation of a registered nurse.

Reduces to 30, from 120, the number of days that a non-Ohioan may practice respiratory care without an Ohio license.

Secs. 4761.01, 4761.02, 4761.03, 4761.031, 4761.04, 4761.05, 4761.06, 4761.07, 4761.08, 4761.09, 4761.10, 4761.11, 4761.13, 4761.14, 4761.15, 4761.16, and 4761.17.



Am. Sub. H.B. 508

Reps. Olman, Willamowski, Patton, Redfern, Allen, Terwilleger, Hartnett, Callender, D. Miller, Britton, Vesper, Perry, Jolivette, Logan, Ogg, Taylor, Gerberry, Peterson, R. Miller, Krupinski, J. Beatty, DePiero, Harris, Corbin, Hoops, Sutton, Hollister, Evans, Bender, Wilson, Womer Benjamin, Jones, Distel, Verich, Hartley, Mettler, Tiberi, Buehrer, Damschroder, Mottley, Schuler, Boyd, Barrett, O'Brien, Gooding, Barnes, Cates, Ferderber, Jacobson, Smith, Widener

Sens. Cupp, Blessing, Drake, Spada, Herington, Espy

Effective date: March 22, 2001

With respect to medical records requests:

--Establishes procedures for requesting medical records from health care providers;

--Permits requests for medical records to be submitted by a patient's representative as long as the request is signed by the patient;

--Requires a health care provider, after receiving a properly executed request, to permit a patient to examine the patient's medical record without charge or to provide a copy of the record in accordance with the requirements described below.

With respect to charges for medical records:

--Establishes the maximum fee that a health care provider or medical records company can charge for providing copies of medical records;

--Requires health care providers and medical records companies to provide one copy, without charge, to certain persons and government entities;

--Exempts copies of medical records provided to sickness and accident insurers and health insuring corporations from these provisions;

--Sunsets these provisions on January 1, 2005, but if that date is extended, requires the Director of Health to annually adjust the maximum charge in accordance with the U.S. Consumer Price Index.

Secs. 3701.74, 3701.741, and 3701.742.



Sub. H.B. 534

Reps. Salerno, Calvert, Goodman, Krebs, Logan, R. Miller, Mottley, Terwilleger, Van Vyven, Verich, Barnes, Gardner, Vesper, Willamowski, Womer Benjamin, Tiberi, Sullivan, DePiero, Bender, Metelsky, Evans, Flannery, Winkler, O'Brien, Perry, Wilson, Clancy, Krupinski, D. Miller, Distel, Patton, Jerse, Kilbane, Britton, Hartnett, Metzger, Hoops, Gooding, Jolivette, Stevens, Ford, Sutton, Redfern, Gerberry, Robinson, Myers, Austria, Olman, Mettler, Harris

Sens. Drake, Prentiss, Hagan, Armbruster, Spada, White

Effective date: October 5, 2000; certain provisions effective October 5, 2004

Requires the Director of Health to establish and, if funds are available, implement a birth defects information system.

Requires the Director to appoint a council to advise on the implementation of the system and to recommend a list of congenital anomalies and abnormal conditions of newborns to be reported to the system.

Permits the Director to require each physician, general hospital, children's hospital, and freestanding birthing center to report to the system information concerning all patients under age five with a primary diagnosis of a congenital anomaly or abnormal condition.

Permits a child's parent or legal guardian to request that information concerning the child be removed from the system.

Requires the Department of Health to prepare a report regarding the system three years after it is implemented and annually thereafter.

Secs. 3705.30 to 3705.36.



Sub. H.B. 585

Reps. Vesper, Hollister, O'Brien, Clancy, Krupinski, Harris, Barrett, Smith, Allen, Buehrer, Terwilleger, Sykes, Oلمان, Tiberi, Ogg, Gardner, Metzger, Logan, Flannery, Perry, Hoops, Redfern, Verich

Sens. Drake, Latell

Effective date: April 10, 2001

The practice of medicine, surgery, or podiatry

Redefines the practice of medicine, surgery, and podiatry to include a person who either in person or through the use of any communication, including oral, written, or electronic communication, practices medicine, surgery, or podiatry in Ohio.

Modifies the pre-existing exceptions to Ohio's physician licensing law, and establishes new exceptions.

Telemedicine certificate

Authorizes the State Medical Board to issue a telemedicine certificate to a physician licensed by another state that requires at least 50 hours of continuing medical education every two years.

Defines "the practice of telemedicine" as the practice of medicine in Ohio through the use of any communication, including oral, written, or electronic communication, by a physician located outside this state.

Delegation of medical and optometric tasks

Requires the State Medical Board to adopt rules establishing standards and procedures to be followed by physicians who delegate medical tasks to persons who are not licensed or specifically authorized by statute to perform the tasks.

Requires the State Board of Optometry to adopt rules establishing standards and procedures to be followed by optometrists who delegate optometric tasks to

persons who are not licensed or specifically authorized by statute to perform the tasks.

Physical therapists and athletic trainers

Provides that the administration of prescribed topical drugs is part of the practice of physical therapy and athletic training.

Podiatric medicine

Changes "podiatry" to "podiatric medicine" in the law governing the practice of medicine.

Secs. 4725.09, 4725.26, 4731.053, 4731.143, 4731.20, 4731.22, 4731.222, 4731.224, 4731.281, 4731.29, 4731.294, 4731.296, 4731.31, 4731.34, 4731.341, 4731.35, 4731.36, 4731.51, 4731.52, 4731.53, 4731.55, 4731.56, 4731.57, 4731.571, 4731.572, 4731.60, 4731.66, 4731.85, 4755.40, and 4755.60.



Sub. H.B. 642

Reps. Clancy, Barrett, Bender, Britton, Flannery, Grendell, Hartnett, Hollister, Jones, Krebs, Metzger, O'Brien, Pringle, Schuler, Van Vyven, Vesper, Winkler, Brading, Olman, R. Miller, Ogg, Verich, D. Miller, Terwilleger, Mead, Patton, Perry, Allen, Harris, Mettler, Tiberi, Cates, Wilson, Roman, Evans, James, Ford, Smith, Boyd, Stevens, Widener, Netzley, Gerberry, Corbin, Austria, Gooding, Salerno, DePiero

Sens. Kearns, Drake, Spada

Effective date: February 13, 2001

Creates in the Department of Health the Council on Stroke Prevention and Education, which is to consist of 22 persons, including at least six physicians, who represent organizations that are concerned with or affected by health care issues.

Requires the Council, to the extent that funds are available, to develop and implement a statewide public education program on stroke prevention and treatment and to develop or compile recommendations for physicians and other health care providers that address risk factors for stroke, appropriate screening for risk factors, early signs for stroke, initial and long-term treatment strategies, and rehabilitation of stroke patients.

Requires the Council, to the extent that funds are available, to prepare a report describing the actions it has taken to fulfill its duties and submit it to the Governor, Director of Health, President and Minority Leader of the Senate, and Speaker and Minority Leader of the House of Representatives not later than June 1, 2002.

Exempts the Council from the agency sunset provisions in continuing law.

Secs. 3701.90, 3701.901, 3701.902, 3701.903, 3701.904, 3701.905, 3701.906, and 3701.907.



Sub. S.B. 111

Sens. Drake, Kearns, Spada, Watts, Armbruster

Reps. Vesper, Van Vyven, Smith, Tiberi, Mead, Terwilleger, Patton, Britton, Peterson, Barrett, Barnes, Boyd

Effective date: Sections 1 and 2 effective December 24, 2000; certain provisions effective June 27, 2000, and June 27, 2001

Requires the Board of Nursing to assume the duty of certifying dialysis technicians and prohibits a dialysis technician from practicing without a certificate.

Provides that a dialysis technician may practice only under the supervision of a physician or registered nurse.

Creates, under the Board of Nursing, the Advisory Group on Dialysis.

Establishes sexual misconduct with a patient as a reason for which the Board may impose administrative sanctions against a dialysis technician and extends the provision to registered nurses and licensed practical nurses.

Secs. 121.22, 4723.02, 4723.04, 4723.06, 4723.07, 4723.08, 4723.271, 4723.28, 4723.281, 4723.282, 4723.34, 4723.341, 4723.35, 4723.63, 4723.71, 4723.72, 4723.73, 4723.74, 4723.75, 4723.751, 4723.76, 4723.77, 4723.78, 4723.79, and 4723.99.



Am. Sub. S.B. 172

Sens. Drake, McLin, Hagan, Prentiss, Herington, Spada

Reps. Van Vyven, Terwilleger, Brading, Amstutz, Myers, Allen, Barnes, Mead, Corbin, O'Brien, D. Miller, Krupinski, Barrett, Britton

Effective date: February 12, 2001; certain sections effective July 1, 2002

Physician-patient privilege

Provides that the physician-patient testimonial privilege is not waived when a communication is made by a physician to a pharmacist or when there is communication between a patient and a pharmacist in furtherance of the physician-patient relation.

Pharmacists

Establishes requirements for a consult agreement between a physician and pharmacist concerning the management of a hospital patient's or long-term care facility resident's drug therapy that differ from the requirements for a consult agreement concerning the management of drug therapy of other individuals.

Expands the disciplinary powers of the State Board of Pharmacy by doing all of the following: allowing the Board to impose limits on a license to practice pharmacy, modifying the reasons for which the Board may impose licensing sanctions, permitting the Board to require a pharmacist or pharmacy intern who appears to be impaired to submit to a physical or mental examination, and preventing an applicant from withdrawing, without Board approval, an application for authority to practice pharmacy as a pharmacist or pharmacy intern.

Requires that terminal distributors of dangerous drugs provide adequate safeguards for the safe and effective practice of pharmacy.

Local registrars of vital statistics

Authorizes the health commissioners of the health districts that constitute a combined primary registration district to jointly appoint the local registrar of vital statistics for the combined district.

Authorizes a board of health, on a recommendation of the health commissioner, to remove from office a local registrar, deputy registrar, or sub-registrar of vital statistics who fails to discharge his or her official duties.



Optometrists

Permits an optometrist who retired or relocated prior to March 9, 1999, to apply for reinstatement of the optometrist's expired license by paying one annual renewal fee and a reinstatement fee and without necessarily having to pass all or part of the optometry licensing examination.

Permits an optometrist whose license has expired to renew the license during a four-month late renewal period by paying an additional fee of \$75.

Chemical dependency professionals

Requires the Department of Alcohol and Drug Addiction Services to establish and administer a process for the certification or credentialing of chemical dependency professionals for the purpose of qualifying the services they provide for Medicare or Medicaid reimbursements, and repeals this requirement on July 1, 2002.

Secs. 121.22, 2317.02, 3705.05, 3705.25, 3719.121, 3793.07, 4725.16, 4725.17, 4725.171, 4725.34, 4729.07, 4729.11, 4729.12, 4729.16, 4729.19, 4729.39, and 4729.55.



Sub. S.B. 173

Sens. Drake, Kearns, Spada, Prentiss, Hagan

Reps. Jones, Vesper, Patton, Terwilleger, Barnes, Smith, Tiberi, Flannery, Verich, Allen, Widener, O'Brien, Amstutz, Grendell

Effective date: October 10, 2000

Requires that each board of county commissioners designate a county tuberculosis control unit or join with other counties to form a district tuberculosis control unit.

Requires that a tuberculosis control unit ensure that tuberculosis treatment is made available to all persons with tuberculosis who reside in the area served by the unit.

Requires physicians to make reports to tuberculosis control units on confirmed cases of tuberculosis, suspected cases, drug-resistant cases, and patient adherence to treatment regimens.

Authorizes a tuberculosis control unit to issue orders requiring that a person with tuberculosis: (1) complete a prescribed treatment regimen, (2) provide notice of intent to travel, and (3) remain separated from public gatherings while the tuberculosis is in a communicable stage.

Permits the probate court to issue an injunction compelling a person to comply with an order from a tuberculosis control unit and, if noncompliance continues, to authorize the unit to detain the person in a hospital or other facility.

Requires the Director of Health to make annual reimbursements to boards of county commissioners for expenses incurred in detaining individuals with tuberculosis who are indigent.

Requires the Director of Health to maintain a tuberculosis registry and to engage in tuberculosis surveillance activities, and permits the Director to appoint physicians as tuberculosis consultants.

Provides that the prohibition against payment of county funds to a sectarian institution does not apply when payment is for the treatment of persons with tuberculosis who are indigent or disabled.

Secs. 124.11, 329.05, 339.11, 339.16, 339.17, 339.20, 339.21, 339.22, 339.23, 339.231, 339.24, 339.25, 339.26, 339.27, 339.28, 339.29, 339.30, 339.31, 339.32, 339.33, 339.34, 339.35, 339.36, 339.37, 339.38, 339.39, 339.40, 339.41, 339.42, 339.43, 339.45, 339.46, 339.47, 339.50, 339.51, 339.52, 339.53, 339.54, 339.55, 339.56, 339.57, 339.58, 339.59, 339.60, 339.61, 339.62, 339.63, 339.64, 339.71, 339.72, 339.73, 339.74, 339.75, 339.76, 339.77, 339.78, 339.79, 339.80, 339.81, 339.82, 339.83, 339.84, 339.85, 339.86, 339.87, 339.88, 339.89, 339.99, 3107.18, 3313.55, 3313.71, 3317.03, 3335.43, 3701.01, 3701.14, 3701.84, 3702.62, 3707.11, 3727.01, 5705.01, 5705.191, 5705.20, and 5705.25.



Am. Sub. S.B. 178

Sens. Schafrath, Mumper, White, DiDonato, Drake, Hagan, Kearns, Wachtmann, Watts, Carnes

Reps. Aslanides, Terwilleger, Van Vyven, Olman, Hartnett, Ogg, Krupinski, Hollister, Winkler, O'Brien, Britton, Perry, Barrett, Gooding, J. Beatty, Verich, Redfern, Calvert, Amstutz, Metzger

Effective date: July 21, 2000

Provides that a county or district home may be licensed as a residential care facility and, if licensed, is subject to the laws governing those facilities.

Permits a licensed practical nurse to perform certain activities related to administration of intravenous therapy without having received authorization from the Board of Nursing to perform intravenous therapy.

Makes other changes in the law governing intravenous therapy procedures performed by licensed practical nurses.

Secs. 3721.01, 3721.02, 3721.021, 3721.03, 3721.051, 3721.07, 3721.08, 3721.09, 3721.99, 4723.02, 4723.171, and 4723.48 (renumbered as 4723.17 by Am. Sub. H.B. 241 of the 123rd General Assembly).



Sub. S.B. 183

Sens. Brady, Drake, DiDonato, Fingerhut, Furney, Hagan, Herington, Mallory, McLin, Prentiss, Shoemaker, Blessing, Kearns, Spada, Latell, Espy, Wachtmann, Johnson, Gardner, Nein, Oelslager, Armbruster, Horn, Watts

Reps. Ogg, Sutton, J. Beatty, Willamowski, DePiero, R. Miller, Schuler, Jones, Callender, D. Miller, Barnes, Flannery, Verich, Distel, Mottley, Boyd, Bender, Sulzer, James, Ferderber, Hartnett, Schuck, Kilbane, Metelsky, Carey, Wilson, Gerberry, Austria, Stevens, Winkler, Clancy, O'Brien, Gooding, Harris, Cates, Britton, Widener, Barrett, Ford, Perry, Jerse, Jolivette, Patton, Smith, Sykes, Sullivan, Hoops, Salerno

Effective date: October 5, 2000

Requires each public employer that employs public health care workers to include, as engineering and work practice controls, needleless systems, products designed with injury protection devices, and other OSHA-compliant devices.

Permits an employer to apply for a variance from the above requirement if the needleless systems and injury protection devices are not available in the marketplace or use of such devices, with respect to specific medical procedures, would jeopardize patient or employee safety, as the employer determines.

Permits a public employer that is subject to the act, for up to five years after the act's effective date, to administer a drug or substance with a device without engineered sharps injury protection if the drug or substance is received in a prefilled syringe or other prepacked administration system.

Requires each public employer that is subject to the act to maintain an accurate record of exposure incidents.

Requires each public employer that is subject to the act to develop and implement a written exposure control plan and to ensure that public health care workers are trained in the use of engineering and work practice controls.

Creates a subcommittee of the Public Employment Risk Reduction Advisory Commission of which half the members must be front-line public health care workers representing a variety of occupational classifications.

Requires the subcommittee to study methods for protecting public health care workers from exposure incidents and make recommendations addressing control procedures for the prevention of exposure.

Requires the Commission to adopt rules based on the subcommittee's recommendations and advise public employers with regard to implementation of the requirements established by the rules.

Secs. 4167.01, 4167.09, 4167.25, 4167.26, 4167.27, and 4167.28.



Am. Sub. S.B. 188

Sens. Drake, White, Prentiss, Kearns, Spada

Reps. Van Vyven, Schuring, Terwilleger, Ogg, Jolivette, Schuck, Vesper, Aslanides, Oلمان, Sutton, DePiero, Willamowski, Brading, Bender, O'Brien, Hoops, Patton, Sullivan, D. Miller, Myers, Grendell, Jones, Distel, Netzley, Buchy, Salerno, Amstutz, Buehrer, Barrett, Cates, Metzger, Collier, Austria, Schuler, Boyd, Clancy, A. Core, Corbin, Young, Gerberry, Smith, R. Miller, J. Beatty, Redfern, Britton, Widener, Barnes, Tiberi

Effective date: Emergency, December 13, 2000

Eliminates statutory provisions governing hospital protocols for procuring and realizing anatomical gifts, and requires instead that they be consistent with federal Health Care Financing Administration regulations.

Establishes that a valid declaration of an anatomical gift prevails over the contrary wishes of a donor's family and that the donee has an enforceable property right in the anatomical gift, but is not required to accept the gift.

Authorizes a coroner or funeral director to designate an eye bank, tissue bank, or both with which the coroner or funeral director will cooperate concerning retrieval of usable eyes and tissue.

Requires the Bureau of Motor Vehicles (BMV) to develop and maintain a registry that identifies certain individuals who have agreed to make an anatomical gift.

Requires the BMV to maintain a toll-free telephone number available 24 hours a day that a member of the public may use to obtain information on becoming an organ, tissue, or eye donor.

Expands the permissible uses of money from the Second Chance Trust Fund to promote anatomical gift donation.

Creates the Second Chance Trust Fund Advisory Committee the purpose of which is to make recommendations to the Director of Health on Fund expenditures.

Permits the State Board of Education to require the inclusion of information on the donation of anatomical gifts in health and driver education curricula.

Requires the Department of Administrative Services to periodically send state employees information promoting anatomical gifts.

Creates the Organ Donor Task Force to research and make recommendations on various matters related to anatomical gifts.

Secs. 124.04, 313.30, 2108.01, 2108.02, 2108.021, 2108.022, 2108.04, 2108.15, 2108.17, 2108.18, 2108.19, 2108.20, 3301.07, 4501.024, and 4717.17.



Am. Sub. S.B. 278

Sens. Drake, Fingerhut, Spada, Hagan, Herington

Reps. Van Vyven, Olman, Terwilleger, Ogg, R. Miller, DePiero, Schuring, Patton, Tiberi, Grendell, Winkler, D. Miller, Calvert, Trakas, Robinson, Harris, Hood, Buchy, Mead, Clancy, Womer Benjamin, Kilbane, Krupinski, Callender, Barnes, Flannery, Amstutz

Effective date: Emergency, May 31, 2000; section 4760.02 effective May 31, 2001

Prohibits a person from practicing as an anesthesiologist assistant unless the person holds a valid certificate of registration issued by the State Medical Board to practice as an anesthesiologist assistant or otherwise holds professional authority to perform acts that an anesthesiologist assistant is authorized to perform.

Establishes standards of practice for anesthesiologist assistants.

Establishes procedures and requirements for obtaining and renewing a certificate of registration as an anesthesiologist assistant.

Prohibits an anesthesiologist assistant from practicing other than under the direct supervision and in the immediate presence of an anesthesiologist and in a hospital or ambulatory surgical facility.

Establishes grounds and procedures for discipline of anesthesiologist assistants.

Authorizes the State Medical Board to enforce laws related to the practice of anesthesiologist assistants and provides immunity from civil liability for any action related to a person's performing official duties by or on behalf of the Board.

Modifies procedures for an application to practice medicine or osteopathic medicine.

Secs. 4731.051, 4731.07, 4731.091, 4731.14, 4731.22, 4731.224, 4731.24, 4731.25, 4731.35, 4760.01, 4760.02, 4760.03, 4760.031, 4760.04, 4760.05, 4760.06, 4760.08, 4760.09, 4760.10, 4760.13, 4760.131, 4760.132, 4760.14, 4760.15, 4760.16, 4760.17, 4760.18, 4760.19, 4760.20, 4760.21, and 4760.99.



Sub. S.B. 321

Sens. Latta, DiDonato, White, Harris, Mumper, Watts, Spada, Gardner

Reps. Corbin, D. Miller, Verich, Collier, Carey, Metzger, Widener, Cates, Evans

Effective date: Emergency, December 20, 2000

Extends the food safety licensing exemptions that apply to certain nonprofit and other organizations to an individual or group that is raising funds for the benefit of such an exempt organization.

Increases from ten cubic feet to 100 cubic feet the maximum allowable display size that may be used for the display of commercially prepackaged nonhazardous food by operations that are exempt from retail food establishment licensure.

Secs. 3717.22 and 3717.42.



See also: House Bills 90, 152, 241, 341, 405, 506, 511, 529, 660, and 701; Senate Bills 187, 192, 218, 238, and 248



HIGHWAYS, TRANSPORTATION, AND MOTOR VEHICLES

Am. H.B. 80

Reps. Coughlin, Brading, Gardner, Haines, Jerse, Lucas, Metzger, Olman, Pringle, Terwilleger, Roman, Calvert, Evans, DePiero, Krupinski, Mead, Damschroder, Myers, Trakas, Williams, Peterson, Verich, Goodman, Thomas, Vesper, Maier, Tiberi, Harris, Opfer, Logan, O'Brien, Clancy, Bateman, Allen, Young, Grendell, Hoops, Winkler, Hartnett, Patton, Taylor

Sens. Latta, Watts, Spada, Mumper, Carnes, Drake

Effective date: June 8, 2000

Requires criminal forfeiture to the state, rather than immobilization and license plate impoundment for 180 days, of the motor vehicle operated by a person who is convicted of a state or municipal OMVI offense and who, within the prior six-year period, had two prior convictions of state, municipal, or federal OMVI or of any of a list of specified alcohol-related and vehicle-related offenses.

Secs. 4503.233, 4507.164, 4511.193, and 4511.99.



Am. H.B. 225

Reps. Sykes, Krupinski, Bender, Britton, Clancy, Olman, Robinson, Gooding, Damschroder, Sullivan, DePiero, Patton, R. Miller, Smith, Distel, Redfern, Ogg, Perry, Logan, Cates, Schuler, Hollister, Womer Benjamin, Barnes, Tiberi, J. Beatty, Terwilleger, Willamowski, Roman, Verich, Metelsky, Salerno

Sens. Spada, Brady, Carnes, DiDonato, Herington, Latell, Schafrath, Watts, Prentiss, Mallory

Effective date: October 27, 2000

Authorizes the issuance of an International Association of Firefighters license plate inscribed with a Maltese cross emblem.

Prohibits any person who is not a member in good standing of the International Association of Firefighters from having International Association of Firefighters license plates.

Prohibits any person who is not a member in good standing of the International Association of Firefighters from representing that he is such a member to obtain the license plates.

Secs. 4503.471 and 4503.99.



H.B. 408

Reps. Verich, Sulzer, Taylor, Flannery, Gerberry, Hartnett, Vesper, Goodman, Tiberi, Netzley, Willamowski, Boyd, Hollister, Schuler, Barrett, Logan, Mottley, Buchy, O'Brien, DePiero, Allen, Opfer, Britton, Clancy, Carey, Mettler, Olman, Perry, Patton, Damschroder, Sullivan, Redfern, Bender, D. Miller, Schuck, Salerno, Ferderber, Trakas, Calvert, Distel, Gooding, Harris, Metzger, Stevens, Wilson, Ford, Jones, Callender, Barnes, Pringle, J. Beatty, Cates, Ogg, Roberts, Myers, Aslanides, Widener, Robinson, Austria, Krupinski, Roman, Young, Smith, R. Miller, Womer Benjamin, Evans, Sutton

Sens. Latell, Drake, Latta, Oelslager, Spada, Watts, Espy, Herington, DiDonato

Effective date: March 15, 2001

Designates Interstate Route 76, running in an easterly and westerly direction, commencing at its intersection with Interstate Route 71 in Medina County and extending through Summit County and Portage County to its intersection with Interstate Route 80 in Mahoning County, as "The Military Order of the Purple Heart Memorial Highway."

Permits the Director of Transportation to erect suitable markers along that highway indicating its name.

Sec. 5533.09.



Am. H.B. 476

- Reps.** Barnes, Clancy, Bender, Britton, Krupinski, Robinson, Perry, J. Beatty, Damschroder, D. Miller, Flannery, DePiero, Sullivan, Roberts, Pringle, Ferderber, Redfern, Schuler, Barrett, Hollister, Vesper, Gooding, Stevens, Ogg, R. Miller, Hartley, Distel, Schuring, O'Brien, Harris, Salerno, Jones, Verich
- Sens.** Oelslager, Brady, Gardner, Fingerhut, Spada, Armbruster, Horn, Prentiss, Drake

Effective date: October 27, 2000

Requires temporary automobile license placards to bear a distinctive combination of seven letters, numerals, or letters and numerals and to incorporate a security feature that, to the greatest degree possible, prevents tampering with the letters and numerals.

Sec. 4503.182.



Am. H.B. 481

- Reps.** Buchy, Clancy, Carey, Damschroder, Patton, Krupinski, Mead, Britton, Mettler, Sullivan, Harris, Williams, Metzger, Tiberi, Jordan, Evans, Salerno, Grendell, Brading, Perry, Schuler, Krebs, Hood, Willamowski, Austria, Womer Benjamin, Verich
- Sens.** Cupp, Drake, Latta, Mumper, Schafrath, Horn, McLin, Spada, Latell, Oelslager, Wachtmann, Gardner, Kearns, DiDonato, Blessing

Effective date: August 29, 2000

Designates United States Route 127, running in a northerly and southerly direction through Darke County only, the "Annie Oakley Memorial Pike."

Permits the Director of Transportation to erect suitable markers along that highway indicating its name.

Sec. 5533.53.



Sub. H.B. 484

Reps. Buehrer, Allen, Barrett, Cates, Damschroder, Evans, Flannery, Goodman, Hoops, Jacobson, Taylor, Williams, Clancy, Krebs, Terwilleger, Mead, Austria, Winkler, Widener, Mottley, Young, Roman, Gardner, Tiberi

Sens. Wachtmann, Spada, Armbruster

Effective date: October 5, 2000

Requires all vehicles operated on the public streets to display lighted lamps and illuminating devices from sunset to sunrise rather than from one-half hour after sunset to one-half hour before sunrise as in prior law.

Requires every multi-wheel agricultural tractor whose model year is 2001 or earlier, when traveling on a street after sunset or during a time of reduced visibility, to be equipped with and display certain reflectors and illuminated amber lamps.

Requires each piece of farm machinery whose model year is 2002 or later, when traveling on a street after sunset or during a time of reduced visibility, to display markings and illuminated lamps that meet or exceed the standards and specifications established by the American Society of Agricultural Engineers applicable to that type of farm machinery for its model year.

Grants state corporate franchise or income tax credits to farms and farmers in an amount equal to the lesser of \$1,000 or 50% of the sum of the expenditures for lights and reflectors that are made by the taxpayer during the one-year period following the act's effective date.

Secs. 4511.01, 4513.03, 4513.111, 4513.27, 4519.40, 5733.44, 5733.98, 5747.38, and 5747.98.



Am. H.B. 496*

Reps. Schuler, Krupinski, Goodman, Sykes, Myers, Pringle, Schuring, Trakas, Mottley, James, D. Miller, Olman, Corbin, Allen, Clancy,

* Amended designation reflects enrolled Act, but there were no changes to the bill after introduction, except additional sponsors

Patton, Perry, Damschroder, Harris, Healy, Jones, Ogg, DePiero, Hartnett, Tiberi, Mettler, Hollister, Wilson, Carey, Verich, Britton, Buehrer, Barrett, Bender, Gooding, Logan, Vesper, Ford, Sulzer, Evans, Flannery, Sullivan, Barnes, J. Beatty, Gerberry

Sens. Carnes, Drake, Cupp, Latta, Watts, DiDonato, Latell, Finan, Shoemaker, McLin, Hagan, Herington, Hottinger, Blessing, Oelslager, Espy, Prentiss, Gardner, Armbruster, White, Schafrath, Mumper, Nein, Horn, Spada

Effective date: August 29, 2000

Designates United States Route 250, running in a northwesterly and southeasterly direction through Harrison County only, the "William J. Brown Memorial Highway."

Permits the Director of Transportation to erect suitable markers along that highway indicating its name.

Sec. 5533.42.



Am. Sub. H.B. 600

Reps. Clancy, Krupinski, Bender, O'Brien, Perry, Wilson, Metelsky, Hartnett, Kilbane, Roman, Distel, Boyd, Evans, Vesper, Gooding, Pringle, James, Ogg, Callender, Winkler, Cates, Ferderber, Stevens

Sens. Oelslager, Drake, Latell, Schafrath

Effective date: Emergency, June 1, 2000; certain provisions effective September 1, 2000

In the case of most *individual* requests for the release of personal information about a person that the Bureau of Motor Vehicles (BMV) obtained in connection with a motor vehicle record or a request for such information that will be used in bulk distribution for surveys, marketing, or solicitations, prohibits the disclosure of that information unless the person has given express written consent to such disclosure.

Establishes criteria governing the disclosure of *sensitive* personal information about an individual that the BMV obtained in connection with a motor vehicle record.

Generally prohibits the disclosure by the BMV of the residence address of certain specified peace officers and allows those officers to have their business addresses on their drivers' licenses and certificates of registration.

Makes changes in several provisions of the Commercial Driver's License Law, including the definition of "tank vehicle" and the use of the *actual* gross weight of a vehicle or combination of vehicles in lieu of a gross vehicle *weight rating*.

Permits arrangements between this state and another country for reciprocal recognition of driver's licenses issued by this state and that country.

Requires the State Highway Patrol to conduct safety inspections of certain buses and, effective July 1, 2001, prohibits buses from operating without a valid, current safety inspection decal issued by the State Highway Patrol.

Makes operating a bus, or owning or supervising a bus that operates, without a safety inspection decal a first degree misdemeanor and prohibits the Registrar of Motor Vehicles from accepting an application to register a bus that does not have a valid safety inspection report.

Requires the Department of Public Safety to adopt and enforce rules, with the advice of the Public Utilities Commission (PUCO), relating to the inspection of buses.

Appropriates \$800,000 from the General Revenue Fund to the Department of Public Safety for the bus safety inspection program in FY 2001.

Establishes the authority of the State Highway Patrol to enter certain bus companies' property to conduct inspections.

Eliminates the authority of the PUCO to impose economic regulations (rates and routes) on charter bus companies.

Revises the jurisdictional authority of the PUCO over certain types of companies engaged in the transportation of persons within municipal corporations.

Establishes a study committee to explore the feasibility of requiring insurance companies to report certain policy information regarding the automobile liability insurance policies of their customers to the Registrar of Motor Vehicles.

Makes changes in certain motor vehicle equipment provisions, including vehicle stop lights, brakes on manufactured homes and travel trailers, and motorcycle directional signals.



Increases the towing and storage fees that must be paid when a motor vehicle is removed from a private tow-away zone and certain other locations.

Allows the Registrar to waive a license examination, but not the vision screening, of a person who surrenders a valid out-of-state license.

Makes changes in the definition of "recreational vehicle" and revises the width and length restrictions for recreational vehicles.

Provides that the maximum allowable width of 102 inches for most motor vehicles operated on the public highways, streets, bridges, and culverts does not include automatic covering devices used by a vehicle hauling solid waste.

Secs. 4501.01, 4501.27, 4501.271, 4503.07, 4506.01, 4506.011, 4506.09, 4506.13, 4506.16, 4507.10, 4507.101, 4507.11, 4511.77, 4513.071, 4513.20, 4513.261, 4513.50, 4513.51, 4513.52, 4513.53, 4513.60, 4513.99, 4905.06, 4919.79, 4921.02, 4921.101, 4923.02, 4923.20, 5577.05, and 5577.11.



Am. H.B. 607

Reps. Robinson, Bender, Damschroder, Olman, Patton, Mettler, Clancy, Tiberi, Cates, Hartnett, Verich, Goodman, O'Brien, Brading, Buehrer, Jolivette, Hoops, Mead, Grendell, Logan, Redfern, Roman, A. Core, Willamowski, Gooding, Roberts, Hollister, Barnes, Harris, Schuler, D. Miller, Stevens, Kilbane, Salerno

Sens. Armbruster, Johnson, Mumper, Spada

Effective date: October 27, 2000

Permits the Public Utilities Commission to approve the use of an audible warning system as an alternative to the whistle and bell otherwise required under law to warn of an approaching train, but only if it determines that the alternative audible warning system complies with applicable federal requirements and only at crossings that also have train-activated protective devices.

If the Commission approves the use of an alternative audible warning system, permits such a system to be sounded in lieu of a whistle and bell when a train approaches any type of crossing.

Secs. 4955.32 and 4955.321.



Am. H.B. 624

Reps. Netzley, Carey, Schuler, Sullivan, Pringle, Roberts, Buchy, Trakas, Ford, D. Miller, Gerberry, Van Vyven, Tiberi, Wilson, Clancy, Damschroder, Patton, Perry, Britton, Grendell, Williams, DePiero, Redfern, Ogg, Logan, Verich, Krupinski, Hoops, Jones, R. Miller, Barnes, Cates, Jolivette, Salerno

Sens. Carnes, Armbruster, Blessing, Brady, Cupp, DiDonato, Drake, Espy, Finan, Fingerhut, Furney, Gardner, Hagan, Harris, Herington, Horn, Hottinger, Johnson, Kearns, Latell, Latta, Mallory, McLin, Mumper, Nein, Oelslager, Prentiss, Ray, Shoemaker, Spada, Wachtmann, Watts, White

Effective date: March 12, 2001

Designates the portion of State Route 7 located in Belmont County from north of the city of Bellaire at mile marker 14.7 to mile marker 17.8 and running in a north/south direction the "A.G. Lancione Memorial Highway."

Permits the Director of Transportation to erect suitable markers along the highway indicating its name.

Sec. 5533.54.



Am. S.B. 137

Sens. Oelslager, Kearns, Spada, Fingerhut, Watts, Drake, Ray, Gardner, Prentiss

Reps. Patton, Carey, Bender, Mead, Krupinski, Clancy, Britton, Olman, Flannery, Trakas, Healy, Evans, Buehrer, R. Miller, Hoops, Distel, Goodman, Aslanides, Myers, Hollister, Roberts, Mottley, Widener, Mettler, Schuler, Roman, Verich, Hartnett, Perry, Corbin, Redfern, D. Miller, Barrett, Amstutz, Tiberi, Jolivette, Brading, Smith, J. Beatty, Jacobson, Logan, Allen, Jones, Ogg

Effective date: May 17, 2000

Generally harmonizes the definitions for pre-1982 and post-1982 port authority law.



Deletes required compensation of municipal corporations by pre- and post-1982 port authorities for waterfront investment, defines the area of jurisdiction of pre- and post-1982 port authorities, and recognizes that pre- or post-1982 port authority law may not conflict with applicable federal regulations.

For pre- and post-1982 port authorities: (1) permits adjustment of the number of directors on the board of a multiple-subdivision port authority, (2) relaxes the membership requirements of the board, and (3) authorizes the board of directors to provide by rule for the removal and appointment of a director.

Expands, for pre- and post-1982 port authorities, a port authority's insurance procurement ability to include the ability to get coverage for all employees and their families, and expands the types and methods of insurance available to a port authority for its employees.

For pre- and post-1982 port authorities: (1) modifies the authority of a port authority regarding the acquisition, control, and disposition of real and personal property, (2) expands the bonding authority of port authorities, (3) modifies the permissible practices of a port authority in regard to any interests in real or personal property, (4) modifies the authority of a port authority in the exercise of eminent domain, and (5) modifies the posting requirements for rules and regulations adopted by a port authority.

For pre- and post-1982 port authorities, in the development of port authority facilities, eliminates requirements for a port authority, upon private party request, to submit proposals and advertise for bids as well as the related procedures for accepting the best qualified bidder.

Permits a pre- or post-1982 port authority to contract with foreign countries or governments.

Permits a pre- or post-1982 port authority to enter into an agreement with one or more contracting subdivisions whereby the port authority or any contracting subdivision may exercise any power, perform any function, or render any service, on behalf of the port authority or a contracting subdivision, that the port authority or the contracting subdivision is authorized to exercise, perform, or render.

Raises from \$10,000 to \$25,000 the threshold for notice and competitive bidding requirements, modifies those requirements, and provides for exceptions to the competitive bidding requirements for pre- and post-1982 port authorities.

Enacts provisions intended to protect trade secrets by exempting certain documents from the Public Records Law for pre- and post-1982 port authorities.

Permits a pre-1982 port authority that elected to operate as a post-1982 port authority to elect to operate once again as a pre-1982 port authority.

Provides that certain new port authorities may have concurrent jurisdiction with an existing port authority under specified circumstances.

Permits political subdivisions that are not municipal corporations, townships, or counties to join a post-1982 port authority under certain circumstances.

Permits a municipal corporation with a population of less than 100,000 that has joined an existing port authority in a county with a population of 500,000 or less to create a port authority within the territorial jurisdiction of the municipal corporation.

Prescribes the circumstances under which a participating political subdivision that is not authorized to create its own port authority may or may not appoint members to the board of directors of the port authority.

Permits various transactions in real or personal property between political subdivisions and a post-1982 port authority.

Modifies the investment authority of a post-1982 port authority by making the authority subject to the law governing public depositories.

Provides that the financing and credit enhancement techniques in the law governing private sector bond financing apply to certain bonds issued by a post-1982 port authority.

Prohibits impersonation of a port authority special police officer.

Expands the arrest and law enforcement authority of port authority special police officers, and requires additional training for them.

Makes certain financial and proprietary information, including trade secrets, submitted to a community improvement corporation confidential and not subject to the Public Records Law.

Adds port authorities to the definition of developer, in the New Community Organization Law, for new community developments.

Makes technical amendments, including gender neutralization, to various provisions of pre- and post-1982 port authority law.



Secs. 9.981, 109.71, 109.77, 109.78, 349.01, 1724.11, 2901.01, 2921.51, 2935.01, 2935.03, 4582.01, 4582.02, 4582.021, 4582.022, 4582.023, 4582.03, 4582.04, 4582.041, 4582.05, 4582.06, 4582.091, 4582.10, 4582.11, 4582.12, 4582.17, 4582.20, 4582.201, 4582.202, 4582.21, 4582.22, 4582.23, 4582.24, 4582.25, 4582.26, 4582.27, 4582.28, 4582.29, 4582.30, 4582.31, 4582.35, 4582.36, 4582.37, 4582.38, 4582.43, 4582.431, 4582.46, 4582.47, 4582.48, 4582.50, 4582.52, 4582.54, 4582.56, 4582.58, and 4582.99.



Am. Sub. S.B. 207

Sens. Armbruster, Carnes, Spada, Hagan, Oelslager, Cupp, Mumper

Reps. Clancy, Perry, Bender, Mettler, Robinson, Damschroder, Olman, Schuler, D. Miller, Harris, Schuring, O'Brien, Roberts, Winkler, Krebs, Barnes, Gardner, Hoops, Britton, Buehrer, Taylor, Sullivan, Logan

Effective date: October 27, 2000

Declares that the General Assembly finds the improper obstruction of railroad grade crossings by trains a direct threat to the health, safety, and welfare of citizens and a potential "local safety problem" by preventing the timely movement of ambulances, the vehicles of law enforcement officers and firefighters, and vehicles transporting health care professionals.

Increases the penalty for obstruction of a street, road, or highway by a railroad from a minor misdemeanor to a misdemeanor of the first degree, and establishes a mandatory fine of \$1,000 for such an offense.

Creates the offense of obstruction of a street, road, or highway by a railroad where the crew has abandoned the locomotive, and establishes a mandatory fine of \$5,000 for such an offense.

Specifies that the officers and employees of each county or municipal corporation within which an instance of obstruction not caused by abandonment of a locomotive occurs may charge the railroad company with only one violation arising from that instance.

Requires that fines for obstruction of a street, road, or highway by a railroad be paid to the railroad grade crossing improvement fund of the county if the violation occurred in an unincorporated area of a county or to the railroad grade crossing improvement fund of the municipal corporation in which the

violation occurred rather than to the township where the offense was committed as required by prior law.

Permits a board of county commissioners to appropriate moneys from the general fund for any purposes for which moneys in the railroad grade crossing improvement fund may be used.

Secs. 307.203, 5589.20, 5589.21, 5589.211, 5589.24, and 5589.99.



Am. S.B. 208

Sens. Cupp, Carnes, Kearns, Gardner, Mumper, Nein, Wachtmann, White, Latta, Blessing, Drake, Oelslager, DiDonato, Johnson, Prentiss, Watts, Mallory, Schafrath, Horn, McLin

Reps. Clancy, Damschroder, Krupinski, Britton, Bender, Patton, Robinson, Mettler, Carey, Mead, Olman, Perry, Coughlin, O'Brien, Terwilleger, Taylor, Vesper, Myers, Aslanides, Austria, Brading, Corbin, Hollister, Harris, Buehrer, Amstutz, Trakas, Willamowski, Winkler, Metzger, Roman, Barrett, Gardner, Van Vyven, Tiberi, Salerno, Buchy, Hartnett, Flannery, Evans, Gooding, Sullivan, Womer Benjamin, Ogg, Wilson, Barnes, Peterson, Distel, Allen, Boyd, Hoops, Stapleton, Grendell, Cates, Ferderber, DePiero, Williams, Widener, Householder, Young, Krebs, Jerse, Sulzer, Logan, Roberts, Sykes, Jolivette, Ford, Jones, Pringle, R. Miller, Verich

Effective date: August 10, 2000

Designates a portion of U.S. Route 33 within Logan County as the "Edward K. Core, Jr. Memorial Highway" for a period of nine years.

Requires the Director of Transportation to erect markers along the highway indicating its name and also requires the Director to present the markers to the family of Edward K. Core upon expiration of the highway designation.

Sec. 5533.631.



S.B. 229

Sens. Kearns, Nein, Johnson, Drake, Blessing, Prentiss, Spada, McLin, Fingerhut, DiDonato, Latell, Espy, Hagan, Herington, Watts, Schafrath

Reps. Clancy, Britton, Damschroder, Perry, Patton, Austria, R. Miller, Goodman, Trakas, Schuler, Mottley, Jolivette, Buchy, Netzley, Callender, Roberts, Distel, Winkler, O'Brien, Boyd, Sykes, Hoops, Ford, Jones, Barnes, Wilson, J. Beatty, James, Coughlin, Smith, Salerno

Effective date: September 1, 2000

Designates a portion of United States Route 40 within Clark County, from the junction with State Route 235 to the junction with Gordon Road at the Bethel Township line, as the "Wayne Embry Way."

Authorizes the Director of Transportation to erect suitable markers along the highway indicating its name.

Sec. 5533.65.



Am. Sub. S.B. 232

Sens. Oelslager, Wachtmann, McLin, Latta, Johnson, Hottinger, Schafrath, Carnes, Spada, Prentiss, Watts, Herington, Cupp, Gardner, DiDonato, Latell

Reps. Clancy, Bender, Mettler, Britton, Olman, Calvert, Carey, Evans, Schuler, Grendell, Buehrer, Trakas, Tiberi, Mottley, Widener, O'Brien, Verich, Terwilleger, Womer Benjamin, D. Miller, Callender, Gerberry, Hollister, Ferderber, Perry, Roman, Willamowski, Wilson, Hoops, Cates, Metzger, Austria, Gardner, Allen, Kilbane, DePiero, Netzley, Buchy, Distel, James, Jerse, Hartnett, Sulzer, Stevens, Barrett, J. Beatty, Patton, Damschroder, Householder, Barnes, Salerno, Gooding, Metelsky, Sutton

Effective date: February 12, 2001

Eliminates the additional \$10 fee that a person pays to the Bureau of Motor Vehicles when first obtaining or renewing the following special license plates: Ohio National Guard, U.S. Armed Forces Reserves, U.S. Armed Forces retiree or honorably discharged veteran, Purple Heart, and Pearl Harbor.

Allows a Purple Heart recipient to receive Purple Heart license plates for more than one vehicle owned by the recipient.

Authorizes issuance of "The Leader in Flight" license plates, bearing illustrations of a space shuttle and the Wright "B" airplane, upon payment of all applicable fees and taxes plus an additional \$10 fee to the Registrar of Motor Vehicles.

Secs. 4503.48, 4503.54, 4503.571, 4503.59, and 4503.73.



Sub. S.B. 242

Sens. Oelslager, Carnes, Spada, Mumper, Cupp, Drake, Armbruster, Horn, McLin, Mallory

Reps. Clancy, Mettler, Damschroder, Perry, Olman, Patton, Amstutz, Schuler, Terwilleger, Buehrer, Flannery, Evans, Stevens, D. Miller, Redfern, Barnes, Verich, Mottley, Peterson, Harris, Calvert, Trakas, Robinson, Van Vyven, Grendell, Householder, James, Hartnett, Gerberry, J. Beatty, Cates, O'Brien, Myers, Britton, Netzley, Metzger, Krebs, Barrett, Widener

Effective date: September 14, 2000

Permits a motor vehicle owner and, in certain cases, a watercraft owner to renew a registration by electronic means using electronic signature, and provides that in such a case a manual signature is not required.

Requires the Registrar of Motor Vehicles and the Chief of the Division of Watercraft to adopt rules governing the electronic renewal of motor vehicle and watercraft registration, respectively.

Expands authority to pay motor vehicle taxes, fees, and charges by credit card to include other financial transaction options, such as debit cards.

Secs. 1547.01, 1547.54, 4501.01, 4503.10, 4503.102, and 4503.20.



Am. S.B. 244

Sens. Mumper, Latta, Spada, Drake, Watts, Gardner, Latell

Reps. Clancy, Bender, Damschroder, Patton, Mettler, Olman, Mead, Britton, A. Core, Tiberi, Salerno, Schuler, Terwilleger, Wilson, Redfern, Harris, Metzger, Verich, Widener, Robinson, Winkler, O'Brien, Gardner, Myers, Barrett, Austria, Krupinski, Perry, Boyd, Brading

Effective date: October 5, 2000

Requires a law enforcement agency that investigates motor vehicle accidents to adopt a written policy establishing reasonable procedures for determining and notifying the next of kin of persons who are killed or seriously injured in such accidents.

Sec. 4501.80.



S.B. 259

Sens. White, Wachtmann, Johnson, Blessing, Carnes, Hottinger, Gardner, Mumper, Spada, Latta, Cupp, Watts, Nein, McLin, Kearns, Schafrath, DiDonato, Latell, Brady, Drake

Reps. Clancy, Carey, Patton, Bender, Olman, Perry, Damschroder, Mettler, Mead, Britton, Vesper, Gardner, Householder, Jordan, Willamowski, Buehrer, Tiberi, Buchy, Schuler, Netzley, Widener, Taylor, DePiero, Stevens, Myers, Harris, Verich, Trakas, Krebs, Metzger, Amstutz, Stapleton, Terwilleger, R. Miller, Austria, Smith, Krupinski, Cates, Ford, Jones, Hollister, Hoops, Sullivan, Grendell, Salerno, Robinson, Evans, Aslanides, Logan, Barrett, Gooding, Barnes, Allen

Effective date: October 10, 2000

Authorizes the issuance of a license plate bearing identifying words or markings representing Future Farmers of America (FFA) and approved by the Registrar of Motor Vehicles.

Requires the Registrar to collect a contribution in the amount of \$15 for each application for registration or renewal that involves FFA license plates.

Requires the contributions to be deposited into the Future Farmers of America License Plate Fund to be used by the FFA Foundation for educational and scholarship purposes of the Foundation.

Secs. 4501.40 and 4503.50.



S.B. 271

Sens. Wachtmann, Spada, Armbruster

Reps. Clancy, Mettler, Patton, Olman, Damschroder, Mead, Buehrer, Terwilleger, Willamowski, Brading, Tiberi, Callender, WomerBenjamin, Cates, Harris, Jolivette, Salerno, Calvert, Vesper, O'Brien, Winkler, Widener, Grendell, Roman, Mottley, Taylor, Amstutz, Verich, Robinson, Stapleton, Hoops, Schuler

Effective date: October 5, 2000; Sections 1 and 2 effective January 1, 2001

Beginning January 1, 2001, exempts persons who successfully complete an approved motorcycle safety course from the requirement to pass a skills test before obtaining a motorcycle operator's endorsement or a restricted license to operate a motorcycle only.

Secs. 4507.10 and 4507.11.



Sub. S.B. 295

Sen. Oelslager

Reps. Olman, Collier, Buehrer

Effective date: April 5, 2001

Consolidates the authority of the Director of Transportation to sell unneeded property into one section of codified law.

Establishes \$20,000, rather than \$5,000, as the maximum value that unneeded real property of the Department of Transportation (ODOT) may have when the Director offers the property to the abutting owner through a private sale.

Allows the Director to offer to exchange unneeded ODOT property within a project corridor for other property that ODOT needs to acquire.

Recognizes the right of a public utility to continue to occupy any portion of a highway being vacated by ODOT.

Authorizes the Director to purchase or appropriate property for park and ride facilities and park and carpool or vanpool facilities.

Authorizes the Director to include an arbitration clause in any construction contract.

Exempts from competitive bidding requirements a change order or extra work contract that exceeds 5% of the value of a construction contract, but results in a change of \$25,000 or less.

Replaces the notice and hearing requirements in connection with highway projects with a requirement that the Director notify the general community of a project and offer different types of opportunities for appropriate public involvement in the project process.

Authorizes the Director to amend the rule identifying the specific positions included in the career professional service whenever the Director determines necessary rather than only within 60 days after the Director adopts a rule establishing ODOT's business plan.

Allows the Director to remove or relocate objects or structures of persons that obstruct or interfere with a highway or highway project without prior notice if the Director determines that the objects or structures present an immediate and serious threat to the safety of the traveling public.

Repeals a requirement for a board of directors of a port authority to prepare a plan for the future development, construction, and improvement of the port and its facilities.

Secs. 129.42, 4582.07, 4582.08, 4582.09, 4582.32, 4582.33, 4582.34, 5501.20, 5501.31, 5501.32, 5501.34, 5501.37, 5501.45, 5501.50, 5511.01, 5511.07, 5515.02, 5515.04, 5521.01, 5525.14, and 5525.23.



See also: House Bill 549; Senate Bills 188, 189, 237, and 267



HUMAN SERVICES

H.B. 280

Reps. James, Schuler, Mottley, Sykes, Jones, Opfer, Pringle, Patton, Smith, Boyd, Sullivan, Perry, D. Miller, DePiero, Ogg, Sutton, J. Beatty, Clancy, Logan, Robinson, Carey, Tiberi, Distel, Allen, Verich, Redfern, Stevens, Amstutz, Harris, Wilson, Bender, Gooding, Flannery, Salerno, Metzger, Evans, Willamowski, Austria, Hoops, Ford, Cates, Barnes, Widener, Grendell, Krupinski, Peterson, Buchy, Gardner, Womer Benjamin, Hartnett, Jerse, Goodman, Mead, Vesper, R. Miller, Brading, Roman, Damschroder, Hollister, O'Brien, Olman, Britton, Barrett, Gerberry, Terwilleger, Young, Myers, Winkler, Schuring

Sens. Prentiss, Spada, Wachtmann, Hagan, Drake, Watts

Effective date: March 22, 2001

Designates April 18 as Exemplary Adult Care Provider Day.

Sec. 5.2218.



Sub. H.B. 332

Reps. Ford, Barrett, Beatty, Bender, Britton, DePiero, Flannery, Grendell, Hartnett, Jerse, Metelsky, D. Miller, O'Brien, Patton, Perry, Pringle, Salerno, Smith, Sullivan, Sulzer, Vesper, Winkler, Metzger, Willamowski, Jones, Mottley, Carey, Terwilleger, R. Miller, Verich, Allen, Distel, Redfern, Logan, Roberts, A. Core, Brading, Boyd, Stapleton, Wilson, Healy, Gooding, Smith, Ogg, Jacobson

Sens. Kearns, Hagan, Fingerhut, Spada, Drake, Prentiss, Furney, Herington, Latell, Espy, Gardner

Effective date: October 5, 2000; Sections 1, 2, 3, and 4 effective January 1, 2001

Prohibits the Ohio Department of Job and Family Services (ODJFS) from issuing an initial family foster home certificate unless the foster caregiver successfully completes at least 12 hours of preplacement training.

Prohibits the placement of children in a family foster home unless the foster caregiver successfully completes at least 12 additional hours of preplacement training.

Prohibits ODJFS from issuing an initial specialized foster home certificate unless the foster caregiver successfully completes at least 36 hours of preplacement training.

Prohibits ODJFS from renewing a family foster home certificate unless the foster caregiver successfully completes at least 20 hours of training annually, but permits a public children services agency (PCSA), private child placing agency (PCPA), or private noncustodial agency (PNA) to waive up to four hours of the continuing training requirement.

Prohibits ODJFS from renewing a treatment foster home certificate unless the foster caregiver successfully completes at least 30 hours of training annually.

Requires each recommending agency to establish and implement a policy regarding good cause for a foster caregiver's failure to complete continuing training requirements.

Permits ODJFS to issue and renew certificates for certain family foster homes that care for certain children pursuant to a voluntary surrender agreement if the foster caregiver successfully completes at least 12 hours of preplacement training for initial certification and at least 12 hours each year thereafter for renewal of the certificate.

Requires a PCSA, PCPA, or PNA operating an ODJFS-approved preplacement or continuing training program to make the program available to a foster caregiver without charge or regard to the type of agency the caregiver works with to receive its recommendation for foster home certification.

Requires a PCSA, PCPA, or PNA that works with a foster caregiver for the purpose of recommending that ODJFS renew the caregiver's foster home certificate to develop and implement a written needs assessment and continuing training plan for the caregiver.

Requires a PCSA, PCPA, or PNA that wants to operate a preplacement or continuing training program to submit to ODJFS a proposal outlining the program every other year by a date specified in ODJFS rules, and requires ODJFS to approve or disapprove the proposal within 30 days.

Requires that ODJFS, in consultation with the Departments of Youth Services, Mental Health, Education, Mental Retardation and Developmental

Disabilities, and Alcohol and Drug Addiction Services, develop a model design of a preplacement training program and continuing training program.

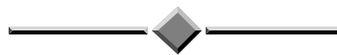
Requires that ODJFS pay a per diem to foster caregivers who have been certified and have had at least one foster child placed in their home for attending training courses pursuant to an ODJFS-approved preplacement or continuing training program and reimburse a PCSA, PCPA, and PNA for the cost to the agency of providing training to a foster caregiver through an ODJFS-approved training program.

Requires that ODJFS seek federal financial participation for the cost of making training payments to foster caregivers and reimbursements to PCSAs, PCPAs, and PNAs and notify the Governor, President and Minority Leader of the Senate, and Speaker and Minority Leader of the House of Representatives of any proposed federal legislation that endangers the federal financial participation.

Permits a recommending agency to recommend that a foster home certificate not be renewed if the foster caregiver has refused to accept the placement of any children in the foster caregiver's home during the current certification period.

Establishes a category of foster homes for children with intensive health care needs, to be known as medically fragile foster homes, and provides that both medically fragile foster homes and treatment foster homes are specialized foster homes.

Secs. 2151.011, 2151.312, 2151.331, 2151.34, 2151.353, 2151.418, 2151.55, 2151.554, 2151.62, 2907.08, 3313.64, 5101.14, 5101.141, 5103.02, 5103.03, 5103.031, 5103.032, 5103.033, 5103.034, 5103.035, 5103.036, 5103.037, 5103.038, 5103.039, 5103.0310, 5103.0311, 5103.0312, 5103.0313, 5103.0314, 5103.0315, 5103.0316, 5103.0317, 5103.0318, 5103.0326, 5103.13, 5103.131, 5123.77, 5153.01, 5153.16, and 5153.161.



Sub. H.B. 403

Reps. Tiberi, Van Vyven, Netzley, Goodman, Mottley, Ogg, DePiero, Olman, Taylor, Jones, Buehrer, Evans, Krupinski, Flannery, Britton, Roberts, R. Miller, D. Miller, Boyd, Corbin, Stapleton, Barrett, Gardner, Schuring, Mettler, Winkler, Buchy, Hartnett, Salerno, Allen, O'Brien, Patton, Distel, J. Beatty, Verich, Barnes, Clancy, Calvert, Hollister,

Redfern, Gooding, Vesper, A. Core, Widener, Hoops, Peterson, Jolivette, Harris, Terwilleger, Austria, Stevens

Sens. Hottinger, White, Johnson, Gardner, Kearns, Ray, Cupp, Oelslager, Finan

Effective date: July 1, 2000; certain provisions effective September 27, 2000

Requires the Department of Aging to develop and publish on the Internet the Ohio Long-Term Care Consumer Guide for use by individuals considering entering a nursing facility in the state and by their families, friends, and advisors.

Requires that the consumer guide provide users with information on each nursing facility in the state, with the information to include several measures of nursing facility quality and other data useful in comparing and selecting among facilities.

Allows the Department of Aging to charge nursing facilities an annual fee of up to \$400 to pay for consumer guide customer satisfaction surveys, and makes the fee subject to Medicaid reimbursement.

Creates a 16-member Long-Term Care Consumer Guide Advisory Council to make recommendations on rules concerning the content of the guide and to advise on other matters concerning the guide.

Requires the creation of a unit in the Department of Health to provide advice and technical assistance, including conducting on-site visits, to nursing facilities for the purpose of improving resident outcomes.

Increases Medicaid reimbursement rates for a nursing facility or intermediate care facility for the mentally retarded (ICF-MR) for FY 2001 by allowing: (1) indirect care costs to be based on the number of inpatient days that a facility would have had during the period if its occupancy rate had been 75%, rather than 85%, (2) capital costs to be based on the number of inpatient days that the facility would have had during the period if its occupancy rate had been 85%, rather than 95%, and (3) purchased nursing services costs to be based on 17%, rather than 10%, of the facility's cost specified in the calendar year 1999 cost report for such services, plus one-half of the amount by which the reported costs exceed that percentage.

Makes the Department of Job and Family Services' finding, rather than a ruling by the Internal Revenue Service, that the transfer of a nursing facility or ICF-MR to a provider that is a "related party" is an arm's length transaction a criterion for establishing whether that provider should be paid fees based on the facility's (higher) post-transfer capital costs, which include an allowance for depreciation.

Provides, with respect to laws that prohibit neglect and require the reporting and investigation of neglect at long-term care facilities, that neglect does not include allowing a resident, at the resident's option, to receive only treatment by spiritual means through prayer in accordance with the tenets of a recognized religious denomination.

Requires, rather than allows, representatives of the Office of the State Long-Term Care Ombudsperson Program to refer unresolved complaints to the State Ombudsperson.

Requires the Department of Health to investigate, within ten working days after referral, any unresolved complaint that the Office of the State Long-Term Care Ombudsperson has investigated, found to be valid, and referred to the Department of Health.

Extends by two years the deadline for a nursing home that received a certificate of need for the purchase and relocation of licensed nursing home beds on February 26, 1999, to use the beds for the health service or activity for which they were purchased.

Makes an appropriation.

Secs. 173.19, 173.45 to 173.59, 3702.525, 3721.026, 3721.027, 3721.21, 5111.20, 5111.25, 5111.251, and 5111.62.



Sub. H.B. 407

Reps. Hoops, Winkler, Flannery, Allen, Boyd, O'Brien, Buehrer, Brading, Schuler, Hollister, Corbin, Young, Mettler, Bender

Sens. Drake, Wachtmann, Blessing, Brady, DiDonato

Effective date: Emergency, March 27, 2000

Requires that the Ohio Department of Human Services operate the type C family day-care home pilot project originally created by Sub. H.B. 62 of the 121st General Assembly for an additional three years, until March 28, 2003.



Sub. H.B. 448

Reps. Metzger, Ford, Harris, Tiberi, O'Brien, Winkler, Hartnett, Olman, Jerse, Hollister, DePiero, Terwilleger, Britton, Flannery, Calvert, Mottley, Grendell, Carey, Austria, WomerBenjamin, Goodman, Salerno, Allen, Distel, Verich, Hollister, Olman, Schuring, Hoops, Smith, R. Miller, Pringle, Bender, Damschroder, Vesper, Mettler, Mead, Wilson, Jones, Aslanides, Redfern, Myers, Brading, A. Core, Buehrer, Schuck, Barrett, Jacobson, Barnes, Roberts, Boyd, J. Beatty, Gooding, Patton, Perry

Sens. Kearns, Drake, Spada

Effective date: October 5, 2000; Sections 3 and 4 effective December 24, 2000; Sections 6 and 7 effective January 1, 2001

Child fatalities

Requires counties, either individually or with other counties, to establish child fatality review boards for the purpose of decreasing the incidence of preventable child deaths.

Except while an investigation or prosecution is pending, requires individuals and entities to provide to a child fatality review board, on request, a summary of information about a child whose death is being reviewed drawn from the individuals' or entities' records.

Except while an investigation or prosecution is pending, permits individuals and entities to provide to a child fatality review board, on request, any additional information, documents, or reports available about a child.

Except while an investigation or prosecution is pending, requires a public children services agency (PCSA) or municipal or county peace officer to which a child abuse or neglect report was made or referred about a child who later died to provide to a child fatality review board, on request, a summary of the report.

Except while an investigation or prosecution is pending, permits the PCSA or peace officer to which a child abuse or neglect report about the deceased child was made or referred to provide to a review board, on request, the child abuse or neglect report.

Provides that all information, documents, or reports presented to a child fatality review board, all statements made by review board members during meetings, and all work products other than the annual report are confidential.

Requires child fatality review boards to prepare and submit to the Ohio Department of Health (ODH) an annual report that includes information concerning each child death that the board reviewed in the previous calendar year.

Requires ODH and the Children's Trust Fund Board to prepare and publish an annual report organizing and setting forth the data in all the reports provided by child fatality review boards in their annual reports to ODH.

Requires the executive director of a PCSA to release, except when a county prosecutor intends to prosecute or a judge prohibits release, information about a deceased child whose death may have been caused by abuse, neglect, or criminal conduct.

Requires a PCSA director, on receipt of a request for information about a deceased child who may have been the victim of abuse, neglect, or criminal conduct, to confer immediately with the county prosecutor to determine: (1) whether the prosecutor intends to prosecute a person for causing the child's death and (2) what information the director may release.

Permits a court to grant a PCSA's motion to prevent the release of information about a deceased child if the release would not be in the best interest of a sibling of the deceased child or another child residing in the household in which the deceased child resided at the time of death.

Requires a local registrar of vital statistics to determine the county of residence of a child who dies in the local registrar's county and to send a copy of the death certificate to the local registrar of that county.

Financial requirements

Provides that when the State Auditor audits a PCSA, private child placing agency (PCPA), or private noncustodial agency (PNA), all of the following apply: (1) on the request of the agency being audited, the auditing team must consult with a representative of a national nonprofit organization with expertise in child welfare issues and the cost of the consultation must be included in the cost of the audit, (2) the audit must focus on fiscal accountability, not clinical decision making, and (3) the Auditor must comply with generally accepted government auditing standards.

Requires that the costs of an audit of a PCPA or PNA that receives money for providing child welfare or child protection services be charged to the PCPA or PNA if the audit sets forth that money has been illegally expended, converted, or misappropriated or is unaccounted for or, if the audit does not set forth such findings or sets forth findings that are inconsequential as defined by federal

government auditing standards, be split among the PCPA or PNA, PCSA, and Ohio Department of Job and Family Services (ODJFS).

Requires that ODJFS rules governing financial and administrative requirements applicable to PCSAs also be applicable to PCPAs and PNAs and provides that ODJFS must, in adopting the financial requirement rules, establish: (1) a single form for PCSAs, PCPAs, and PNAs to report costs reimbursable under federal law governing foster care and adoption assistance and Medicaid and (2) procedures to monitor cost reports submitted by PCSAs, PCPAs, and PNAs.

Requires ODJFS to establish penalties for failure of a PCSA, PCPA, or PNA to comply with procedures ODJFS establishes to ensure fiscal accountability and provides that the penalties are to be enforced at ODJFS's discretion.

Provides that if ODJFS sanctions a PCSA, PCPA, or PNA as provided in the act, ODJFS must take every possible precaution to ensure that any foster children that have been placed by the agency are not unnecessarily removed from the foster home in which they reside.

Conditions a PCPA's or PNA's certification renewal on providing ODJFS evidence of an independent audit unless the State Auditor has audited the agency during the period when the independent audit was to be done and the audit sets forth certain findings.

Provides that money in the Children Services Fund may not be used to provide a personal loan to any individual.

Foster care and adoption

Provides that, on receipt of a recommendation from a PCSA, PCPA, or PNA regarding an application for, or renewal of, a family foster home or treatment foster home certificate, ODJFS must decide whether to issue or renew the certificate, notify the agency and applicant of its decision, and, if ODJFS's decision is different from the agency's recommendation, state in the notice the reason for the difference.

Requires that a PCSA, PCPA, or PNA to which the duty to inspect and approve a family foster home or treatment foster home has been delegated provide for an assessor to conduct a home study of the home.

Requires individuals who want to do home studies for purposes of foster home certification to meet the same requirements as those that apply to adoption assessors.

Includes as persons who can be adoption assessors former employees of a PCSA who conducted the duties of an assessor while so employed.

Requires ODJFS to: (1) develop a schedule of education programs needed to be an adoption assessor that includes enough programs to provide all agencies equal access to the programs and (2) distribute the schedule to all agencies.

Makes changes and clarifications to the law governing criminal records checks of persons seeking to be a person responsible for a child's care in out-of-home care or an adoptive parent or to possess a certificate to operate a foster home.

Subjects persons 18 years old or older to criminal records checks if the persons reside with a prospective foster caregiver seeking a certificate to operate a foster home.

Requires a foster caregiver to notify the recommending agency that recommended the foster caregiver for the certificate in writing if a person between ages 12 and 18 residing with the foster caregiver has been convicted of or pleaded guilty to certain offenses or has been adjudicated a juvenile delinquent for committing certain acts, and establishes duties of a recommending agency that receives such a notice.

Requires that the policy concerning parental involvement that must be adopted by the boards of education of each city, exempted village, local, and joint vocational school district applies to foster caregivers and their foster children.

Makes changes to the definitions and use of the terms "foster home," "family foster home," "certified foster home," "treatment foster home," and "foster caregiver."

Requires ODJFS to review and adopt rules relating to contracts and visits by a PCSA or PCPA with children in the PCSA's or PCPA's custody and in foster care in Ohio.

Establishes an abbreviated adoption process for a foster caregiver who seeks to adopt a foster child who has resided in the foster caregiver's home for at least 12 months.

Other child welfare related matters

Establishes the Ohio Child Welfare Training Program to provide training for PCSA caseworkers and supervisors.

Establishes education prerequisites to be hired as a caseworker by a PCSA.

Permits PCSAs to employ legal counsel without authorization from the court of common pleas in certain situations.

Requires the notification to the alleged perpetrator of child abuse or neglect concerning the disposition of the investigation of the reported abuse or neglect to be in writing.

Other issues

Permits the Counselor and Social Worker Board to apply to an appropriate court for an order enjoining a violation of the Counselors and Social Workers Law.

As of January 1, 2001, decreases from 5% to 3% the amount of Children's Trust Fund fees ODJFS may use for administrative expenses and increases from 3% to 5% the amount of the county's block grant that the board of county commissioners may use to carry out the child abuse and child neglect advisory board functions.

Permits a board of county commissioners to delegate any of its powers and duties as the administrative agent for a county family and children first council to an executive committee, and permits the executive committee to hire an executive director to assist the county council in administering its powers and duties.

Secs. 109.572, 117.13, 117.191, 121.22, 121.37, 149.43, 305.14, 307.441, 307.621, 307.622, 307.623, 307.624, 307.625, 307.626, 307.627, 307.628, 307.629, 2101.11, 2151.011, 2151.312, 2151.331, 2151.34, 2151.353, 2151.411, 2151.414, 2151.418, 2151.421, 2151.424, 2151.55, 2151.554, 2151.62, 2151.86, 2317.02, 2907.08, 3107.01, 3107.012, 3107.013, 3107.014, 3107.015, 3107.016, 3107.02, 3107.031, 3107.12, 3107.13, 3107.14, 3313.472, 3313.64, 3701.045, 3705.071, 4731.22, 4757.40, 5101.14, 5101.141, 5101.143, 5101.145, 5101.146, 5101.147, 5101.148, 5101.149, 5103.02, 5103.033, 5103.0317, 5103.0319, 5103.0320, 5103.0321, 5103.0322, 5103.0323, 5103.0324, 5103.0325, 5103.161, 5111.20, 5123.77, 5153.01, 5153.112, 5153.131, 5153.16, 5153.161, 5153.171, 5153.172, 5153.173, 5153.60, 5153.61, 5153.62, 5153.63, 5153.64, 5153.65, 5153.66, 5153.67, 5153.68, 5153.69, 5153.70, 5153.71, 5153.72, 5153.73, 5153.74, 5153.75, 5153.76, 5153.77, and 5153.78.



H.B. 537

Reps. Calvert, Willamowski, Van Vyven, Hollister, Clancy, Buehrer, Austria, Winkler, Terwilleger, Tiberi, Mottley, Perry, Amstutz, J. Beatty, O'Brien, Robinson, D. Miller, Trakas, Roman, Stevens, Widener, Vesper, Harris, Jacobson

Sens. Drake, Spada, Watts, Espy, Herington, Prentiss, McLin

Effective date: October 5, 2000

Permits a court that is hearing a divorce, legal separation, annulment, or custody proceeding to order children to attend parenting classes and counseling that their parents are required to attend.

Sec. 3109.053.



Am. Sub. S.B. 180

Sens. Kearns, Schafrath, Drake, Mumper, Gardner

Reps. O'Brien, Willamowski, Winkler

Effective date: March 22, 2001; certain provisions effective January 1, 2002

SUPPORT CHANGES

Calculation

Modifies the worksheets that are required to be used to calculate child support.

Requires a court or child support enforcement agency (CSEA) that requires a parent to pay child support for a time period prior to the date it issues or modifies a current support order to calculate the support amount for that period on the basis of the child support schedule, worksheets, and laws in effect and the incomes of the parents as they previously existed.

Prohibits a court or CSEA from determining a parent who is receiving means-tested public assistance benefits to be voluntarily unemployed or underemployed, and prohibits a court or CSEA from imputing income to that

parent unless failure to do so would be unjust, inappropriate, and not in the best interest of the child.

Requires a court to specifically state in a child support order the facts that are the basis for a deviation from the amount determined under the child support guidelines if the court grants the deviation based on "any relevant factor."

Makes changes to the following definitions used in calculating child support: "gross income," "ordinary and necessary expense incurred in generating gross receipts," and "potential income."

Eliminates the conversion and authorization deadline for centralized collection and disbursement of support amounts.

Permits an action by an obligee, or a CSEA or court on behalf of an obligee, against the state to withhold from amounts owed or to be owed to an obligor payments due under a support order if the obligor is an officer or employee of the state, is under contract with the state, or is owed or to be owed money by the state.

Arrearage

Permits a CSEA, with respect to support orders issued, and arrearages arising, on and after the act's effective date, to take certain actions, including collecting federal or state income tax refunds and lump sum payments, to collect the arrearage amount from an obligor even if the obligor is timely paying off the arrearage under the support order.

Provides that an arrearage amount added to an amount specified in a withholding or deduction notice or order issued to collect current support and arrearages must equal at least 20% of the amount owed for current support in the order unless, for good cause shown, a lesser percentage is required.

Provides that termination of an administrative child support order does not abate a CSEA's authority to take action to collect arrearages under the order.

Requires that an amount withheld or deducted from an obligor's income or accounts to collect an arrearage under a terminated support order be at least equal to the amount withheld or deducted under the order.

Administrative review

Makes changes to the procedure for administrative review and modification of child support orders.

Changes the criteria used for determining when a review of a child support order is not required in cases in which the obligee (person to whom support is paid) has assigned the right to receive the child support.

Adds as a new criteria for determining when a review of a child support order is not required that both the obligor and obligee live outside Ohio.

Other support changes

Makes changes to the law governing designation of which parent may claim the children who are the subject of a child support order as dependents for federal tax purposes.

Makes changes to the law governing the requirement of health insurance coverage for children who are the subject of a child support order.

Eliminates the requirement that a CSEA make quarterly statistical reports to county commissioners concerning certain support enforcement activities.

Eliminates the option of courts and CSEAs, when issuing an order for child support pursuant to a parentage determination, presumption of paternity, or acknowledgment of paternity, to order that child support be paid in a lump-sum payment.

Requires the purchase agreement of an annuity purchased to pay support under a child support order issued pursuant to a parentage determination, presumption of paternity, or acknowledgment of paternity to provide that any remaining principal will be transferred to the ownership of the child when the child reaches age 18.

Clarifies that all support payments must be made to the Division of Child Support (Office of Child Support under the act--see below) in the Ohio Department of Job and Family Services (ODJFS) or a CSEA, as appropriate under law.

Makes changes to the law governing collection and distribution of support and monthly administration of support orders.

Establishes a procedure to permit state tax refunds owed to obligees to be intercepted and paid to obligors for amounts of overpaid child support.

Clarifies the law governing when child support orders may continue to require payment of support beyond the date the child reaches age 18.

Makes changes to the laws governing termination of child support orders.

Permits CSEAs to establish a system for registering administrative child support orders, and requires those orders to be filed with the system or with the clerk of the common pleas court of the county served by the CSEA.

Repeals the law requiring CSEA oversight of obligors ordered by a court or CSEA to participate in a TANF work activity as a method of enforcing a support order.

Repeals various laws giving or preserving obligee remedies to enforce support orders in default, addressing county prosecutor actions to collect support, and addressing court authority to enforce orders.

Repeals the provisions making failure to comply with a withholding or deduction notice issued to enforce an administrative child support order contempt of court.

Makes changes to the Uniform Interstate Family Support Act (UIFSA) enacted in Ohio.

Provides that an advanced notice is to be sent to an obligor only once for each period of default, and provides a definition for "period of default."

Changes the law governing determinations of when penalty interest is imposed pursuant to a court support order.

Permits the parents' current and past income and personal earnings to be verified by electronic means when a court or CSEA calculates the amount of child support under a child support order.

Eliminates the ability of the Office of Child Support in ODJFS to obtain information on the employers and assets of taxpayers in records maintained by the Ohio Department of Taxation.

PARENTAGE CHANGES

Paternity compliance plans

Eliminates the requirement that CSEAs adopt paternity compliance plans and establish paternity compliance units.

Eliminates the requirement that ODJFS annually make a report to the Speaker of the House of Representatives and the President of the Senate concerning the paternity compliance plans and units as well as the progress CSEAs have made toward meeting federal requirements for quickly and efficiently establishing parent and child relationships.

Paternity acknowledgment

Provides that a presumption of paternity based on an acknowledgment of paternity arises when the acknowledgment is filed with the Division (Office) of Child Support and terminates when the acknowledgment becomes final.

Makes a final acknowledgment of paternity a final and enforceable determination of paternity unless the acknowledgment is rescinded under the court recision procedure for acknowledgments of paternity.

Makes changes to the recision procedures for acknowledgments of paternity.

Provides that a legal guardian or custodian may not sign an acknowledgment of paternity.

Paternity presumption

Permits an acknowledgment of paternity signed by the man presumed to be the father of the child who is the subject of the acknowledgment to be notarized and sent to the Division (Office) of Child Support for filing.

Eliminates presumptions of paternity that are based on: (1) the marriage or attempted marriage of a man and the child's mother after the child's birth, or (2) genetic tests indicating a 99% or greater probability that a man is the biological father of the child.

Clarifies that a CSEA can order a mother, the child, and the alleged father to submit to genetic testing to determine the parentage of the child in cases in which there is a statutory presumption that a particular man is the father.

Parentage proceedings

Eliminates the ability to receive an administrative parentage determination from the CSEA of a county in which the child's parent resides.

Requires, in cases in which a request for an administrative parentage determination is made to more than one CSEA, that the appropriate CSEA proceed with the request; that if more than one CSEA is appropriate, the first CSEA to receive the request proceed with it; and that a request be transferred to the appropriate CSEA when a request is made of an inappropriate CSEA.

Requires a CSEA administrative officer to issue an order requiring genetic testing pursuant to a request for an administrative determination of parentage prior to conducting a conference with the mother and alleged father.

Requires compliance with and clarifies applicability of the Ohio Rules of Civil Procedure governing proceedings to issue administrative child support orders, administrative parentage determination requests, and administrative orders for genetic testing.

Eliminates the inconclusive administrative paternity determination based on genetic tests showing less than 99% probability of paternity, but that do not exclude paternity.

Eliminates from the law governing administrative child support proceedings based on a presumption of paternity a provision that permitted a person to raise the issue of parentage in a later court or administrative proceeding if the determination was not made with respect to that person in the child support proceeding or pursuant to a final acknowledgment of paternity.

Eliminates the requirement that a judgment of parentage direct the father to pay all or any part of the reasonable birth expenses of the mother's pregnancy and confinement, and instead permits the expenses to be imposed on the appropriate party pursuant to a party's request and if it is not prohibited by federal law.

Clarifies that both parties must agree in order to change a child's birth record after parentage is established in an administrative proceeding.

Eliminates the ability of the legal guardian or custodian of a child to bring an action for support to object to an administrative parentage determination.

Repeals the law permitting parties to compromise parentage actions.

FEDERAL BALANCED BUDGET ACT OF 1997 CHANGES

Exempts persons receiving foster care maintenance, adoption assistance, Medicaid, or food stamps from the requirement that an application fee be paid for Title IV-D services.

Provides that an obligee who has assigned the right to support to ODJFS is not required to sign an application for Title IV-D services.

Changes the fine for failure to make a report to the New Hire Directory from less than \$25 to not more than \$25.

Changes the fine for conspiracy to not make a report or to make a false or incomplete report to the New Hire Directory from less than \$500 to not more than \$500.

Provides that, to the extent permitted by UIFSA, a support order of another state that is being enforced in Ohio is not considered transferred to Ohio's caseload.

Requires ODJFS to maintain records concerning the enforcement in Ohio of support cases issued by other states.

Requires ODJFS to enter into an agreement with the U.S. Secretary of Health and Human Services to use the federal parent locator service to make or enforce a parenting time order.

Requires that the Division (Office) of Child Support in ODJFS locate parents for the purpose of child support enforcement, establishment and enforcement of orders allocating parental rights and responsibilities, and enforcement of parenting time orders.

Requires that support arrearages owed to an obligee and ODJFS be paid in accordance with federal law.

Makes changes to the law governing account information access agreements, access restrictions, and withdrawal directives.

OTHER CHANGES RELATED TO SUPPORT AND PARENTAGE

Renames "companionship or visitation rights" that are awarded to a parent as "parenting time."

Requires a court, when determining whether to grant companionship or visitation rights with a child to a person other than a parent of the child, to consider the wishes and concerns of the child's parents, as expressed to the court.

Maintains companionship or visitation rights with a child granted to a grandparent or relative of the child's deceased parent prior to adoption of a child if the child is adopted by a step-parent.

Gives a court authority to grant companionship or visitation rights with a child to a grandparent or relative of the child's deceased parent after adoption of the child by a step-parent.

Changes the time periods pursuant to which the notice of a match of a Social Security number in both the New Hire Directory and Case Registry must be sent to the CSEA administering a support order and in which the CSEA must send a withholding notice to the employer.

Requires, with respect to charter counties only, that a caretaker of a minor child receiving assistance under Ohio Works First cooperate in establishing parentage of the child and establishing, modifying, and enforcing a support order for the child by appearing at all proceedings to establish, modify, or enforce support for, and to establish parentage with respect to, the child.

Clarifies which court has jurisdiction over certain actions regarding parentage determinations and child support.

Changes the name of the Division of Child Support in ODJFS to the Office of Child Support.

Changes the form of citing Title IV-D of the Social Security Act in the recodified sections of the Revised Code in the act.

STATE INCOME TAX

Makes changes that were enacted by Sub. S.B. 287 of the 123rd General Assembly to the law governing state income taxes applicable to taxable years beginning in 2001 or thereafter.

MAJOR TECHNICAL CHANGES

Recodifies sections governing child support in Revised Code Chapters 2301., 3111., 3113., and 5101. into Chapters 3119., 3121., 3123., and 3125. and reorganizes Chapter 3111.

Consolidates Revised Code sections governing administrative and court-issued child support orders, and separates previously existing Revised Code sections of that nature into smaller sections, but maintains previously existing substantive distinctions.

Secs. 109.573, 145.27, 145.56, 148.09, 149.43, 169.03, 169.08, 329.04, 742.41, 742.47, 909.131, 917.24, 918.45, 919.21, 921.30, 926.102, 927.521, 943.19, 1321.05, 1321.84, 1322.101, 1347.08, 1349.01, 1533.82, 1541.42, 1547.544, 1561.52, 1565.25, 1905.201, 2151.23, 2151.231, 2151.232, 2151.33, 2151.36, 2151.49, 2301.03, 2301.34, 2301.35, 2301.353, 2301.354, 2301.355, 2301.356, 2301.357, 2301.358, 2301.36, 2301.37, 2301.371, 2301.372, 2301.373, 2301.374, 2301.375, 2301.38, 2301.39, 2301.40, 2301.41, 2301.43, 2301.44, 2301.45, 2301.46, 2301.99, 2317.02, 2329.66, 2705.02, 2705.031, 2716.01, 2919.22, 2919.231, 3103.03, 3103.031, 3105.18, 3105.21, 3105.63, 3105.65, 3107.01, 3107.06, 3107.064, 3107.15, 3109.04, 3109.05, 3109.051, 3109.052, 3109.11, 3109.12, 3109.19, 3109.21, 3109.27, 3109.28, 3111.01, 3111.02, 3111.03, 3111.04, 3111.06, 3111.07, 3111.08, 3111.09, 3111.10, 3111.11,

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See also: House Bills 242, 294, 538, and 660; Senate Bills 178, 187, and 245

INDUSTRY, COMMERCE, HOUSING AND LABOR

Am. Sub. H.B. 122

Reps. Cates, Corbin, Evans, Haines, Hood, Mottley, Olman, Tiberi, Van Vyven, Vesper, Willamowski, Coughlin, Williams, Buehrer, Young, Harris, Hood, Terwilleger, Callender, Buchy, Damschroder, Widener, Austria, Jacobson

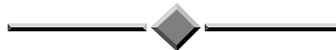
Sens. Hottinger, Nein, Johnson, Mumper, Spada

Effective date: April 10, 2001

Establishes criteria to create a rebuttable presumption for the purpose of workers' compensation eligibility determinations that an injured employee's intoxication or being under the influence of a controlled substance not prescribed by a physician is the proximate cause of the employee's injury.

Automatically creates the rebuttable presumption against an employee if the employee refuses to submit to a requested chemical test.

Sec. 4123.54.



Sub. H.B. 203

Reps. Wilson, Ogg, Taylor, Maier, Patton, Gardner, Jerse, Corbin, Krupinski, Britton, Ford, Krebs, Metelsky, Pringle, DePiero, Padgett, Olman, Logan, Barrett, Opfer, Thomas, Terwilleger, Allen, Jolivette, Sullivan, James, D. Miller, Verich, Distel, Sutton, Sulzer, Bender, Redfern, Evans, Buchy, Carey, O'Brien, Flannery, Willamowski, Roberts, Hollister, Perry, Hartnett, Brading, Damschroder, Schuler, Ferderber, Vesper, Tiberi, Jones, Grendell, Mettler, Metzger, Gooding, Hoops, Roman, Householder, Callender, Cates, Hood, Gerberry, Austria, Aslanides, Stapleton, Stevens, Healy, Salerno

Sens. DiDonato, Latell, Brady, Watts, Carnes, Hagan, Harris, Mumper, Nein, Oelslager, Prentiss, Wachtmann, Fingerhut, Herington, McLin, Espy, White, Armbruster, Drake, Gardner, Blessing

Effective date: March 15, 2001

Prohibits an employer from terminating an employee who also is a volunteer firefighter or a volunteer provider of emergency medical services when that employee misses or is late to work because of an emergency to which the employee was dispatched.

Allows a volunteer firefighter or volunteer provider of emergency medical services to bring a civil action for reinstatement against an employer who terminates the employee because the employee misses or is late to work because of dispatch to an emergency.

Permits an employer to charge against an employee's pay any time that an employee who is a volunteer firefighter or a volunteer provider of emergency medical services loses from employment because of the employee's response to an emergency.

Requires an employee who is a volunteer firefighter or volunteer provider of emergency services to notify the employer of the employee's status as a volunteer and to notify the employer when absent or late from work due to dispatch to an emergency.

Sec. 4113.41.



Sub. H.B. 467

Reps. Schuler, Allen, Vesper, Britton, Evans, DePiero, Mottley, Perry, Barrett, Grendell

Sens. Blessing, Gardner, Spada, Mumper, Watts

Effective date: April 5, 2001

Identifies the Superintendent of Financial Institutions as the person who makes the final determination of whether an applicant for a pawnbroker's license demonstrates a thorough working knowledge of all pawnbroker laws and rules.

Raises from \$25,000 to \$100,000 the minimum amount of liquid assets that an applicant must have at the time of applying for an initial pawnbroker's license.

Raises from \$10,000 to \$50,000 the minimum amount of liquid assets that an applicant for an initial pawnbroker's license must demonstrate an ability to maintain.

Requires a licensed pawnbroker to either maintain liquid assets in the amount of at least \$50,000, or to obtain a surety bond in a penal sum of at least \$25,000.

Enacts surety bond provisions applicable to certain pawnbrokers.

Establishes mandatory continuing education requirements for pawnbrokers and persons designated as the salespersons of certain pawnbrokers.

Establishes a specific procedure by which a pawnbroker may obtain a temporary exhibition permit under the Precious Metals Dealers Law to transact business at any auction, convention, exhibition, fair, or show.

Generally conditions the ability of a pawnbroker to collect interest and storage charges on any given day on whether the pawnbroker is open for business as posted on that day.

Extends from one year to 18 months the maximum interval between the Superintendent of Financial Institutions' regular investigations of a pawnbroker's business.

Raises, by \$1, certain charges that a pawnbroker may collect in addition to interest on any loan.

Authorizes a pledgor to pay a portion of any outstanding principal loan balance at any time.

Allows electronic or computerized recordkeeping by pawnbrokers, imposes certain recordkeeping requirements on them, and requires that their records be kept in the English language.

Identifies the type of information that a pawnbroker must provide to the chief of police of a municipal corporation or township, or to a county sheriff, who has jurisdiction over the location of the pawnbroker's business.

Allows, under specified redemption or forfeiture circumstances, a pledgor to either redeem pledged articles, or to pay all interest and storage charges due, within 30 days after notification in order to retain the pledgor's interest in the pledged articles.

Clarifies the nature of the record that must be kept and retained in a pawnbroker's place of business with respect to a redemption.

Allows only licensed pawnbrokers to advertise as pawnbrokers.



Specifies certain procedures for the transfer of 10% or more of an ownership interest in a pawnbroker's business.

Prohibits certain violators from receiving a pawnbroker's license within two years from the date of the suspension or revocation of their previous pawnbroker's license.

Delineates the Superintendent's cease and desist order authority, subpoena power authority, and ability to seek injunctive relief in order to enforce the Pawnbroker Licensing Law.

Confers confidentiality and non-public records status on information obtained in investigations of pawnbrokers and certain other persons by the Superintendent.

Allows the Superintendent to consider an application for a pawnbroker's license withdrawn and to retain the associated investigation fee if required information is not provided on an application within 90 days after the Superintendent's request for the information.

Repeals former law's mandatory or permissive revocation of a pawnbroker's license related to certain criminal convictions, and enacts an entirely new disciplinary procedure for pawnbrokers that involves the Superintendent's discretion, that generally focuses on license suspensions, without prior hearings, in the public interest, and that varies depending on the type of criminal conviction involved.

Makes other changes in the Pawnbroker Licensing Law.

Secs. 4727.01, 4727.02, 4727.03, 4727.04, 4727.05, 4727.06, 4727.08, 4727.09, 4727.10, 4727.11, 4727.12, 4727.13, 4727.14, 4727.15, 4727.16, 4727.17, 4727.18, 4727.19, 4727.20, 4727.21, and 4727.99.



Sub. H.B. 490

**Reps. Willamowski, Netzley, Taylor, Terwilleger, Tiberi, Van Vyven,
Winkler, Hartnett, Damschroder**

Sens. Cupp, Gardner

Effective date: February 12, 2001

Provides that a person to whom money is due for labor or work performed or for materials furnished in a public improvement must furnish to the sureties on the bond a statement of the amount due not later than 90 days after *the completion of the contract by the principal contractor and the acceptance of the public improvement for which the bond was provided* by the duly authorized board or officer.

Provides that an action against the sureties on the bond provided for a public improvement must be brought not later than one year from the date of the acceptance of the public improvement *for which the bond was provided*.

Sec. 153.56.



Sub. H.B. 491

Reps. Willamowski, Netzley, Taylor, Schuler, Terwilleger, Tiberi, Van Vyven, Winkler, Corbin, Evans, Hollister, Roman, Hartnett, Williams, Verich, Distel, Krupinski, Harris, D. Miller, Buchy, Perry, Young, Ogg, Stevens, Jolivette, Jacobson, Vesper, Widener

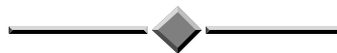
Sens. Cupp, Oelslager, Drake

Effective date: March 22, 2001

Makes void and unenforceable as against public policy any provision of a construction contract, agreement, understanding, or specification, or of any document or documentation made part of a construction contract, subcontract, agreement, understanding, or specification, for an improvement to real estate that subjects the contract to the laws of another state or that requires any litigation, arbitration, or other dispute resolution process with respect to it to occur in another state.

Exempts from the operation of the act any contract, agreement, understanding, or other document or documentation to which a financial institution or affiliate is a party.

Sec. 4113.62.



Am. Sub. H.B. 509

Reps. Corbin, Cates

Sen. Nein

Effective date: September 21, 2000

Expands the list of services that are not considered "employment" for purposes of determining eligibility to receive unemployment compensation benefits.

Specifies that only those weeks ending at midnight Saturday within the calendar quarter are to be used to determine the weeks that comprise a calendar quarter for purposes of determining eligibility to receive unemployment compensation benefits.

Modifies the criteria for determining the validity of an application for determination of benefit rights.

Removes the exemption from filing notice of separation three days prior to separation as applied to employers engaged in connection with the commercial canning or freezing of fruits and vegetables.

Specifies that under certain agreements between an employer and an employee, an employee is not considered unable to find suitable employment if the individual fails to inquire with the individual's employer regarding available work assignments.

Specifies that under certain conditions the Director of Job and Family Services may disclose an individual's wage information to a consumer reporting agency.

Specifies that under certain conditions, the Director does not need to notify an employer that an individual has filed an application for the determination of benefit rights.

Specifies that determinations concerning the employment of an authorized provider of a certified type B day-care home, for purposes of the Unemployment Compensation Law, must be determined under the Unemployment Compensation Law.

Eliminates the certification of certain types of claims to the Ohio Supreme Court.



Authorizes the Director to reduce the amount of interest, forfeiture, or fines required to be paid by an employer if the Director determines that the reduction is in the best interest of the Unemployment Compensation Fund.

Specifies that an employer qualifies for experience rating if there have been four consecutive quarters, ending on June 30 immediately prior to the computation date, throughout which the employer's account was chargeable with benefits, in substitution for the previous criterion.

Requires the Director to disclose information furnished or maintained by the Director upon request and on a reimbursable basis as required under the federal Social Security Act and the Internal Revenue Code.

Secs. 2301.371, 3111.20, 3113.21, 4141.01, 4141.162, 4141.21, 4141.23, 4141.24, 4141.241, 4141.25, 4141.28, 4141.281, 4141.282, 4141.283, 4141.29, 4141.301, 4141.43, and 5104.11.



Am. Sub. H.B. 551

Reps. Salerno, Peterson, Callender, Womer Benjamin, Willamowski, Goodman, Hoops, Jolivette, Olman, Perry, Barnes, Verich, Jones, Britton, Stevens

Sens. Latta, Ray, Nein, Johnson, Gardner, Oelslager, Harris

Effective date: April 5, 2001; Sections 1 and 2 effective October 5, 2001

Creates a new R.C. chapter, Chapter 3916., to regulate viatical settlements.

Among its provisions, the new chapter:

- (1) Generally prohibits any person from acting as a viatical settlement provider or broker without first having obtained a license from the Superintendent of Insurance pursuant to an application procedure it enacts, but provides a limited authority to continue specified preexisting viatical settlement practices during the pendency of the license application;
- (2) Specifies that a viatical settlement broker is deemed to represent only the viator;
- (3) Prohibits the use of a viatical settlement contract form or a disclosure statement form unless the form is approved by the

Superintendent and provides procedures relative to the approval of those forms;

(4) Requires a viatical settlement provider or broker to disclose certain specified information to a viator no later than the time all parties sign the application for a viatical settlement contract, and requires the provider to disclose additional specified information to the viator prior to the date the contract is signed by the parties;

(5) Requires a provider who transfers ownership or changes the beneficiary of the insurance policy or certificate to notify the insured within 20 days after the change;

(6) Requires a viatical settlement provider entering into a viatical settlement contract to first obtain certain specified statements and documents from the viator's attending physician, the insured, and the viator, imposes requirements regarding those statements and documents, and requires the provider to notify the insurer when an insurance policy or certificate has or will become a viaticated policy;

(7) Provides a right to rescind a viatical settlement contract for a specified period of time;

(8) Establishes procedures for the payment of viatical settlement proceeds;

(9) Imposes restrictions on a viatical settlement provider's or broker's contact with the insured after a viatical settlement has occurred;

(10) Establishes record retention requirements upon licensed viatical settlement providers and brokers;

(11) Provides for examinations regarding viatical settlement licensing, licensed viatical settlement providers and brokers, and other matters, requires the Superintendent to appoint examiners to conduct the examinations, enacts examination procedures, powers, and duties, requires that persons cooperate with the examiners, imposes duties upon the completion of an examination, and provides general confidentiality regarding information and materials related to viators and examinations;

(12) Requires viatical settlement providers and brokers to file annual statements with the Superintendent;

- (13) Provides general confidentiality of the identity of the insured;
- (14) Permits the Superintendent to refuse to issue or to suspend, revoke, or refuse to renew the license of a viatical settlement provider or broker in specified circumstances, and enacts notification, hearing, and other rules regarding any such refusal, suspension, or revocation;
- (15) Imposes conditions that must be satisfied before entering into a viatical settlement contract;
- (16) Enacts provisions that regulate advertising regarding viatical settlement contracts;
- (17) Enacts prohibitions, and related provisions, regarding fraudulent viatical settlement acts, and requires viatical settlement providers and brokers to adopt and use antifraud initiatives;
- (18) Enacts enforcement mechanisms regarding viatical settlements, and identifies other sanctions that might be available regarding violations of the new chapter;
- (19) Authorizes the Superintendent to adopt rules for the purpose of implementing the new chapter; and
- (20) Specifies that any person who fails to comply with the new chapter is deemed to have engaged in an "unfair and deceptive act or practice" under specified preexisting provisions of the Insurance Law.

Defines "security," for purposes of the Ohio Securities Law, to include any "life settlement interest," and makes viatical settlement interests subject to that Law.

Modifies the registration exemption provided in the Ohio Securities Law for certain securities that is based upon the type of securities exchange on which the securities are listed by modifying the recognized stock exchanges on which they may be listed to qualify for the exemption, and modifies the Division of Securities' ability to revoke the approval of an exchange or system or suspend the exemption of a security by allowing the Division to revoke the approval of an exchange or system or suspend the exemption of a security if it is not listed in section 18(b)(1) of the Securities Act of 1933 or any rule promulgated under the Act or not listed on an exchange that is so listed.

Modifies the Ohio Securities Law requirement that every applicant for registration or for claim of exemption, and every person submitting a notice filing, for the sale of securities file an irrevocable written consent to be sued in Ohio in actions arising out of the sale of the securities by requiring that each person not organized under Ohio law, not licensed under Ohio Securities Law, or not having its principal place of business in Ohio submit to the Division of Securities an irrevocable written consent to service of process in connection with certain specified filings or applications, and requires that the irrevocable written consent be executed and acknowledged by an individual duly authorized to give the consent, designate the Secretary of State as agent for service of process, and state that the consent to be sued also applies to actions growing out of the giving of investment advice.

Permits the Division of Securities to provide by rule for the electronic filing or submission of a consent to service of process.

Removes the Ohio Securities Law requirement that an application to act as a dealer contain the names and addresses of all salesmen of the applicant and the nature and place of business of the applicant for the prior ten years, removes the requirement that the application be verified by oath of the applicant or his or her agent or attorney, and removes a limitation on the information that must be provided by an applicant to act as a dealer who is renewing the applicant's license for the previous year.

Replaces the Ohio Securities Law requirement that an applicant to act as a dealer pass an examination that covers the applicant's knowledge of securities laws and practices with a requirement that one natural person who is a principal, officer, employer, etc., of a dealer pass an examination designated by the Division of Securities.

Replaces the specific Ohio Securities Law requirements for service of process with regard to an application for an investment adviser's license with the same requirements under the act regarding an irrevocable written consent to service of process.

Removes the Ohio Securities Law requirement that the application for a salesman's license include the nature of the employment, and the names and addresses of the employers, of the applicant for the prior ten years, removes the limit on the information that must be in such an application for renewal of a license, and replaces the requirement that the Division of Securities require an applicant for a salesman's license to pass an examination that covered his or her knowledge of securities law with a requirement that the Division require an applicant to pass an examination designated by the Division.

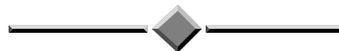
With respect to an investigation of a violation of the Ohio Securities Law, permits a subpoena issued requiring the attendance of witnesses and the production of books, records, and papers to be served by personal service in addition to being served by certified mail, return receipt requested.

Grants the Division of Securities expedited rulemaking authority to promulgate a provision similar to any provision included within any of a list of specified federal bodies of law, within a related rule, regulation, release, statement, or position, or within a rule, regulation, or guideline of a specified type of self-regulatory organization if: (1) the provision is not contained in the Ohio Securities Law or the rules adopted under that Law, and (2) the provision affects any matter within the scope of that Law.

Repeals provisions dealing with securities class action lawsuits that were enacted in Am. Sub. H.B. 350 of the 121st General Assembly and that were declared unconstitutional under *State, ex rel. Ohio Academy of Trial Lawyers v. Sheward* (1999), 86 Ohio St.3d 451, and a related provision.

Makes other changes in the Ohio Securities Law.

Secs. 1707.01, 1707.02, 1707.11, 1707.15, 1707.151, 1707.16, 1707.17, 1707.20, 1707.23, 1707.432, 1707.433, 1707.434, 1707.435, 1707.436, 1707.437, 1707.438, 1707.439, 1707.44, 3916.01, 3916.02, 3916.03, 3916.04, 3916.05, 3916.06, 3916.07, 3916.08, 3916.09, 3916.10, 3916.11, 3916.12, 3916.13, 3916.14, 3916.15, 3916.16, 3916.17, 3916.18, 3916.19, 3916.20, 3916.21, and 3916.99.



Am. Sub. H.B. 597

Reps. Womer Benjamin, Callender, Salerno, Mead, Cates

Sens. Latta, Fingerhut, Herington

Effective date: April 10, 2001

Modifies the Nonprofit Corporation Law (Chapter 1702. of the Revised Code), including the changes described below.

Replaces the term "trustees" with "directors" in that Law, removes the requirement in prior law that the articles of incorporation include the names and addresses of at least three natural persons who were to be initial trustees, and

instead permits the articles to set forth the names of individuals who are to serve as initial directors.

Provides that a limited liability company may become a member of a nonprofit corporation if permitted by the corporation's articles or regulations and that all members have the same membership rights and privileges unless otherwise provided in the articles and regulations.

Generally requires that any notice required by the Nonprofit Corporation Law be in writing and delivered personally or sent by telegram, telecopy, or electronic mail transmission or by U.S. mail, express mail, or courier service, and sets forth rules for computing the period of time for giving notice.

Modifies certain voting procedures in that Law to recognize that voting by mail or by proxy may be another manner of conducting votes, and generally provides that voting members present in person or, if permitted, by mail or by proxy at any meeting of voting members constitute a quorum.

Deletes the definition of "charitable corporation" and references to that term in the Nonprofit Corporation Law, generally replaces it with "public benefit corporation," and defines "public benefit corporation" as a corporation that is recognized as exempt from federal income taxation under Internal Revenue Code section 501(c)(3) or is organized for a public or charitable purpose and that upon dissolution must distribute its assets to a public benefit corporation, the United States, a state or political subdivision of a state, or a person recognized as exempt from federal income taxation under Internal Revenue Code section 501(c)(3).

Defines a "mutual benefit corporation" as any corporation organized under the Nonprofit Corporation Law other than a public benefit corporation.

Generally replaces "for profit corporation" or "corporation for profit" in the Nonprofit Corporation Law with "business corporation," and defines "business corporation" as any "entity" as defined in the General Corporation Law, other than a public benefit corporation or mutual benefit corporation, that is organized under the General Corporation Law.

Limits to mutual benefit corporations the application of continuing law that permits a lease, sale, exchange, transfer, or other disposition of all or substantially all of the assets of a nonprofit corporation only if authorized by the voting members.

Prohibits a public benefit corporation from disposing of its assets with a value equal to more than 50% of the fair market value of the corporation's net tangible and intangible assets, including goodwill, over a period of 36 consecutive

months in transactions that are outside the ordinary course of its business or are not in accordance with its purposes unless one or more specified conditions are complied with.

Removes the restriction in prior law that a charitable corporation could merge only with another charitable corporation, and instead provides that a public benefit corporation may merge or consolidate, without prior court approval, only with: (1) another public benefit corporation, (2) a foreign corporation that would qualify under the Revised Code as a public benefit corporation, (3) a mutual benefit corporation if the public benefit corporation is the surviving corporation or a public benefit corporation is the new corporation, or (4) a business corporation or mutual benefit corporation if certain conditions and procedures are complied with.

Authorizes the Attorney General to institute a civil action to enforce the act's requirements with respect to the disposition of the assets of a public benefit corporation and the merger or consolidation of a public benefit corporation.

Provides that if no plan for the distribution of remaining assets is adopted by the voting members or directors of a mutual benefit corporation upon winding up its affairs, the assets must be applied as directed by the court of common pleas of the Ohio county in which the corporation is located, by the Attorney General in a court of competent jurisdiction, or in an action brought under continuing law to wind up the affairs of the corporation under court supervision.

Secs. 1701.01, 1702.01, 1702.02, 1702.03, 1702.04, 1702.05, 1702.06, 1702.07, 1702.08, 1702.10, 1702.11, 1702.12, 1702.13, 1702.14, 1702.15, 1702.16, 1702.17, 1702.18, 1702.19, 1702.21, 1702.22, 1702.23, 1702.25, 1702.26, 1702.27, 1702.28, 1702.29, 1702.30, 1702.301, 1702.31, 1702.32, 1702.33, 1702.34, 1702.36, 1702.38, 1702.39, 1702.41, 1702.42, 1702.44, 1702.45, 1702.47, 1702.48, 1702.49, 1702.50, 1702.51, 1702.52, 1702.521, 1702.53, 1702.54, 1702.55, 1702.58, and 1702.59.



Am. H.B. 611

Reps. Cates, Corbin, Williams, Buehrer, Trakas, Harris, Robinson, Young, Hood, Callender, Hartnett, Metzger, Amstutz, Vesper, Willamowski, Buchy, Jones, Sykes, Barrett, Redfern, Terwilleger, Hoops, Austria, Patton

Sens. Nein, Herington, Spada, Brady, Latta, White, Oelslager, Watts

Effective date: Emergency, June 14, 2000

Requires the Administrator of Workers' Compensation and the Industrial Commission to jointly adopt rules governing the submission and sending of applications, notices, evidence, and other documents by electronic means.

Allows photographs, microphotographs, microfilm, films, or other direct document retention media, when properly identified, to be received as evidence also in proceedings before the Industrial Commission, staff hearing officers, and district hearing officers as such media currently may be received by courts.

Requires the method by which the date of notification regarding certain claims is established to be adopted by rule instead of established under statute.

Secs. 4121.31, 4123.511, 4123.52, and 4123.84.



Sub. S.B. 169

Sens. Wachtmann, Spada, Armbruster, Gardner, Drake

Reps. Buehrer, Hood, Young, Cates, Terwilleger, Mottley, Grendell, Schuler, Widener, Amstutz, Vesper, Hoops

Effective date: September 22, 2000

Makes the safety inspections previously mandated for public employers who are exempt from the Public Employment Risk Reduction Program optional and specifies that they can be conducted any time within the exemption period instead of requiring that they be conducted biennially.

Requires the Superintendent of the Division of Safety and Hygiene, who conducts the optional inspections, to note hazards or unsafe conditions, recommend their abatement, and provide the resulting report and recommendations to the public employer.

Prohibits the Director of Commerce from issuing a citation for hazardous or unsafe conditions that are identified in an optional inspection of an exempt public employer.

Requires the Director of Commerce and the Administrator of Workers' Compensation to jointly submit a report regarding the act's effect on workplace safety to specified General Assembly leaders within four years after the act's effective date.



Am. Sub. S.B. 265

Sens. Horn, Hagan, Spada, Watts, Armbruster, Brady, Latell, Gardner

Reps. Krebs, Hartnett, Bender, Patton, Austria, Hollister, Van Vyven, Mottley, Wilson

Effective date: March 12, 2001

Requires the Director of Development to submit the annual report on enterprise zones to the General Assembly no later than the first day of August each year, and requires the Director to also send a copy of the annual report to each General Assembly member and to the Legislative Service Commission's Director.

Adds to the list of information required in the annual report information on terms in agreements between municipal corporations or counties and enterprises that: (1) are not required by statute and (2) affect the revenues of a school district or cause revenue to be foregone by a school district.

Increases the penalty assessed against municipal corporations and counties from \$500 to \$1,000 for each month in which they fail to submit an annual report concerning enterprise zone agreements to which they are a party to the Director of Development and the board of education of affected school districts.

Transfers the oversight of community improvement corporations and development corporations from the Director of Development to the Auditor of State, including the filing of certain annual financial reports with the Auditor of State and submission to audits conducted by the Auditor of State.

Requires community improvement corporations and development corporations to file annual financial reports that conform to the Auditor of State's rules, are prepared according to generally accepted accounting principles, and are certified by their board of trustees or by their treasurer or other chief fiscal officer, and mandates that those reports generally be filed within 120 days after the last day of the corporation's fiscal year.

Requires community improvement corporations and development corporations to submit to audits by the Auditor of State as though they were public offices, but permits them to request under specified circumstances that the audits instead be conducted by an independent CPA.

Permits the Auditor of State to determine that a community improvement corporation or development corporation cannot be audited and to declare it unauditible.

Prescribes a potential penalty of cancellation of a community improvement corporation's or development corporation's articles of incorporation for failure to file an annual financial report within a prescribed time.

Secs. 1724.05, 1724.06, 1726.11, 1726.12, 5709.67, and 5709.68.



Sub. S.B. 266

Sen. Horn

Reps. Mottley, Schuler, Evans, Goodman

Effective date: March 12, 2001

Permits certain public employers to become self-insuring employers for purposes of the Workers' Compensation Law.

Establishes criteria to qualify for self-insuring status as a public employer, and establishes ongoing requirements for public employers granted that status.

Secs. 4123.01, 4123.35, and 4123.353.



Sub. S.B. 333

Sens. Kearns, Blessing, Gardner, Mumper, Herington, Drake, Prentiss

Reps. Willamowski, Ferderber, Austria, Mottley, Schuler, Perry, Vesper, Boyd, Jacobson, O'Brien, Collier, Brading, Barrett, Britton, Verich

Effective date: April 10, 2001

Requires a charitable organization or charitable trust applying for a bingo license to include with its application its registration and financial reporting status under the Charitable Trust Act or Ohio Charitable Solicitation Act.

Grants the Attorney General authority to refuse to issue a bingo license to, or revoke or suspend the bingo license of, any organization that fails to comply with certain registration and annual reporting requirements under the Charitable Trust Act or the Ohio Charitable Solicitation Act.

Exempts certain public schools that solicit contributions and booster clubs from the Ohio Charitable Solicitation Act's registration statement requirement.

Secs. 1716.03 and 2915.08.



See also: House Bills 294, 338, 401, 405, 434, 488, 524, and 574; Senate Bills 67, 186, and 200



LOCAL GOVERNMENT

Sub. H.B. 152

Reps. Logan, Krupinski

Sens. Blessing, Drake, Mumper, Herington, McLin, DiDonato, Carnes, Hagan, Kearns, Schafrath

Effective date: September 21, 2000

Authorizes the imposition of a maximum 50¢ monthly charge on telephone access lines in a county to fund the operating and equipment costs of establishing and maintaining no more than one public safety answering point (PSAP) of a countywide 9-1-1 system that previously lacked funding.

Permits the PSAP of another countywide 9-1-1 system to serve as the PSAP for a countywide 9-1-1 system funded through a monthly charge imposed under the act.

Secs. 4931.40, 4931.44, 4931.49, 4931.50, 4931.53, and 4931.54.



Sub. H.B. 315

Reps. Haines, Carey, Netzley, Calvert, Allen, Hartnett, Padgett, Sulzer, Willamowski, Taylor, Schuler, Maier, Clancy, Bender, Schuring, Britton, Distel, Evans, O'Brien, Vesper, Ferderber, Barrett, Grendell, Terwilleger, Hollister, Verich, Young, Olman, Harris, Metzger, Mottley, Buehrer, Tiberi, Core, Opfer, Ogg, Myers, Winkler, Buchy, Krebs, Corbin, Amstutz, Salerno, Jolivette, Austria

Sens. Blessing, Mumper, Kearns

Effective date: April 5, 2001

Authorizes certain political subdivisions to enter into agreements with one or more political subdivisions to obtain or provide road or street construction, reconstruction, resurfacing, improvement, maintenance, or repair services in nonemergency situations.

Authorizes certain political subdivisions to provide emergency road or street repair and maintenance assistance under a resolution or ordinance of willingness to participate in providing that assistance within Ohio.

Defines "emergency" for purposes of that assistance as a natural disaster, or a state of emergency as declared by the Governor or a county sheriff, that has occurred or been declared in the county, township, or municipal corporation receiving emergency road or street repair and maintenance assistance.

Specifies that the tort liability and immunity from tort liability provisions of the Political Subdivision Sovereign Immunity Law apply to a political subdivision, and to its employees performing services outside the political subdivision under an agreement in nonemergency situations or providing assistance outside the political subdivision under a resolution or ordinance of willingness to participate in providing emergency assistance, in the same manner as the provisions apply when the employees are performing similar services within the political subdivision.

Allows those employees of a political subdivision who are providing services outside the political subdivision under an agreement in nonemergency situations or providing assistance outside the political subdivision under a resolution or ordinance of willingness to participate in providing emergency assistance, to participate in any pension or indemnity fund, and to have all workers' compensation rights and benefits, to the same extent as when performing similar services within the political subdivision.

Requires that the township law director of a limited home rule township, rather than the prosecuting attorney, approve specifications for the purchase or other acquisition of fire-fighting equipment.

Authorizes a board of township trustees to appropriate township funds to a 501(c)(3) organization that serves a community purpose.

Secs. 505.37, 505.707, and 5535.08.



Sub. H.B. 368

Reps. Schuler, Hollister, Logan, Schuring, Allen, Vesper, Corbin, Netzley, Britton, Terwilleger, Krupinski, Trakas, Hoops, Verich, O'Brien, Buchy, Harris, Roman, Mettler, Roberts, Willamowski

Sens. Blessing, Schafrath, Gardner, Watts

Effective date: June 27, 2000

Clarifies when church property is included in or excluded from a special improvement district.

Changes from 20 days to 60 days prior to the filing of a petition for the creation of a special improvement district, the date on which the property owners of the district are identified for the purpose of validating that the required percentage of them signed the petition, and for certain other purposes.

Expands the types of provisions that may be included in a special improvement district's "initial plan" for public services or public improvements (former law referred to the plan as an "initial services plan").

Requires the owner of an interest in real property in a special improvement district who has contracted to transfer that interest, to provide certain notices the owner receives regarding the district to the intended transferee within a specified time.

Increases from four years to ten years the time in which a special assessment may be levied by a political subdivision to pay for the costs of the initial plan for a special improvement district.

Permits a proxy or designee to be designated by and vote for more than one member or board of directors member of a special improvement district.

Secs. 1710.01, 1710.02, 1710.021, 1710.03, 1710.04, 1710.06, and 1710.13.



Am. Sub. H.B. 379

Reps. Peterson, Allen, Barrett, Britton, Distel, Flannery, Jacobson, Netzley, Schuler, Terwilleger, Trakas, Willamowski, O'Brien, Carey, Hoops, Verich, Young, Evans, Krupinski, Williams, Sulzer, Grendell, Tiberi, Austria, Taylor, Corbin, Wilson, Hartnett, Ogg, Mottley, Cates, Gooding, Patton, Ford, Olman, Jones, Winkler, Hollister, Calvert, Clancy, Widener, Womer Benjamin, Stevens, Buchy, Hood, Barnes

Sens. Latell, Schafrath, Gardner, Drake, Watts

Effective date: September 5, 2000

Explicitly authorizes townships to offer their officers and employees benefits through an "IRS cafeteria plan," including cash payments at no more than 25% of the cost of the premiums or payments for otherwise offered health or life insurance benefits.

Sec. 505.603.



H.B. 400

Reps. Salerno, Callender, Peterson, Terwilleger, Tiberi, O'Brien, Jolivette, Evans, Distel, Perry, Damschroder, Willamowski, Corbin, Mead

Sens. Mallory, Latta, Watts, Herington, Prentiss, DiDonato, Latell, Gardner

Effective date: August 29, 2000

Authorizes a board of library trustees to employ legal counsel to represent the board regardless of whether the county prosecuting attorney is able to serve or is adversely interested and regardless of whether the legal action is between two or more boards of library trustees in the same county; and requires that if counsel is employed, the counsel be paid from the library's funds.

Sec. 309.10.



Sub. H.B. 417

Reps. O'Brien, Winkler, Schuler, Bateman, Callender, Corbin, Hartnett, Patton, Hoops, Evans, Clancy, Verich, Luebbers, Peterson, Young, Tiberi, Perry, Stevens, Barnes, Cates, Aslanides

Sens. Schafrath, Gardner, Blessing

Effective date: September 21, 2000

Establishes the following as possible sources of revenue for township park districts: fines, fees associated with leases of portions of a park or parks for the exclusive use of an individual or organization for an event, fees generally for the use of park facilities and services, and other types of rates, charges, and rents.

Permits a board of township park commissioners to lease facilities from other political subdivisions or private sources, to lease suitable lands from other entities, and to lease to other entities real or personal property of the district not currently needed for park purposes.

Removes the current limit of \$750 a month on the use of township park district credit cards.

Permits a board of township park commissioners to sell park land with the approval of the board's appointing authority instead of upon the affirmative vote of the township electors.

Requires that fines collected for violations of township park district bylaws and rules be paid to the township park district.

Requires that 75% of the acreage owned by a township park district be located in the township.

Requires that the members of boards of township park commissioners be electors, rather than resident freeholders, and that all commissioners serve three-year terms.

Permits a township park district executive to appoint district officers and employees if so authorized by the board of township park commissioners.

Permits a board of township trustees to make specified types of contributions to a board of park commissioners of either a county or township park district without approval of the relevant appointing authority of the park commissioners.

Requires a county auditor, before a board of township trustees and a board of township park commissioners exchange property, to certify in writing that the current market value of the land that each board will receive is at least equal to the current market value of the land exchanged, plus any cash or other consideration that will be received as part of the exchange.

Removes the requirement that township park district park land exchanged with a board of township trustees be used by that board for park purposes.

Permits a township to submit to its voters a combined tax levy for recreational purposes and greenspace.

Permits for a limited 90-day period the conversion of a township park district's parks into township parks if the district was created before 1955, the

district's park commissioners are appointed by the board of township trustees, and the township meets a specified population and acreage requirement.

Makes other changes in the Township Park District Law.

Secs. 511.18, 511.19, 511.20, 511.21, 511.22, 511.23, 511.234, 511.241, 511.25, 511.27, 511.30, 511.37, 755.16, and 5705.19.



Sub. H.B. 499

Reps. Brading, Distel, Mead, Hollister, Callender, Redfern, Hartnett, Aslanides, Gardner, Cates, Evans, Grendell, Jolivette, Taylor, Willamowski, Carey, Verich, Peterson, Hoops, A. Core, Damschroder, Harris, Terwilleger, Olman, Metzger, Metelsky, Barrett, Stevens, Britton

Sens. Gardner, Latell

Effective date: February 13, 2001

Authorizes a coroner, deputy coroner, or representative of either to inspect and receive copies of a deceased person's medical and psychiatric records, and exempts medical and psychiatric records so acquired from the Public Records Law.

Provides that a physician who permits a coroner, deputy coroner, or representative of either to inspect or receive copies of a deceased person's medical and psychiatric records in accordance with the act's procedures cannot be considered by the State Medical Board to have willfully betrayed a professional confidence that, under other circumstances, could have resulted in disciplinary action.

Requires newly elected and newly appointed coroners to complete 16 hours of specified continuing education within a prescribed timeframe, and requires all coroners to complete 32 hours of specified continuing education during their terms of office.

Secs. 313.02, 313.091, and 313.10.



Sub. H.B. 529

Reps. Taylor, Britton, Grendell, D. Miller, Pringle, Redfern, Verich, Perry

Sen. Drake

Effective date: October 13, 2000

Increases to \$1,500, from \$200, the limit on the reimbursement that an injured person, an injured person's representative, or an attending physician may receive from a board of county commissioners for expenses related to a rabies bite or injury.

Provides that reimbursement may be made only if the injured person, the injured person's estate, or the injured person's parent or guardian, as applicable, cannot, without deprivation of basic needs, further provide for the payment of the medical or surgical treatment expenses involved.

Secs. 955.41 and 955.42.



Sub. H.B. 531

Reps. Hollister, Schuler, Metzger, D. Miller, Van Vyven, Hartnett, Clancy, Grendell, Redfern, Willamowski, Netzley, Terwilleger, Taylor, Peterson, Smith, Buehrer, Britton, Distel, Roman, Krupinski, Sullivan, Harris, Bender, Verich, Carey, Evans, Allen, Schuring, Wilson, Brading, Buchy, Logan, Tiberi, O'Brien, Hoops, Winkler, Stapleton, Vesper, A. Core, Damschroder, Stevens

Sens. Gardner, Schafrath

Effective date: September 22, 2000

Makes changes to the law governing the fee for the issuance of burial permits, including increasing the amount of the fee to \$3, from \$2.50, and the portion of the fee payable to the Division of Real Estate and Professional Licensing of the Department of Commerce to \$2.50, from \$2.

Exempts certain political subdivisions from the requirement of paying a cemetery registration fee and annually renewing their cemetery registrations.

Exempts family cemeteries generally from maintaining either cemetery endowment care trusts or preneed cemetery merchandise and services contract funds.

Adds the cost and expenses incurred to establish, manage, and administer a cemetery endowment care trust to the list of purposes for which the dividends and interest from such a trust may be used.

Permits certain trustees for cemetery endowment care trusts to provide a fidelity bond instead of a corporate surety bond, and exempts trust companies appointed as such a trustee from providing any bond.

Changes the formula for determining the amount to be held in a preneed cemetery merchandise and services contract fund to reflect a seller's retail prices of merchandise and services as of the date of the preneed contract instead of the time the final contractual payment is received.

Secs. 1721.21, 1721.211, 3705.17, 4767.01, 4767.03, 4767.04, and 4767.08.



Sub. H.B. 544

Reps. Peterson, Schuler, Calvert, Grendell, Terwilleger, Tiberi, Taylor, Buehrer, Robinson, Hartnett, Young, Harris, Winkler, O'Brien, Clancy, Krebs, Widener, Trakas, Olman, Hoops, Amstutz, Stevens

Sens. Schafrath, Kearns, White, Gardner, Herington

Effective date: Emergency, June 14, 2000

Authorizes a regional or county planning commission to send certain notices by electronic mail.

Requires a regional or county planning commission to send notice to all townships at least 30 days before a public hearing on the adoption or amendment of its rules.

Changes the composition of county planning commissions and permits the appointment of alternates for commission members.

Extends the period of time over which property owners may pay special assessments for county road improvements from 10 to 20 years.

Specifies that the procedures for adopting resolutions in the Limited Home Rule Township Law apply only to resolutions adopted under a township's limited home rule powers.

For a period of 30 days after June 14, 2000, permits a township to transfer surplus funds from a township artificial lighting fund to another township fund.

Increases the maximum fines for violating county and township zoning regulations from \$100 to \$500.

Authorizes certain county appointing authorities to count prior service with a regional council of government for the purpose of determining the credit for unused sick leave when a person transfers to the county service.

Authorizes certain county appointing authorities to count prior service with a regional council of government for the purpose of determining years of service for the accrual of earned vacation leave.

Secs. 9.44, 124.13, 124.38, 303.99, 325.19, 504.11, 519.99, 711.10, 713.22, and 5555.46.



Sub. H.B. 549

Reps. Terwilleger, Corbin, Allen, Taylor, Netzley, Schuring, Hollister, Redfern, Clancy, Olman, Evans, Bender, A. Core, Amstutz, Widener, Austria, Cates, Logan, Stevens, Hoops, Vesper, O'Brien, Roberts

Sens. Carnes, Gardner, White

Effective date: March 12, 2001

Modifies certain county road and water supply, sanitary, and drainage facilities laws by making numerous procedural changes relative to the acquisition, construction, maintenance, and operation of various facilities and other improvements and the financing of the various improvements.

Generally replaces the term "bonds" with the term "public obligations" in those laws, and defines "public obligations" in the same manner as in the Uniform Public Securities Law.

As part of the procedural modifications, makes parallel changes in the County Water Supply Systems (CWSS) Law and the Sewer Districts and County

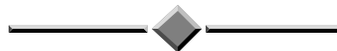
Sewers (SDCS) Law so that equivalent statutes in those laws generally are identical.

Allows a board of county commissioners to lease out for up to 20 years property that is located in a parking facility built or acquired by the county to serve a building housing county offices and that is not needed for public use.

Prohibits a county, unless provided for by contract, from regulating the utility rates of users of a municipal corporation, and prohibits a municipal corporation, unless provided for by contract, from regulating rates and charges of users imposed by a board of county commissioners under the CWSS or SDCS Law or for any county utility established under any other Ohio law.

If there is no petition from property owners requesting the repair, allows a board of township trustees by majority vote, rather than by unanimous vote, to repair a road primarily to improve surface drainage if the costs of the improvement will be paid only from township funds or a road levy.

Secs. 1.62, 133.15, 307.09, 307.042, 315.14, 715.90, 5555.01, 5555.022, 5555.43, 5555.46, 5555.51, 5571.15, 5573.07, 6103.01, 6103.02, 6103.03, 6103.04, 6103.05, 6103.07, 6103.081, 6103.09, 6103.11, 6103.12, 6103.13, 6103.15, 6103.17, 6103.20, 6103.21, 6103.22, 6103.23, 6103.24, 6103.25, 6103.29, 6103.31, 6103.40, 6117.01, 6117.011, 6117.02, 6117.04, 6117.05, 6117.06, 6117.08, 6117.23, 6117.251, 6117.26, 6117.28, 6117.29, 6117.30, 6117.32, 6117.34, 6117.38, 6117.39, 6117.41, 6117.42, 6117.43, 6117.44, 6117.45, 6117.49, 6117.60, and 6119.36.



Sub. H.B. 617

Reps. Mottley, Netzley, Britton, Allen, Jolivette, Grendell, Schuler, Jacobson, Vesper, Widener, Harris, Aslanides, Corbin, A. Core, Roberts, Tiberi, Peterson, Bender, Young

Sens. Horn, Carnes, Nein, Schafrath, McLin, Wachtmann, White, Spada, Drake, Gardner, Armbruster, Mumper

Effective date: September 21, 2000

Bonds

Eliminates certain requirements and other provisions that concerned the issuance of anticipatory bonds by a conservancy district's board of directors.

Requires the board of directors of a conservancy district to adopt a note resolution whenever the board determines to borrow money and issue notes prior to and in anticipation of the issuance and sale of bonds.

Establishes additional, more detailed requirements regarding the bonding resolution that continuing law requires the board of directors of a conservancy district to adopt under certain circumstances.

Authorizes the board of directors of a conservancy district to issue anticipatory notes or bonds to fund or refund previously issued notes or bonds, and requires moneys derived from the proceeds of the notes and bonds to be placed in an escrow fund until they are sufficient to pay the debt charges on the previously issued notes or bonds.

Replaces detailed prior law that governed procedures for the sale of bonds by a conservancy district with the requirement that bonds be sold by competitive bid or at private sale.

Makes other changes regarding bonds issued by a conservancy district.

Deposit of district moneys

Eliminates detailed former law provisions that governed the deposit of a conservancy district's moneys and instead requires the district's moneys to be deposited in accordance with the state Uniform Depository Act.

Record keeping

Makes numerous changes necessary to facilitate computerized, paperless record keeping by a conservancy district, and changes other record keeping requirements.

Taxes and assessments

Replaces references in the Conservancy District Law to a conservancy district's power to levy "taxes" with references to the power to levy "assessments."

Eliminates a conservancy district's authority to levy taxes on all taxable property in the district to pay for construction and maintenance of recreational facilities, but retains a district's authority to levy special assessments for that purpose on public corporations with lands within the district.

Establishes that an annual maintenance assessment collected by a conservancy district must not be less than \$2.

Eliminates a conservancy district's authority to collect any annual maintenance assessments that are under \$10 biennially or triennially rather than annually.

Reduces from eight to six years the interval at which a readjustment of an appraisal of benefits may be made for the purpose of making a more equitable basis for a conservancy district's levy of the annual maintenance assessment.

Eliminates the requirement that the secretary of a conservancy district had to keep a delinquent assessment book for the district and forward it to the county auditor.

Notice requirements

For purposes of provisions that require notice of certain information regarding a conservancy district's activities to be published, reduces the number of times that the notice must be published from once a week for three consecutive weeks in two newspapers to once in one newspaper.

Makes changes regarding notice that must be published or mailed regarding the report of the board of appraisers of a conservancy district.

Other provisions

Eliminates a provision that stated that if proposed alterations or additions to a conservancy district's official plan did not increase the cost more than 10%, no action other than a resolution of the board of directors of the conservancy district was necessary for the approval of the alterations or additions.

States that nothing in the statute providing a remedy to a person injuriously affected by the officials or plan of a conservancy district can be construed as expressly imposing any liability on a conservancy district.

Makes changes to provisions governing competitive bidding for contracts for work relating to the improvements for which a conservancy district was established.

Eliminates the \$50-per-day limit on the amount of compensation that was permitted to be paid to a member of a board of directors or board of appraisers of a conservancy district.

Eliminates the requirement that the board of directors of a conservancy district had to adopt and use a corporate seal.

Makes numerous technical changes.



Secs. 5511.04, 6101.01, 6101.02, 6101.03, 6101.04, 6101.07, 6101.08, 6101.11, 6101.12, 6101.13, 6101.15, 6101.16, 6101.17, 6101.19, 6101.23, 6101.25, 6101.30, 6101.31, 6101.32, 6101.33, 6101.36, 6101.38, 6101.39, 6101.40, 6101.41, 6101.42, 6101.43, 6101.44, 6101.441, 6101.45, 6101.48, 6101.49, 6101.50, 6101.501, 6101.51, 6101.52, 6101.53, 6101.54, 6101.55, 6101.57, 6101.58, 6101.59, 6101.60, 6101.61, 6101.65, 6101.67, 6101.68, 6101.69, 6101.70, 6101.71, 6101.73, 6101.74, 6101.77, 6101.78, 6101.79, 6101.80, and 6101.84.



Sub. H.B. 701

Reps. Peterson, Goodman, Austria, Trakas, Allen, Hollister, Buehrer, Hoops, Harris, Krupinski, Pringle, Clancy, Flannery, Evans, Terwilleger, Damschroder, A. Core, Taylor, Carey, Young, Redfern, Hughes, Amstutz, Willamowski, Grendell, Schuler, Krebs, Verich, Sulzer, Distel, Perry, Healy, Widener, D. Miller, Stevens

Sens. Gardner, Spada, Latell, Fingerhut

Effective date: April 9, 2001

Authorizes county auditors to allow the registration of dogs and kennels via the Internet.

Authorizes county auditors to accept the payment of dog and kennel registration fees by credit card, debit card, charge card, or prepaid or stored value cards.

Provides for the retention of dog and kennel registration records only until a county audit is performed by the Auditor of State or for a period of two years, whichever is later.

Provides an exemption from the quarantine requirement that generally applies when a dog has bitten a person, for police dogs that have bitten a person while under the care of a licensed veterinarian or while being used for law enforcement, corrections, prison or jail security, or investigative purposes.

Substitutes a requirement that, if such a police dog subsequently exhibits any abnormal behavior, the law enforcement agency and the law enforcement officer who is assisted by the dog must make the dog available to the board of health for rabies testing.

Creates the offense of harassing a police dog or horse.

Secs. 301.28, 955.013, 955.07, 955.14, 955.20, 955.261, and 2921.321.



H.B. 705

Reps. Aslanides, Harris, Pringle, Peterson, Carey, Metzger, Schuring, Trakas, Wilson, Distel, Van Vyven, Grendell, Terwilleger, Willamowski, Mettler, Cates, Krebs, Jacobson, Schuler, DePiero, Taylor, Verich, Ogg, Clancy, Tiberi, Bender, Allen, Buehrer, Hollister, Gardner, Evans, Krupinski, Young, Barrett, Salerno

Sens. Mumper, Blessing, Watts, Carnes, Latta, Spada

Effective date: April 10, 2001

Permits a board of township trustees to erect a monument commemorating deceased members of the armed forces without first receiving a petition from electors in the township.

Increases the maximum appropriation that a township may expend for such a monument from \$500 to \$5,000.

Sec. 517.30.



Am. Sub. S.B. 67

Sens. Hottinger, Finan, Wachtmann, Brady, DiDonato, Prentiss, Schafrath, White, Oelslager, Blessing, Herington, Gardner, Kearns, Spada, Latta

Reps. Olman, Hoops, Goodman, Widener, Verich, Van Vyven, Buehrer, Grendell, Jolivette, Mettler, Tiberi, Mottley, Evans, Corbin, Flannery, Robinson, Wilson, Calvert, Salerno, Terwilleger, Ogg, Peterson, Harris, Damschroder, Trakas, Barrett, Gardner

Effective date: October 5, 2000

Establishes a state policy relating to competition between public and private providers of cable service.

With respect to a political subdivision that provides cable service through a cable system, establishes certain prohibited practices; limits cable service outside subdivision limits; specifies notice and general financial planning requirements for the cable system; requires the use of a special fund for cable system money and provides that the laws governing the appropriation and general handling of local tax receipts also apply to the special fund; and requires publication of an annual cable system report.

Prohibits a political subdivision that is acting as a franchising authority from unreasonably withholding a request for a franchise transfer, modification, or renewal.

Authorizes arbitration of disputes under the act.

Authorizes specified civil actions and remedies.

Secs. 1332.01 to 1332.10.



Sub. S.B. 82

Sens. Johnson, Wachtmann, Mumper, Drake, White, Kearns, Blessing, Herington, Spada, Latell, DiDonato, Hottinger, Finan, Ray, Watts, Horn, Gardner, Armbruster, Nein

Reps. D. Miller, Schuler, Evans, Oلمان, Verich, Maier, Sulzer, Tiberi, Buehrer, Mead, Terwilleger, O'Brien, Sykes, Patton, Austria, Harris, Distel, Schuler, Calvert, Salerno, Amstutz, Peterson, Widener, Young, Grendell, Barrett, Roberts

Effective date: April 24, 2000

Expands the authority of political subdivision treasurers or governing boards and county investment authorities who do not have a written investment policy filed with the State Auditor to invest in certain no-load money market mutual funds.

Expands the authority of political subdivision and county treasurers who are exempt from or do not complete initial or continuing education programs to invest in certain no-load money market mutual funds.

Modifies the Treasurer of State's authority to invest state interim funds in securities lending agreements by providing that securities and cash received as collateral for such agreements are not interim funds of the state and cash collateral

received pursuant to these agreements must be invested in instruments specified by the Treasurer under a written investment policy.

Secs. 135.14, 135.143, 135.22, 135.35, and 321.46.



See also: House Bills 262, 349, 389, 405, 416, 434, 448, 473, 477, 483, 490, 538, 539, 672, and 769; Senate Bills 141, 144, 171, 172, 178, 180, 198, 210, 239, 262, 265, 266, 269, and 310



OCCUPATIONS AND PROFESSIONS

Sub. H.B. 90

Reps. Terwilleger, Krebs, D. Miller, Opfer, Pringle, Barrett, Roman, Barnes, Van Vyven, Gardner, Aslanides, Mottley, O'Brien, Mead, Allen, Sullivan, Grendell, Sutton, Bender

Sens. Drake, Kearns, Spada

Effective date: October 10, 2000

Permits a physician to use alternative medical treatments if the patient has received the information necessary to give informed consent and the treatment meets the standards enforced by the State Medical Board.

Defines "alternative medical treatment" as care that is complementary to or different from conventional medical care, but is reasonable when the benefits and risks of the alternative treatment and the conventional medical care are compared.

Sec. 4731.227.



Am. Sub. H.B. 107

Reps. Tiberi, Gardner, Corbin, Willamowski, Taylor, Beatty, Evans, Jones, Hartnett, Corbin, Perry, Barnes, Boyd, Young, Ogg, Grendell

Sens. Watts, Spada, Harris, Nein, Johnson, Latta, Mumper, White

Effective date: March 22, 2001

Requires athlete agents to register with the Ohio Athletic Commission, and specifies registration requirements.

Authorizes the Commission to regulate athlete agents under the act's provisions.

Requires at least one of the members of the Commission to be knowledgeable and experienced in each of the areas of high school, collegiate, and professional athletics instead of boxing.

Specifies both duties and prohibited activities of athlete agents.

Expands requirements concerning agent contracts, including specifying verbatim content that must be included in agent contracts.

Establishes financial security, trust fund, and fee requirements applicable to athlete agents.

Establishes investment-related disclosure requirements for athlete agents.

Prohibits an athlete agent from publishing false advertisements.

Imposes record keeping requirements on athlete agents.

Modifies remedies for violations of the Athlete Agents Law.

Modifies penalties established in former law, and creates new penalties for violations of the Athlete Agents Law.

Revises certain definitions and creates new defined terms for purposes of the Athlete Agents Law.

Secs. 3773.33, 3773.34, 3773.56, 4771.01, 4771.02, 4771.04, 4771.05, 4771.06, 4771.07, 4771.08, 4771.09, 4771.10, 4771.11, 4771.12, 4771.13, 4771.14, 4771.15, 4771.16, 4771.17, 4771.18, 4771.19, 4771.20, 4771.21, and 4771.99.



Am. Sub. H.B. 241

Reps. Hollister, Womer Benjamin, Grendell, R. Miller, Terwilleger, Ogg, Opfer, Mead, Jones, Sulzer, Sutton, Perz, Williams, Allen, Hartnett, Callender, D. Miller, Hood, Young, Bender, Householder, Smith, Carey, Van Vyven, Schuring, Olman, Padgett, Maier, DePiero, Barnes, Damschroder, Mottley, Schuler, Buehrer, Corbin, Boyd, Barrett, Salerno, Goodman, Jerse, Flannery, Sykes, Wilson, Metelsky, Healy, Perry, Kilbane

Sens. Kearns, Spada, Prentiss, Blessing, Hagan, Drake, Gardner, Herington, Wachtmann, DiDonato, Cupp, Mumper, Carnes, Espy, Latta, Latell, Hottinger, Brady, Furney, McLin, Mallory, Watts, Armbruster

Effective date: May 17, 2000

Authorizes the Board of Nursing to issue and renew a certificate to prescribe drugs and therapeutic devices to a certified nurse-midwife (CNM), certified nurse practitioner (CNP), or clinical nurse specialist (CNS) who successfully completes instruction in advanced pharmacology and related topics and meets other requirements.

Creates the Committee on Prescriptive Governance, consisting of nurses, physicians, and pharmacists, to develop recommendations on which the Board of Nursing must base the rules to be adopted under the act.

Requires the Board to adopt rules, not later than 20 months after the act's effective date, governing: (1) the formulary of drugs and therapeutic devices that may be prescribed by a nurse, (2) safety standards for nurses who personally furnish certain drugs to patients, (3) criteria for standard care arrangements that apply to a nurse's authority to prescribe, (4) standards and procedures for issuing and renewing certificates to prescribe, (5) requirements for Board approval of advanced pharmacology instruction, (6) the externship that a nurse must complete after receiving an initial certificate to prescribe, (7) the manner in which the nurse is to be supervised during the externship, and (8) the manner in which collaboration is to occur after the externship is successfully completed.

Establishes requirements that must be followed when a CNM, CNP, or CNS prescribes drugs and therapeutic devices, including limitations on the types of drugs and therapeutic devices that may be prescribed and on personally furnishing samples to patients.

Includes in a nurse's authority to prescribe the authority to furnish antibiotics, antifungals, scabicides, contraceptives, and prenatal vitamins to patients at local health departments, federally funded primary care clinics, and nonprofit health care clinics or programs.

Prohibits the Board of Nursing from issuing a certificate to prescribe to a nurse who received a certificate of authority to practice as a CNM or CNP under the provisions of continuing law that exempt them from having to hold a graduate degree in a nursing specialty or related field unless the nurse meets certain conditions.

Provides that any limitation placed on action taken by the Board of Nursing against a certificate of authority to practice as a CNM, CNP, or CNS applies equally to the nurse's certificate to prescribe.

Accelerates to three years and eight months after the act's effective date (from January 1, 2010) the termination of the pilot programs for use of advanced practice nurses in medically underserved areas.

Provides that, of the eight members of the Board of Nursing who are registered nurses, at least one must be a CNM, CNP, CNS, or certified registered nurse anesthetist (CRNA).

Continues the requirement that the Board issue or deny a certificate of authority to practice as a CNM, CNP, CNS, or CRNA not later than 60 days after receiving all required documentation from an applicant, but eliminates the requirement that the Board provide an applicant with written notice, by mail and within 15 days, of any required documents that have not been submitted.

Permits the State Medical Board to discipline a physician for failing to perform the responsibilities of collaboration as specified in a standard care arrangement rather than for failing to practice in accordance with a standard care arrangement.

Requires that a CNM, CNP, CNS, or CRNA cooperate with the State Medical Board or State Dental Board in any investigation of a collaborating or supervising physician, podiatrist, or dentist and requires that a physician or podiatrist cooperate with the Board of Nursing in any investigation of a CNM, CNP, CNS, or CRNA acting in collaboration with or under the supervision of a physician or podiatrist.

Provides that a nurse may administer medications and treatments and execute regimens that are authorized by an individual who is authorized to practice in Ohio and is acting within the course of the individual's professional practice rather than specifying that the authorization must be by a physician, dentist, optometrist, or other specified professional.

Subjects a nurse to discipline for failing to return to the Board a license or certificate that has lapsed or been suspended.

States that nurses are prohibited from prescribing drugs and devices to perform or induce an abortion or from otherwise performing or inducing an abortion.

Secs. 2925.02, 2925.03, 2925.11, 2925.12, 2925.14, 2925.23, 2925.36, 3719.06, 3719.81, 4723.02, 4723.04, 4723.06, 4723.08, 4723.151, 4723.17, 4723.28, 4723.41, 4723.42, 4723.43, 4723.431, 4723.432, 4723.44, 4723.47, 4723.48, 4723.481, 4723.482, 4723.483, 4723.484, 4723.485, 4723.49, 4723.491, 4723.492, 4723.50, 4723.51, 4723.52, 4723.561, 4723.562, 4723.563, 4723.58, 4723.59, 4729.01, 4729.51, 4731.22, 4731.27, and 5111.74.



H.B. 338

Reps. Britton, Allen, Beatty, Boyd, DePiero, Ford, Hartley, Hartnett, Jones, R. Miller, Olman, Padgett, Patton, Schuler, Sullivan, Terwilleger, D. Miller, Williams, Distel, Krupinski, Verich, Roberts, Barrett, Sykes, Smith

Sens. Mallory, Espy, Fingerhut, Prentiss, Brady, Mumper, Watts, Spada, Hagan, Nein, McLin, Schafrath, Gardner, Herington, Armbruster

Effective date: June 8, 2000

Requires, for initial certification or licensure as a real estate appraiser and for initial registration as a real estate appraiser assistant, completion of a course devoted exclusively to federal, state, and municipal fair housing law in addition to the requirements existing before the act's effective date.

Sec. 4763.05.



Am. Sub. H.B. 341

Reps. Schuring, Van Vyven, Ogg, Hollister, Padgett, Jones, Netzley, Schuler, Sullivan, Allen, Maier, Smith, Patton, Barrett

Sens. Drake, Spada, Kearns

Effective date: August 10, 2000

Prohibits any person, other than a physician and certain persons who perform acupuncture as part of a training program, from practicing acupuncture unless the person holds a valid certificate of registration as an acupuncturist issued by the State Medical Board.

Establishes standards of practice for and titles that may be used by acupuncturists.

Provides application procedures for an individual seeking a certificate or renewal of a certificate of registration as an acupuncturist.

Establishes grounds and procedures for discipline of acupuncturists.

Authorizes the State Medical Board to enforce laws related to the practice of acupuncture.

Modifies the laws pertaining to the State Medical Board's regulation of physicians, physician assistants, and others by expanding the Board's authority to: (1) share its investigatory records with other agencies, (2) take disciplinary actions based on actions taken in other jurisdictions, and (3) receive court reports following adjudications of mental illness.

Secs. 4730.26, 4731.051, 4731.07, 4731.22, 4731.221, 4731.223, 4731.224, 4731.24, 4731.25, 4731.281, 4731.36, 4762.01, 4762.02, 4762.03, 4762.04, 4762.05, 4762.06, 4762.08, 4762.09, 4762.10, 4762.11, 4762.12, 4762.13, 4762.131, 4762.132, 4762.14, 4762.15, 4762.16, 4762.17, 4762.18, 4762.19, 4762.20, 4762.21, and 4762.99.



Am. Sub. H.B. 434

Reps. Buehrer, Cates, Hoops, Mottley, Netzley, Olman, Trakas, Krupinski, Corbin, Verich, Robinson, Williams, Harris, Terwilleger, Calvert, Widener, Ferderber, Mettler, Hollister, Young, Schuler, Perry, Hartnett, Jolivette, D. Miller

Sens. Nein, White

Effective date: March 22, 2001; Sections 1 and 2 effective September 18, 2001

Creates a system under which heating, ventilating, and air conditioning contractors, refrigeration contractors, electrical contractors, plumbing contractors, and hydronics contractors who engage in commercial construction can obtain a single state-issued license to do business in all parts of Ohio, and eliminates most authority for municipal corporations and counties to impose additional purely local regulations on those contractors.

Prohibits a municipal corporation or board of county commissioners from imposing examinations or additional skill-related requirements on the specified contractors licensed under the act who wish to do business within the jurisdiction of the municipal corporation or county.

Allows a municipal corporation to require contractors licensed under the act to register, obtain a bond, and show proof of insurance, compliance with Workers' Compensation Laws, and registration with the tax department of the municipal corporation.

Gives testing responsibilities to the administrative section of the Ohio Construction Industry Examining Board.

Allows each contractor section of the Board to suspend or revoke a license without going through the administrative section.

Requires each contractor section of the Board to adopt rules concerning license renewal, continuing education, and criteria for evaluating whether applicants for licensure are qualified.

Requires that the members of each contractor section of the Board who are affiliated with unions be signatories to agreements with unions.

Requires one member of each section of the Board to meet certain employment criteria.

Eliminates penalties for violation of the law governing qualification certificates.

Creates an eight-member Residential Construction Advisory Committee within the Department of Commerce appointed by the Director of Commerce for the purpose of recommending a model residential building code to the Board of Building Standards and assisting the Board in other specified duties.

Exempts historical steam boilers of riveted construction that are preserved, restored, or maintained for hobby or demonstration from requirements under the Boiler Inspection Law relative to inspection, contractor registration and permits, issuance of certificates of operation, and recordkeeping.

Secs. 715.27, 3781.102, 4104.04, 4740.01, 4740.02, 4740.03, 4740.04, 4740.05, 4740.06, 4740.07, 4740.08, 4740.09, 4740.10, 4740.12, 4740.13, 4740.14, and 4740.99.



Sub. H.B. 506

Reps. Schuring, Ogg, DePiero, Van Vyven, Aslanides, Buehrer, Tiberi, Jones, Ford, Goodman, Perry, Stevens, Schuler, Damschroder, Jolivette, Verich, O'Brien, Harris, Krupinski, Salerno

Sens. Drake, Wachtmann, Prentiss, Hagan, Spada

Effective date: April 10, 2001

CHIROPRACTORS

Changes the name of the Chiropractic Examining Board to the State Chiropractic Board.

Specifies the circumstances under which the Board's president is authorized to make certain decisions on behalf of the Board.

Creates a qualified civil immunity for Board members and employees and agents of the Board acting in their official capacities.

Makes other changes to the laws governing the operation and management of the Board.

Authorizes the Board to adopt any rules necessary to govern the practice of chiropractic.

Creates additional prohibitions, and modifies the penalties related to the unauthorized practice of chiropractic.

Authorizes the Board to establish a code of ethics that applies to chiropractors and the practice of chiropractic in Ohio.

Modifies the requirements for obtaining a license to practice chiropractic, and authorizes the Board to conduct any investigation that it considers appropriate to verify an applicant's credentials, moral character, and fitness to receive a license.

Changes the continuing education requirements for renewal of a chiropractor's license.

Requires the Board to evaluate schools and colleges of chiropractic and to approve those institutions that it determines are capable of adequately training individuals for the practice of chiropractic in Ohio.

Allows a chiropractor who intends not to practice in Ohio for an extended period of time to have the person's license classified as inactive if certain conditions are met.

Eliminates the requirement that a chiropractor record the person's license or a certified copy of it with the probate court.

Authorizes the Board to issue, without examination, a special limited license to practice chiropractic to certain individuals specified in statute.



Modifies the pre-existing grounds and establishes additional grounds on which the Board may discipline a chiropractor or applicant for a license to practice chiropractic.

Provides for the automatic suspension of a license to practice chiropractic if the holder is or becomes addicted to the use of controlled substances or is convicted of certain criminal offenses.

Requires prosecutors, health care facilities, and professional associations or societies of chiropractors to report certain information to the Board.

Provides civil immunity to individuals who report certain information to the Board.

Requires the Board to establish a chemical dependency and mental illness monitoring program and to adopt rules establishing standards and procedures for operating the program.

Requires the Board to develop and implement a quality intervention program designed to improve through remedial education the clinical and communication skills of chiropractors.

Modifies the requirements and procedures for Board investigations and hearings.

Authorizes the Board to appoint an examiner who is an attorney to conduct an investigation, inquiry, or hearing.

Modifies the duties of the executive director of the Board with respect to investigations.

Authorizes the Attorney General, prosecuting attorney, Board, or any other person having knowledge of a person committing or threatening to commit a violation of the laws governing the practice of chiropractic to commence an action to enjoin the person from committing the violation.

Provides that the Board is not required to act on a minor violation of the laws governing the practice of chiropractic if the violation is committed by a chiropractor and the Board determines that the public interest is adequately served by issuing a notice or warning to the alleged offender.

Makes changes regarding certain license fees and the deposit of fines.

Allows the patient of a chiropractor to view or copy medical records related to a patient's treatment by the chiropractor.

TESTIMONY

Creates a testimonial privilege in civil actions for certain communications between chiropractors and their patients.

Permits physicians and certain other professionals to testify, without the consent of a patient, concerning court-ordered treatment or services provided to the patient if the treatment or services were ordered as part of a plan of care for a child alleged to be an abused, neglected, or dependent child or are necessary or relevant to a proceeding concerning such a child.

ORTHOTICS, PROSTHETICS, AND PEDORTHICS

Extends by three months, until July 27, 2001, the deadline for submitting an application for licensure without examination to practice orthotics, prosthetics, orthotics and prosthetics, or pedorthics.

Secs. 119.06, 119.12, 121.22, 125.22, 2317.02, 2929.24, 3701.74, 3719.12, 3719.121, 3729.40, 4734.01, 4734.02, 4734.03, 4734.04, 4734.05, 4734.06, 4734.07, 4734.08, 4734.09, 4734.091, 4734.10, 4734.101, 4734.11, 4734.12, 4734.13, 4734.14, 4734.15, 4734.16, 4734.161, 4734.17, 4734.18, 4734.19, 4734.20, 4734.201, 4734.21, 4734.22, 4734.23, 4734.24, 4734.25, 4734.26, 4734.27, 4734.31, 4734.311, 4734.32, 4734.34, 4734.35, 4734.36, 4734.37, 4734.38, 4734.39, 4734.40, 4734.41, 4734.42, 4734.45, 4734.46, 4734.47, 4734.48, 4734.49, 4734.50, 4754.53, 4734.54, 4734.55, 4734.56, 4734.99, 4755.65, 4779.16, and 5903.12.



Sub. H.B. 511

Reps. Schuring, Van Vyven, Vesper, Grendell, Aslanides, Mottley, Tiberi, Goodman, Ogg, Hollister, Terwilleger, Widener, Stevens, Patton, Sykes, Krupinski, Myers, Olman, Austria, Britton, Barrett, Bender, Salerno

Sen. Drake

Effective date: April 10, 2001; certain provisions effective June 27, 2001

Practice of nursing

Specifies that a nursing student must practice under the auspices of a prelicensure nursing education program and under the supervision of a registered

nurse serving for the program as a faculty member, teaching assistant, or preceptor.

Expands the activities permitted in Ohio by individuals licensed to practice nursing in another jurisdiction.

Adds chiropractors to the health care professionals who may direct the practice of nursing by licensed practical nurses.

Employer reporting

Requires an employer to report to the Board of Nursing any nurse the employer believes has violated any statute or rule governing the practice of nursing.

Discipline by the Board of Nursing

Eliminates the provision that authorized the Board to discipline a nurse for failing to return to the Board a license or certificate that had lapsed or been suspended or revoked.

Modifies certain aspects of procedures for investigating and disciplining nurses, including procedures for conducting a license suspension without a hearing, access to criminal background information, and jurisdiction over nurses with inactive licenses.

Specifies that any disciplinary action taken by the Board may be permanent.

Subjects a nurse to discipline by the Board for failing to establish and maintain professional boundaries with a patient.

Permits the Board to enter into a consent agreement with a license holder to resolve an alleged violation of the nursing laws.

Provides that the Board is not required to act on a minor violation of the nursing laws if certain circumstances exist.

Access to certain drug records

Permits employees of the Board to have access to certain drug records.

Monitoring of chemically dependent nurses

Modifies the Alternative Program for Chemically Dependent Nurses by specifying that the program is a monitoring program, making the program

available to additional persons, and eliminating the Board's duty to approve treatment providers.

Changes pertaining to the Board of Nursing

Changes the five-year term of office for Board members to four years.

Requires the Board to elect one of its registered nurse members to serve as the supervising member for disciplinary matters.

Requires the Board to provide guidance and make recommendations to certain governmental entities regarding the regulation of the practice of nursing and the enforcement of the nursing laws.

Changes in procedure for licensing and license renewal

Modifies the procedure that the Board must follow when issuing a license to practice nursing and renewing a license to practice nursing or certificate to practice in a specialized area of nursing.

Modifies the fees for renewal of a certificate to practice in a specialized area of nursing, and establishes a fee for reinstatement of a lapsed license or certificate.

Modifies the schedule for authorization to approve continuing nursing education (CNE) programs and courses, adds a required CNE topic to the program, and permits the Board to use random sampling to ensure completion of CNE.

Eliminates specific references to agreements between the Board and the Department of Health regarding nurse aide training.

Criminal penalties for violations of the nursing laws

Increases the penalty for engaging in certain acts that are prohibited in the laws governing nurses.

Practice Intervention and Improvement Program

Establishes immunity from civil liability for entities that provide remediation services through the Board's Practice Intervention and Improvement Program.

Notices against the unauthorized practice of nursing

Allows the Board's supervising member for disciplinary matters to issue notices to persons who allegedly have engaged in the unauthorized practice of nursing.

General immunity for reporting to the Board

Specifies that a person has immunity from civil liability and protection from retaliation by an employer when reporting to or testifying before the Board of Nursing regarding any violation of the nursing laws.

Patient safety

Requires the Department of Health to maintain a toll-free telephone line for accepting complaints regarding patient safety.

Permits the Public Health Council to adopt rules that require hospitals to report any information that the Council considers relevant to patient safety.

Long-term care facility quality assurance committees

Extends confidentiality and immunity provisions applicable to hospital utilization review and peer review committees to long-term care facility utilization review and peer review committees.

Secs. 2305.24, 2305.25, 2305.251, 3313.68, 3701.07, 3701.85, 3701.91, 3702.51, 3719.13, 3721.031, 3721.34, 3727.01, 4113.512, 4723.01, 4723.02, 4723.021, 4723.03, 4723.04, 4723.051, 4723.06, 4723.061, 4723.07, 4723.08, 4723.081, 4723.082, 4723.09, 4723.10, 4723.15, 4723.17, 4723.171, 4723.24, 4723.25, 4723.28, 4723.281, 4723.282, 4723.31, 4723.32, 4723.33, 4723.34, 4723.341, 4723.342, 4723.35, 4723.39, 4723.40, 4723.42, 4723.43, 4723.47, 4723.48, 4723.62, 4723.74, 4723.76, 4723.79, 4723.99, 4731.27, 4731.281, 4743.05, 4751.05, 5111.04, and 5126.35.



Sub. H.B. 524

Reps. Corbin, D. Miller, Metelsky, Cates, Harris, Austria, Tiberi, Terwilleger, Carey, Kilbane, Distel, Allen, Logan, Patton, Evans, Goodman, Krupinski, Verich, Britton, Damschroder, Perry, Sykes, Krebs, Olman, Mettler, Stevens, Salerno, DePiero, Barrett

Sens. Nein, Watts, Spada, Herington, Mumper

Effective date: September 22, 2000

Adds "limited liability companies" and "limited liability partnerships" to the list of business entities affected by the licensing laws governing real estate brokers and salespersons.

Establishes a citation method of discipline for licensees who violate laws or rules regarding advertising.

Allows investigators and auditors of the Superintendent of Real Estate to review and audit the business records of continuing education course providers.

Modifies application requirements for licensure as a real estate salesperson or broker and requirements to qualify to take the required examination.

Expands the number of days during which the Superintendent of Real Estate has jurisdiction to consider, upon receipt of a complaint, whether a licensee has violated licensing laws.

Requires all fines imposed on real estate brokers and salespersons as a form of disciplinary sanction to be deposited into the Real Estate Recovery Fund.

Prohibits recovery from the Real Estate Recovery Fund for attorney's fees and losses incurred by investors in real estate if the applicant for recovery of funds and the licensee are principals in the investment.

Requires the Superintendent to impose a special assessment not to exceed \$10 each on licensees if the amount of money available in the Real Estate Recovery Fund is less than \$1 million.

Allows the Superintendent to verify the actual and direct losses of an applicant for recovery of funds from the Real Estate Recovery Fund.

Allows a discharge in bankruptcy to relieve a former licensee from suspension and license reactivation requirements if the underlying judgment is included in the discharge and has not been reaffirmed by the debtor.

Eliminates the Superintendent's discretion to waive the real estate broker examination requirements for an applicant previously licensed by the Superintendent in the preceding two years.

Requires a broker who intends to deposit the broker's license with the Superintendent to notify all salespersons associated with the broker upon applying to deposit the broker's license, and eliminates the associated fee.



Eliminates the fee associated with placing a broker's or salesperson's license on deposit with the Real Estate Commission when a person enters the armed services, and modifies renewal requirements for these persons.

Eliminates the provision that allowed the Superintendent to reactivate a license revoked for failure to comply with continuing education requirements if the license was issued prior to January 1, 1980, if the person completed 30 hours of continuing education requirements, and modifies other provisions regarding post-license instruction requirements.

Exempts 70-year-old licensees whose licenses are in an inactive status from having to meet continuing education requirements.

Adds new categories of persons exempt from the Real Estate Brokers Law.

Establishes certain new duties for the Ohio Real Estate Commission.

Adds new causes for which real estate brokers or salespersons may be disciplined.

Modifies the reciprocity provision of the Real Estate Brokers Law.

Modifies requirements concerning information that must appear on a real estate license, and modifies requirements concerning branch offices.

Establishes reactivation fees for real estate brokers and salespersons licenses.

Creates a renewal schedule based on the licensee's birthday, and makes other changes relative to license renewals.

Permits a designee of the Superintendent to perform investigations in connection with foreign real estate transactions.

Secs. 4735.01, 4735.02, 4735.03, 4735.05, 4735.051, 4735.06, 4735.07, 4735.08, 4735.09, 4735.10, 4735.11, 4735.12, 4735.13, 4735.14, 4735.141, 4735.15, 4735.16, 4735.18, and 4735.25.



Am. Sub. S.B. 238

Sen. White

Reps. Krupinski, Metelsky, Verich, Distel, Cates, Mottley, Householder, Widener, Barrett, Olman, Corbin

Effective date: October 27, 2000; certain provisions effective October 27, 2001, and December 31, 2004

Establishes the Orthotists, Prosthetists, and Pedorthists Licensing Law to require and provide for the licensing of persons who practice orthotics, prosthetics, and pedorthics until December 31, 2004, and repeals the Law on that date.

Establishes criteria for the licensing of persons who practice orthotics, prosthetics, and pedorthics, varying the requirements according to date of license application and whether the person possesses an out-of-state license or is seeking a temporary license.

Creates the State Board of Orthotics, Prosthetics, and Pedorthics consisting of seven members, and authorizes the Board to conduct the regulatory duties associated with the act's licensing provisions.

Requires the Board to maintain certain records and specifies information that the Board must publish.

Establishes continuing education requirements and other requirements for license renewal.

Establishes criteria for Board approval of continuing education courses and residency programs and for Board recognition of bachelor degree programs and certificate programs for the licensed professions.

Establishes enforcement provisions relative to the act's licensing requirements, including specifying licensing sanctions and procedures for submitting allegations against a licensee, authorizing the Secretary of the Board to enforce the act, and establishing penalties for violations.

Expands the existing definition of "physical therapy" for the purposes of the Occupational and Physical Therapists Licensing Law to include, under certain circumstances, the provision of assistive devices to a person.

Secs. 4743.05, 4755.40, 4779.01, 4779.02, 4779.03, 4779.04, 4779.05, 4779.06, 4779.07, 4779.08, 4779.09, 4779.10, 4779.11, 4779.12, 4779.13, 4779.15, 4779.16, 4779.17, 4779.18, 4779.19, 4779.20, 4779.21, 4779.22, 4779.23, 4779.24, 4779.25, 4779.26, 4779.27, 4779.28, 4779.29, 4779.30, 4779.31, 4779.32, 4779.33, and 4779.99.





Am. Sub. S.B. 248

Sens. Drake, Armbruster, Spada, Hagan, Prentiss, Mumper

Reps. Van Vyven, Brading, Terwilleger, Widener

Effective date: March 12, 2001

Permits a pharmacist to administer by injection specified adult immunizations if the pharmacist completes required training and acts in accordance with a protocol established by a physician and approved by the State Board of Pharmacy.

Secs. 4729.01 and 4729.41.



See also: House Bills 122, 138, 203, 389, 467, 505, 531, 585, and 768; Senate Bills 111, 171, 172, 178, and 278



PUBLIC LAND CONVEYANCES

Am. H.B. 479

Reps. Damschroder, Vesper, Ford, Hoops, Ogg, Womer Benjamin, Brading, Willamowski, Grendell, Clancy, Taylor, Thomas, Terwilleger, Evans, Mead, Gooding, Carey, Hartnett, Salerno

Sens. Mumper, Armbruster, Drake, Furney, Gardner, Latta, Wachtmann, Watts, White

Effective date: September 1, 2000

Authorizes the Governor and Adjutant General to convey three parcels no longer used for armory or military purposes to the grantor of each parcel, pursuant to the reversionary clause in each parcel's deed.

Authorizes the Governor to convey state-owned properties that the Adjutant General has determined are no longer required for military or armory purposes to a buyer or buyers to be determined under procedures established by the act.

Corrects an error in the description of the Blanchester Armory in Am. Sub. H.B. 376 of the 121st General Assembly and authorizes the conveyance of the Blanchester Armory to Thomas H. Lagos.



H.B. 561

Reps. Salerno, Mead, Goodman, Myers, Tiberi

Sens. Latta, Espy, Brady, Watts, Johnson

Effective date: September 22, 2000

Authorizes the Director of Administrative Services to offer state-owned real estate located in Franklin County for sale at public auction.

Requires the net proceeds of the sale to be deposited in the State Treasury to the credit of the State Fire Marshal's Fund.



Am. H.B. 625

Reps. Hartnett, Winkler, Logan, Schuler, Redfern, Ogg, Brading, O'Brien, Harris, Verich, Flannery, Sutton, Metelsky, Metzger, Distel, Jerse, Gooding, Aslanides, Barnes, Roberts, Hollister, DePiero, Bender, Willamowski, Stevens, Gerberry

Sen. Schafrath

Effective date: October 10, 2000

Authorizes the conveyance of about 18 acres of state-owned real estate located in Richland County to the Mansfield Reformatory Preservation Society, Inc., for the purchase price of \$1.

Authorizes the conveyance of about 54 acres of state-owned real estate located in Richland County to the City of Mansfield, and provides, as consideration, for the conveyance of about 100 acres of real estate, including specified easements, to the state for the use and benefit of the Department of Rehabilitation and Correction.



Am. Sub. S.B. 155

Sens. Drake, Latta, Spada

Reps. Trakas, Jones, Carey, DePiero, Amstutz, Barnes

Effective date: June 8, 2000

Authorizes the conveyance of state-owned real estate located in Cuyahoga County to the Village of Chagrin Falls for the purchase price of \$20,000.



Am. Sub. S.B. 250

Sens. Armbruster, Drake, Cupp

Reps. Mead, Amstutz

Effective date: Emergency, June 21, 2000

Authorizes the conveyance of 0.2536 acres of state-owned real estate located in Lorain County to Robert E. and Corrine E. Peak for a purchase price of \$101,000.

Authorizes the conveyance of 6.863 acres of state-owned real estate located in Wayne County to the Village of Apple Creek in exchange for services and cash as provided in a to be executed sanitary sewer use agreement.

Authorizes the Department of Transportation to sell unneeded property associated with the current relocation and expansion of U.S. Route 68 in Champaign County either to the previous owner of the unneeded property or to an owner of property adjacent to the unneeded property at fair market value, either as a direct sale or as consideration for additional property to be acquired.

Authorizes the conveyance of state-owned real estate located in Franklin County to WMAE Realty, LLC, in exchange for the conveyance of specified real estate to the state.

Corrects an error in the description of the Portsmouth Armory in Am. H.B. 479 of the 123rd General Assembly.



Am. S.B. 300

Sen. Latta

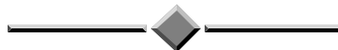
Reps. Myers, Logan, Mead, Gardner, Willamowski, Young, Schuler

Effective date: October 10, 2000

Authorizes the Board of Trustees of Bowling Green State University to convey several parcels of real estate located in Wood County.

Authorizes the Governor to convey several parcels of real estate located in Wood County.

Requires the conveyances to be made only to persons whose intended use of the real estate is consistent with the purposes of Bowling Green State University.



Sub. S.B. 332

Sens. Drake, Oelslager, Mallory, Watts, Finan, Latta, Mumper, Horn

Reps. Mead, Amstutz, Salerno, Collier, Schuring, Barrett, Britton

Effective date: Emergency, January 4, 2001

Authorizes the conveyance of state-owned real estate in Wayne County, adjacent to the Apple Creek Developmental Center, to the State of Ohio for the use and benefit of The Ohio State University for the use of its College of Food, Agriculture, and Environmental Sciences.

Authorizes the conveyance of state-owned real estate in Montgomery County to Barry K. Humphries.

Authorizes the conveyance of state-owned real estate in Stark County to the City of Massillon.

Authorizes the conveyance of state-owned real estate in Hamilton County to the United States Postal Service.

Authorizes the conveyance of state-owned real estate in Logan County to the State of Ohio for the use and benefit of the Ohio Department of Transportation.

Authorizes the conveyance of state-owned real estate in Franklin County to the City of Columbus.

Authorizes the conveyance of state-owned real estate in Franklin County to Lifeline of Ohio, Inc.

Authorizes the conveyance of state-owned real estate in Union County to an unspecified purchaser.

Authorizes the conveyance of state-owned real estate in Franklin County to Columbus Wood Products, Inc.

Authorizes the correction of legal descriptions and deed discrepancies on real estate located in Franklin County.

Authorizes the conveyance of state-owned real estate located in Pennsylvania and acquired pursuant to a tax lien.



PUBLIC OFFICIALS AND EMPLOYEES

Sub. H.B. 416

Reps. Ford, Barrett, Boyd, Britton, Evans, Hartnett, Netzley, Opfer, Patton, Sykes, Van Vyven, Schuring, Ogg, Olman, Terwilleger, Smith, Healy, Jones, Gardner, Williams, Flannery, Corbin, Ferderber, Schuler, Sulzer, Distel, Allen, Verich, Wilson, Buehrer, Redfern, Hollister, Hoops, Barnes

Sens. Blessing, Drake, Johnson, Herington, Mumper, Prentiss, Carnes, Espy, Latell, Watts, Shoemaker, Horn, Kearns, Schafrath, Gardner, DiDonato, Spada, Hagan, Ray, Cupp

Effective date: October 13, 2000; certain provisions effective January 1, 2001

Permits a Public Employees Retirement System (PERS) member with at least 25 years of service as a sheriff, deputy sheriff, or township constable or police officer in a township police department or district to retire with full benefits at age 48 or older.

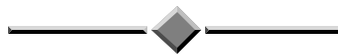
Establishes the employee contribution rate for those eligible under the act to retire at age 48 with full benefits at 10.1% of the member's earnable salary.

Provides that the PERS Board may increase the contribution rate for employers of members eligible under the act to retire at age 48 with full benefits to no more than 18.1% of the member's earnable salary.

Specifies that the limits prescribed in federal law for purchases of certain types of service credit apply to service credit purchased for service as an elected or appointed official.

Repeals law that allowed a PERS member making contributions as an elected official to elect to also contribute to PERS on the basis of earnable salary as an employee of a not-for-profit corporation formed for the purpose of owning, managing, and operating a professional sports organization.

Secs. 145.201, 145.203, 145.33, 145.491, and 3309.312.



Sub. H.B. 535

Reps. Willamowski, Terwilleger, Van Vyven, Hartnett, Grendell, Netzley, Clancy, A. Core, Mottley, Hollister, Vesper, Williams, Salerno, Schuck, Bender, Widener, Austria

Sens. Blessing, Johnson, Drake, Herington

Effective date: March 15, 2001; Sections 1 to 8, 11, and 14 effective April 1, 2001; Sections 9 and 10 and certain provisions effective January 1, 2002

Changes to Ohio's state retirement systems

Permits, beginning January 1, 2002, a public retirement program, acting pursuant to a court order dividing marital property, to make payments to a member's former spouse for the purpose of dividing a retirement benefit or lump sum payment and defines "public retirement program" as an alternative retirement plan provider or one of Ohio's five state retirement systems: the Public Employees Retirement System (PERS), Ohio Police and Fire Pension Fund (OP&F), School Employees Retirement System (SERS), State Teachers Retirement System (STRS), and State Highway Patrol Retirement System (SHPRS).

Requires the Ohio Retirement Study Council to have prepared a report that examines certain issues relating to the division of a retirement benefit provided by a public retirement program.

Authorizes, if certain conditions are met, the transfer of service credit and contributions between the Cincinnati Retirement System and a state retirement system.

Specifies that a state retirement system's board is not required to hold an election for a position as a member of the board if only one candidate is nominated for the position in accordance with that system's law governing the election of board members.

Changes to PERS, SERS, and STRS

Provides that an individual who is eligible for an annuity earned as a reemployed retirant and an annuity from a position that continues after retirement from another position covered by PERS, STRS, or SERS is to receive a single annuity that commences and is paid like a reemployed retirant's annuity.

Provides that a PERS, SERS, or STRS retirant or another system retirant who returns to employment earlier than two months after retirement forfeits retirement benefits for any month that the retirant is employed prior to the



expiration of the two-month period rather than for the number of days the retiree is employed.

Prohibits under certain circumstances payment to the beneficiary of a retired PERS, SERS, or STRS member or other individual who may be eligible to receive a benefit from PERS, SERS, or STRS, absent a court order, if the death of the retired member or other individual was caused by the beneficiary.

Requires PERS to transfer to SERS or STRS, in the case of a coordinated retirement or disability benefit, a portion of any amount paid to PERS by a PERS employer for a period during which the employer failed to deduct contributions.

Changes to PERS and STRS

Authorizes the PERS and STRS Boards, in the case of a member who is eligible to retire and applies for a refund of member contributions, to waive the requirement of spousal consent to the refund if the spouse is incapacitated or cannot be located or for any other reason specified by the PERS or STRS Board.

PERS changes

Authorizes a PERS officer to certify the system's records in the same manner as the executive director.

Provides that the reduction in final average salary used to calculate benefits paid to qualified survivors of a deceased disability benefit recipient is also used to calculate the benefit paid to a surviving spouse or other sole dependent beneficiary of a member who was eligible to retire at the time of death.

Authorizes the surviving spouse or dependents of a deceased disability benefit recipient to purchase service credit under the same terms and conditions that the deceased member could have purchased the credit.

Establishes the employee contribution rate for PERS members contributing toward a benefit based on law enforcement service as a sheriff, deputy sheriff, township constable, or police officer as the sum of 1.1% of the member's earnable salary and the employee contribution rate calculated for other members contributing toward a benefit based on law enforcement service.

Requires that a reelected official who is receiving a penalized retirement allowance and is eligible to elect to have the penalty cease make the election not later than 90 days after the act's effective date.

Permits an elective official who, prior to September 14, 2000, retired under SERS or STRS and, on that date, was contributing to PERS, to combine the

official's PERS service with the SERS or STRS service and have the official's retirement allowance recalculated under the law providing for coordination of benefits under PERS, SERS, and STRS.

Eliminates a provision that prohibited cost-of-living increases to certain PERS members who retired from public office and were reelected or reappointed to the same office for the term immediately following the term during which the member retired.

Makes other changes to the law governing PERS.

STRS changes

Requires the STRS Board to adopt rules establishing penalties to be paid by employers who fail to transmit to STRS the required employee and employer contributions.

Eliminates a provision that prohibited an STRS retirant from receiving the portion of an allowance or benefit that was attributable to employer contributions for any period the retirant was compensated under a private contract for performing services for the employer that employed the retirant at the time of retirement.

Excludes from the compensation used in determining final average salary any amounts resulting from a percentage increase paid to a member during the member's two highest years of compensation that results from employment by a different employer or promotion to a position held by another employee within the 12-month period preceding the promotion.

Provides that, in the case of a refund of contributions of a member with five or more years of service credit, amounts paid to restore service credit and to purchase credit for leaves of absence are not to be considered in determining the additional amount paid from the Employers Accumulation Fund.

Modifies the exception of types of service credit that qualify for a percentage of final average salary in excess of 2.2%.

Provides for a recalculation of certain coordinated benefits so as to include certain types of military service credit.

Provides that a retired member of another state retirement system who is reemployed in a position covered by STRS is not eligible to elect a defined contribution plan.

Requires an individual who becomes an STRS member after STRS has established a defined contribution plan to elect to join the plan by filing an election form with STRS rather than the employer's personnel officer.

Provides that an election to participate in a defined contribution plan is irrevocable at the end of the 180-day election period rather than on receipt by STRS.

Excludes from the amounts to be credited to the account of a member who elects to participate in a defined contribution plan the portion of the employer contribution that would be paid if the member has more than five years of service credit at the time the member applies for a refund of contributions.

Makes other changes to the law governing STRS.

Changes to continuing alternative retirement program for academic and administrative employees of public institutions of higher education

Specifies that the continuing alternative retirement program is established for the purpose of providing to academic or administrative employees of public institutions of higher education the opportunity of participating in an alternative retirement plan (ARP) as an alternative to participating in PERS, SERS, or STRS.

Provides that the board of trustees of a public institution of higher education is the sponsor of each ARP offered under the program.

Specifies that the board of trustees of each public institution is required to adopt an ARP and that the public institution is required to enter into contracts with each provider designated by the Department of Insurance that is willing to provide the investment options under the public institution's ARP.

Requires that each ARP offered under the alternative retirement program be a defined contribution plan that is a qualified retirement plan under the Internal Revenue Code.

Provides that, in the case of a public institution of higher education to which the law governing classification of state employees does not apply, an employee on the institution's administrative staff serving in a position comparable to a position in the unclassified civil service is an academic or administrative employee for purposes of determining eligibility to participate in an ARP.

Increases from 90 to 120 days the length of time that each eligible employee has to elect to participate in an ARP.

Specifies that an election to participate in an ARP is irrevocable while the participant remains employed by the public institution and, if the participant terminates employment at one public institution and is subsequently employed by another public institution in a position for which an ARP is available, the participant may make another election.

Specifies that an election to participate in an ARP applies to the participant's employment in all positions at a public institution unless the participant terminates employment at the public institution and does not return to employment in any position at that institution prior to one year after the termination.

Requires each public institution to allow an electing employee to contract with only one designated provider in any plan year, except during the first payroll period in any plan year and any time that the provider selected by the employee ceases to be designated.

Requires PERS, SERS, or STRS to transfer, not later than 30 days after receiving an election form, certain contributions made by or on behalf of an employee who elects to participate in an ARP.

Eliminates a provision allowing employees participating in an ARP to make voluntary deposits to the employee's ARP.

Requires each designated provider of an ARP to establish requirements for spousal consent that are the same as the requirements specified under the Internal Revenue Code for spousal consent under a private pension plan.

Exempts from all county, municipal, or other local taxes, other than school district income taxes, a payment, benefit, or other right accruing to an ARP participant in addition to the continuing exemption from all Ohio taxes other than income taxes.

Subjects any payment to be made to an employee participating in an ARP to withholding for restitution if the employee is convicted of or pleads guilty or no contest to certain felony sex offenses.

Permits employees participating in an ARP to participate in the Ohio Public Employees Deferred Compensation program.

Makes other changes to the law governing the alternative retirement program.

Secs. 145.051, 145.23, 145.27, 145.293, 145.295, 145.2910, 145.2911, 145.2912, 145.31, 145.33, 145.37, 145.38, 145.383, 145.384, 145.40, 145.43,



145.45, 145.452, 145.473, 145.49, 145.56, 145.563, 145.571, 145.58, 148.01, 171.07, 742.041, 742.21, 742.211, 742.212, 742.213, 742.379, 742.41, 742.462, 742.47, 742.64, 2907.15, 2921.41, 3105.80, 3105.81, 3105.82, 3105.821, 3105.83, 3105.84, 3105.85, 3105.86, 3105.87, 3105.88, 3105.89, 3105.90, 3111.20, 3113.21, 3305.01, 3305.02, 3305.03, 3305.04, 3305.05, 3305.051, 3305.06, 3305.07, 3305.08, 3305.09, 3305.10, 3305.20, 3305.21, 3305.22, 3307.071, 3307.19, 3307.20, 3307.25, 3307.251, 3307.26, 3307.292, 3307.35, 3307.351, 3307.352, 3307.371, 3307.41, 3307.47, 3307.50, 3307.501, 3307.54, 3307.56, 3307.562, 3307.563, 3307.57, 3307.58, 3307.62, 3307.71, 3307.74, 3307.761, 3307.762, 3307.763, 3307.764, 3307.79, 3307.84, 3309.061, 3309.22, 3309.26, 3309.31, 3309.341, 3309.343, 3309.344, 3309.35, 3309.351, 3309.42, 3309.44, 3309.46, 3309.66, 3309.671, 3309.70, 3309.73, 3309.74, 3309.75, 3309.76, 5505.01, 5505.04, 5505.202, 5505.22, 5505.261, 5505.29, 5505.34, 5505.40, 5505.401, 5505.402, and 5505.403.



Sub. H.B. 539

Reps. Goodman, Corbin, Carey, Van Vyven, Evans, R. Miller, Jolivette, Vesper, Jacobson, Williams, Pringle, Redfern, Flannery, O'Brien, DePiero, Allen, Hartnett, A. Core, Ferderber, Buehrer, J. Beatty, Salerno, Verich, Barnes, Roman, Stevens, Winkler, D. Miller, Metelsky, Schuler, Harris, Brading, Clancy, Barrett, Britton, Mottley, Terwilleger, Gooding, Smith, Jones

Sens. Spada, Schafrath, Espy

Effective date: Emergency, June 21, 2000

Excludes from inspection and copying under the Public Records Law information pertaining to the recreational activities of a minor.

Provides that peace officer residential and familial information, when maintained in a personnel record of a peace officer, is excluded from the definition of "public record," and also excludes from that definition records identifying a person's occupation as a peace officer other than campaign finance statements.

Expands the definition of "peace officer" for purposes of the Public Records Law's peace officer residential and familial information exemption to include the Superintendent and troopers of the State Highway Patrol.

Sec. 149.43.



Am. Sub. H.B. 628

Reps. Hollister, Van Vyven, Willamowski, Olman, Tiberi, Terwilleger, Schuring, Vesper, J. Beatty, R. Miller, Patton, Brading, Smith, Ogg, Grendell, Evans, Sulzer, Mettler, Jolivette, Buehrer, Flannery, Barrett, D. Miller, Perry, Winkler, Barnes, Stevens, Robinson, Harris, Metzger, A. Core, Peterson, Young, Verich, Salerno, Boyd, Austria, Bender, Gerberry, Widener, Allen, Smith, Britton

Sens. Drake, Herington, DiDonato, McLin, Mumper, Brady, Ray, Espy

Effective date: September 21, 2000

Changes to the Public Employees Retirement System

Increases the percentage of final average salary used to calculate age and service retirement allowances and disability benefits for Public Employees Retirement System (PERS) members who retire or are disabled after the act's effective date.

Modifies the method of calculating benefits paid to qualified survivors of members who die after the act's effective date and, with respect to surviving spouses and children, modifies the eligibility requirements for survivor benefits.

Requires the PERS Board to recalculate benefits paid to retired PERS members, disability benefit recipients, and survivors based on the increases provided under the act.

Requires the PERS Board to recalculate certain benefits that were payable on or before December 31, 1979.

Requires the PERS Board to establish a defined contribution plan that meets requirements specified in the act and in federal tax law.

Permits, under specified circumstances, new PERS members and certain current members to elect to participate in a defined contribution plan.

Requires the PERS Board to conduct a study to determine the best method of meeting the needs of PERS members interested in participating in a defined contribution plan.

Permits a PERS member who resigned due to the adoption of a child and later returned to covered employment to purchase up to one year of service credit for the period of absence.

Requires PERS to submit to the Ohio Retirement Study Council and the standing committees of the General Assembly with primary responsibility for retirement legislation the system's annual actuarial valuation not later than the first day of September, rather than November, following the year for which the valuation was made.

Provides that, if the amount in the Income Fund is insufficient at any time to meet the amounts payable from the Annuity and Pension Reserve Fund or Survivor Benefit Fund, the amount of the deficiency is to be transferred from the Employers' Accumulation Fund.

Specifies the method of earning and crediting interest on any additional deposits to the Employees' Savings Fund made by PERS members.

Eliminates all provisions in PERS law regarding normal and deficiency contributions and all references to those terms.

Specifies that any contributions that an employer failed to transmit will be credited to the Employees' Savings Fund and Employers' Accumulation Fund after the contributions and corresponding reports of contributions are received.

Modifies the percentages of earnable salary of contributors that, when added together, equal the percentage of earnable salary that is to be paid to PERS by employers.

Permits the PERS Board to take all appropriate action to avoid payment by the system or its members of federal or state income taxes on contributions to the system and amounts earned on those contributions.

Requires the PERS Board to adopt rules in accordance with the provisions of law governing rulemaking that do not require a public hearing.

Eliminates the requirement that nominees authorized by the PERS Board for the purpose of facilitating the ownership and transfer of investments be limited to Board members, PERS' executive director, designated staff members, or a partnership of those individuals.

Death benefits under Ohio's state retirement systems

Provides that the death benefit paid by each of Ohio's state retirement systems is to be treated as life insurance under the law governing each system and

is to be funded solely from employer contributions and any earnings attributable to those contributions.

Transfers of service credit between certain state retirement systems

Expands the authority to transfer service credit and contributions between PERS, the School Employees Retirement System, or the State Teachers Retirement System and the Ohio Police and Fire Pension Fund or State Highway Patrol Retirement System for certain service credit and contributions that were previously transferred or purchased.

Changes to the Ohio Police and Fire Pension Fund

Requires that the Ohio Police and Fire Pension Fund (OPFPF), on written notice of a member's election to retire, request from the member's employer verification of the member's termination date and any other information OPFPF determines necessary to calculate and pay the member's pension.

Requires that OPFPF assess an employer a \$100 fine for each day that the employer is late in providing the information.

Provides that the member is to receive a monthly payment equaling \$100 for each day that the employer is fined, less administrative costs, if, due to the employer's failure to provide the information, the member's pension does not commence by the 91st day after OPFPF requests the information.

Relocation of the Ohio Deferred Compensation Program

Relocates the provisions of the law governing the Ohio Deferred Compensation Program from Chapter 145. to Chapter 148. of the Revised Code.

Secs. 124.24, 145.01, 145.04, 145.05, 145.06, 145.07, 145.09, 145.091, 145.111, 145.12, 145.14, 145.171, 145.19, 145.191, 145.192, 145.20, 145.21, 145.22, 145.23, 145.25, 145.26, 145.27, 145.29, 145.291, 145.295, 145.297, 145.322, 145.325, 145.3213, 145.33, 145.331, 145.332, 145.34, 145.36, 145.361, 145.38, 145.391, 145.41, 145.42, 145.45, 145.451, 145.452, 145.46, 145.47, 145.48, 145.49, 145.491, 145.50, 145.52, 145.53, 145.55, 145.56, 145.59, 145.563, 145.69, 145.70, 145.71, 145.72, 145.73, 145.74, 145.75, 145.76, 145.80, 145.81, 145.811, 145.812, 145.813, 145.82, 145.85, 145.86, 145.87, 145.88, 145.91, 145.92, 145.95, 145.97, 145.98, 148.01, 148.02, 148.04, 148.06, 148.09, 148.10, 306.45, 308.15, 742.351, 742.379, 742.58, 2329.66, 2907.15, 2921.41, 3105.171, 3105.63, 3307.661, 3307.761, 3309.351, 3309.50, 3375.411, 3381.13, 5505.202, 5505.30, and 6121.04.



Sub. H.B. 712

Reps. Hoops, Austria, Corbin, Harris, Jolivette, Ogg, Evans, Boyd, Metelsky, Womer Benjamin, Vesper, Patton

Effective date: Emergency, December 8, 2000; Sections 8 and 9 effective January 1, 2002

Raises the annual salary of a member of the General Assembly to \$51,674, from \$42,427, beginning in 2001, raises the annual salaries of members who hold leadership positions, and provides that all the salaries increase each year from 2002 through 2008 by the lesser of 3% or the percentage increase in the consumer price index (CPI) the previous year.

Increases the annual supplements paid to members of the General Assembly who serve as chairperson, vice-chairperson, or ranking minority member of a standing committee or subcommittee.

Increases the annual salaries of the Attorney General, Auditor of State, Secretary of State, and Treasurer of State each year from 2003 through 2008 by the lesser of 3% or the percentage increase in the CPI the previous year.

Increases the annual salaries of the Governor and Lieutenant Governor in 2007 by an amount that represents a series of five annual adjustments consisting of the lesser of 3% or the percentage increase in the CPI for each year from 2002 through 2006, and in 2008 by the lesser of 3% or the percentage increase in the CPI in 2007.

Increases the annual salaries of the justices of the Supreme Court and the judges of the courts of appeals, courts of common pleas, municipal courts, and county courts each year from 2002 through 2008 by the lesser of 3% or the percentage increase in the CPI the previous year.

Raises the annual salaries of nonjudicial county elected officials, and provides that after the raise the salaries increase each year through 2008 by the lesser of 3% or the percentage increase in the CPI the previous year.

Reduces from fourteen to eight the number of population classes that are used to determine the salaries of nonjudicial county elected officials.

Increases the annual salaries of township trustees and clerks each year from 2003 through 2008 by the lesser of 3% or the percentage increase in the CPI the previous year.

Adjusts the annual salaries of members of boards of elections, and increases the adjusted amounts by 3% each year from 2001 through 2003.

Establishes revenue and expenditure conditions under which the presiding judge of certain municipal courts, rather than the municipal or county legislative authority, must set the salary for the clerk of the court.

Secs. 101.27, 141.01, 141.011, 141.04, 325.03, 325.04, 325.06, 325.071, 325.08, 325.09, 325.10, 325.11, 325.111, 325.12, 325.14, 325.15, 325.18, 505.24, 507.09, 1901.31, and 3501.12.



Am. Sub. S.B. 144

Sens. Johnson, Drake, Herington, Hottinger, Ray, Carnes, DiDonato, Spada, Wachtmann, Gardner, Mumper

Reps. Van Vyven, Terwilleger, Oلمان, Willamowski, Ogg, R. Miller, Brading, Barnes, Patton, Smith, Tiberi, Grendell, Distel, Roberts, Buehrer, Metzger, Robinson, Harris, Calvert, Winkler, A. Core, Corbin, Wilson, Logan, Allen, Verich, Stevens, Perry, Britton, Barrett, Redfern, D. Miller, Sulzer, Carey, Evans, Hoops, Austria, Callender, Boyd, Krupinski, O'Brien, Amstutz, Widener, Gooding

Effective date: September 14, 2000; certain provisions effective December 13, 2000

PERS changes

Requires the Public Employees Retirement System (PERS) to credit interest on a member's contributions annually rather than at retirement.

Requires PERS to pay interest on a member's contributions and, under certain circumstances, an amount from the Employers' Accumulation Fund on the withdrawal of the member's contributions or payment of the contributions to the member's beneficiary.

Requires a married PERS member who, at the time of applying for a refund of accumulated contributions, is eligible to retire, to obtain the consent of the member's spouse for the refund.



Provides for the PERS Board, based on a recommendation of its actuary, to determine the interest rate to be used in calculating annuities.

SERS and STRS changes

Permits the School Employees Retirement System (SERS) and State Teachers Retirement System (STRS) to collect employer contributions from the governing authorities of community schools in the same manner as contributions are collected from school district boards of education.

Permits an STRS member who resigned due to adoption of a child to purchase up to two years of service credit for the period of the resignation.

Permits an SERS member who resigned due to pregnancy or adoption of a child to purchase up to two years of service credit for the period following the resignation.

Reemployment of retired public employees

Makes the amount of time that a PERS, STRS, SERS, Ohio Police and Fire Pension Fund (OPFPF), State Highway Patrol Retirement System, or Cincinnati retirement system retiree must wait to avoid a penalty for reemployment in a position covered by PERS, STRS, SERS, or OPFPF the same for all four retirement systems: two months.

Provides that the penalty ends on the earlier of the date the reemployment that caused the penalty terminates or the date that is two months after the retiree's date of retirement.

Provides for a penalty imposed on a PERS or STRS retiree before the act's effective date to be reduced in duration to the time a retiree is subject to such a penalty under the act.

Provides that a PERS retiree reemployed in a position covered by PERS is no longer permitted, and certain retired reelected public officials are no longer required, to make an election under which the retiree or official becomes a PERS member, but forfeits the pension portion of the retirement allowance for the duration of the reemployment.

Permits a retired elective official who was required to make the election resulting in the pension forfeiture to elect whether to remain subject to the forfeiture.

Repeals law that permitted an elective official who continued to contribute to PERS after retiring independently under STRS or SERS to combine, on

termination of service as an elective official, the official's PERS service and have the official's allowance and benefits recalculated under law providing for coordination of retirement under PERS, STRS, and SERS.

Retirement from one of two or more positions covered by PERS, SERS, and STRS

Permits a PERS, STRS, or SERS member who holds more than one position that is covered by one or more of those retirement systems to retire from the position for which the annual compensation at the time of retirement is highest and remain employed in the other position or positions.

Provides that the member is not subject to the reemployment penalty for the position or positions in which employment continues.

Requires the retired member to continue to make employee contributions for each position in which employment continues and the employer to continue to make employer contributions to the retirement system covering the position.

Provides that on retirement from the continuing position or positions, the member is eligible for a single life annuity for the continuing position.

Sunset review

Excepts from sunset review the Ohio Public Employees Deferred Compensation Board, the Ohio Retirement Study Council, and the boards of Ohio's state retirement systems.

Secs. 101.82, 145.01, 145.202, 145.23, 145.31, 145.37, 145.38, 145.383, 145.40, 145.401, 145.43, 145.471, 145.472, 145.473, 742.26, 3307.31, 3307.35, 3307.351, 3307.53, 3307.57, 3307.771, 3309.30, 3309.341, 3309.343, 3309.35, 3309.473, and 3309.51.



Am. Sub. S.B. 189

Sens. Spada, Blessing, Johnson, Mumper, DiDonato, McLin, Armbruster, Drake, Gardner, Hagan, Latell, Latta, Nein, Oelslager, Prentiss, Schafrath, Watts, White, Horn

Reps. Olman, Vesper, Patton, Ogg, DePiero, Barnes, Hollister, Willamowski, Smith, J. Beatty, Terwilleger, Krupinski, Tiberi, Van Vyven, Clancy, O'Brien, Schuring, Distel, Harris, Metzger, Buehrer, Mottley, Amstutz,

Salerno, Myers, Grendell, Carey, Young, Evans, Brading, Taylor, Roman, Winkler, D. Miller, Barrett, Perry, Hartnett, Stevens, Boyd, Sutton, Allen, Verich

Effective date: June 30, 2000

Increases the pension for State Highway Patrol Retirement System (SHPRS) members who retire based on age and service with more than 20 years of service or retire on the basis of a disability by increasing the percentage of final average salary the member receives for each year of service in excess of 20, but not in excess of 25.

Recalculates and increases the pension of each current SHPRS retiree who retired with more than 20 years of service or retired on the basis of a disability by the amount that future retirees receive under the act.

Establishes a minimum monthly pension of \$1,050 payable to current and future SHPRS retirees who receive a full benefit based on age and service or on account of a disability incurred in the line of duty.

Increases to \$900, from \$850, the minimum monthly pension payable to current and future SHPRS retirees who retire early and elect to receive a reduced benefit.

Increases to \$900, from \$850, the minimum monthly pension of a surviving spouse of a deceased SHPRS member.

Increases to \$5,000, from \$1,000, the lump-sum death benefit paid to the surviving spouse of a deceased SHPRS retiree or disability benefit recipient.

Lowers the SHPRS employee contribution rate to 9.5% from 10%.

Allows, for 60 days after the act's effective date, an SHPRS member who retired prior to September 21, 1994, to elect to receive the member's retirement allowance as a joint and survivor annuity in lieu of the retirement allowance the member is receiving.

Entitles an SHPRS member to a refund of the cost of certain kinds of service credit the member purchased if the purchased credit does not increase the member's pension or disability benefit.

Requires SHPRS to submit to the Ohio Retirement Study Council and the standing committees of the General Assembly with primary responsibility for retirement legislation the system's annual actuarial valuation not later than the first day of July, rather than November, following the year for which the valuation was made.



Secs. 5505.12, 5505.15, 5505.16, 5505.163, 5505.17, 5505.171, 5505.176, 5505.18, 5505.29, and 5505.30.



Sub. S.B. 190

Sens. Blessing, Carnes, Oelslager, Brady, Hagan, Shoemaker, Kearns, Mallory, McLin, White, Herington, DiDonato, Spada, Latell, Latta, Prentiss

Reps. Gardner, Harris, Mettler, VanVyven, Hollister, Sutton, Olman, Schuring, Vesper, Brading, J. Beatty, Willamowski, Smith, Womer Benjamin, Gooding, Sykes, Schuler, Buchy, Coughlin, Netzley, Taylor, O'Brien, R. Miller, Gerberry, Ogg, Bender, Sulzer, Logan, A. Core, Tiberi, Terwilleger, Wilson, Robinson, Britton, Barrett, Hoops, Stapleton, Evans, Allen, Patton, Distel, Austria, Grendell, Aslanides, Peterson, Amstutz, Myers, Mead, Salerno, Roman, Goodman, Metzger, Sullivan, Verich, Redfern, Young, Clancy, Flannery, Carey, Jolivette, Krupinski, Jerse, Metelsky, Winkler, Buehrer, Stevens

Effective date: July 13, 2000

Increases the percentages of final average salary used to calculate a service retirement benefit or disability allowance for members of the State Teachers Retirement System (STRS) who retire or are disabled after the act's effective date.

Provides for recalculation, based on the formula in prior law, of the annual single lifetime benefit of a service retirement benefit that was payable on July 1, 1999, and an increase in the benefit, or its actuarial equivalent, if it is less than the recalculated amount.

Increases the amount of any benefit payable on July 1, 1999, that, when adjusted for inflation, is less than 85% of its original amount.

Requires the STRS Board to make a one-time payment to persons eligible for an increase under the act's provisions as if the act had been in effect on July 1, 1999.

Requires the STRS Board to establish a defined contribution plan that pays benefits based solely on the amounts contributed by or on behalf of a member plus earnings.

Allows certain current STRS members and persons who become members after the establishment of a defined contribution plan to choose between contributing to the existing defined benefit plan or a new defined contribution plan.

Requires STRS to submit to the Ohio Retirement Study Council and the standing committees of the General Assembly with primary responsibility for retirement legislation the system's annual actuarial valuation not later than the first day of January, rather than May, following the year for which the valuation was made.

Specifies that employee contributions made under STRS may be picked up by the employer as a means of deferring federal income taxes on those amounts.

Requires each employer to notify the STRS Board of the employment of a new employee not later than ten days after the date of hire rather than on the first day of each month or at less frequent intervals as the Board approved.

Reorganizes (recodifies) the Revised Code chapter that contains the law governing STRS (R.C. Chapter 3307.).

Permits Ohio's five state retirement systems to establish qualified governmental excess benefit arrangements.

Requires the Ohio Retirement Study Council to review semiannually the investment programs of Ohio's state retirement systems and to review at least once every ten years each system's actuarial valuations and investigations.

Secs. 145.28, 145.293, 145.301, 145.311, 145.312, 145.35, 145.37, 145.38, 145.391, 145.45, 171.04, 742.26, 742.379, 742.3721, 2329.66, 3305.01, 3305.06, 3307.01, 3307.012, 3307.013, 3307.02, 3307.021, 3307.022, 3307.031, 3307.05, 3307.07, 3307.08, 3307.09, 3307.10, 3307.11, 3307.111, 3307.121, 3307.14, 3307.141, 3307.142, 3307.15, 3307.151, 3307.181, 3307.19, 3307.20, 3307.201, 3307.21, 3307.211, 3307.212, 3307.213, 3307.214, 3307.22, 3307.23, 3307.231, 3307.24, 3307.241, 3307.25, 3307.251, 3307.252, 3307.26, 3307.261, 3307.27, 3307.28, 3307.281, 3307.282, 3307.283, 3307.29, 3307.291, 3307.30, 3307.31, 3307.311, 3307.32, 3307.33, 3307.34, 3307.35, 3307.36, 3307.37, 3307.371, 3307.38, 3307.381, 3307.382, 3307.383, 3307.384, 3307.39, 3307.391, 3307.392, 3307.40, 3307.401, 3307.402, 3307.403, 3307.404, 3307.405, 3307.406, 3307.407, 3307.408, 3307.409, 3307.4010, 3307.4011, 3307.4012, 3307.4013, 3307.41, 3307.411, 3307.412, 3307.42, 3307.421, 3307.43, 3307.431, 3307.44, 3307.46, 3307.461, 3307.47, 3307.48, 3307.49, 3307.50, 3307.501, 3307.51, 3307.511, 3307.512, 3307.513, 3307.514, 3307.515, 3307.52, 3307.53, 3307.54, 3307.56, 3307.561, 3307.562, 3307.563, 3307.57, 3307.58, 3307.59, 3307.60, 3307.61, 3307.62, 3307.63, 3307.631, 3307.64, 3307.65, 3307.651, 3307.66, 3307.661, 3307.67, 3307.671, 3307.68, 3307.69, 3307.691, 3307.692, 3307.693, 3307.694, 3307.695, 3307.696, 3307.697, 3307.698, 3307.699, 3307.6910, 3307.6911, 3307.6912, 3307.6913, 3307.6914, 3307.70, 3307.71,

3307.711, 3307.712, 3307.72, 3307.73, 3307.74, 3307.741, 3307.75, 3307.751, 3307.752, 3307.76, 3307.761, 3307.77, 3307.771, 3307.78, 3307.79, 3307.80, 3307.81, 3307.811, 3307.812, 3307.83, 3307.84, 3307.86, 3307.87, 3307.88, 3307.881, 3307.882, 3307.89, 3307.96, 3307.97, 3307.98, 3309.021, 3309.261, 3309.262, 3309.301, 3309.31, 3309.341, 3309.35, 3309.3712, 3309.39, 3309.45, 3313.975, 3317.011, 3317.13, 3319.08, 5101.181, 5505.161, 5505.177, and 5505.202.



Sub. S.B. 270

Sens. Drake, Blessing, Herington, DiDonato, McLin, Spada, Prentiss, Brady, Mumper, Carnes

Reps. Schuring, Van Vyven, Terwilleger, Hollister, Willamowski, Brading, Aslanides, Vesper, Patton, DePiero, Tiberi, Olman, Gardner, Salerno, Cates, Damschroder, Jordan, Schuler, Williams, Ogg, D. Miller, Britton, Distel, Grendell, Flannery, Evans, Carey, Hoops, Wilson, J. Beatty, Clancy, A. Core, Goodman, Smith, Corbin, Boyd, Krupinski, Redfern, Jones, Metzger, Hughes, Calvert, Mettler, Jolivette, Collier, Stapleton, R. Miller, Bender, Roman, Womer Benjamin, Austria, Amstutz, Allen, Widener, Sutton, Sulzer, Mead, Sullivan, Barrett, Verich, Gooding, Hartnett, Perry, Gerberry, Logan, Kilbane, Barnes, Stevens, Ford, Buehrer

Effective date: April 9, 2001

Increases the percentages of final average salary used to calculate service retirement allowances and disability benefits for School Employees Retirement System (SERS) members who retire or are disabled on or after the act's effective date.

Modifies the method of calculating benefits paid to qualified survivors of SERS members who die on or after the act's effective date.

Requires the SERS Board to recalculate retirement, disability, and survivor benefits that became effective between January 1, 2000, and the act's effective date, to make future payments in accordance with the recalculation, and to make a one-time payment to each recipient of a recalculated allowance or benefit as if the act had gone into effect on January 1, 2000.

Requires the SERS Board to: (1) calculate and pay a benefit to the surviving spouse of a member who died on or after January 1, 2000, but before the act's effective date if the spouse becomes a qualified spouse under the act's

provisions and has not received a refund of the member's contributions, and (2) make a one-time payment to such a surviving spouse of an amount equal to the sum of the monthly benefits that would have been paid to the surviving spouse had the act gone into effect on January 1, 2000.

Increases the SERS reimbursement for coverage under Medicare Part B, and provides for a one-time payment retroactive to January 1, 1993, of the difference between the new reimbursement amount and the amount that was reimbursed, adjusting for any amount that the recipient was eligible to receive due to prior legislation that covers any of the same period.

Requires the SERS Board to establish a defined contribution plan for retirement benefits.

Modifies the formula for determining the additional amount that employers are required to contribute to SERS for each employee whose compensation is less than the minimum annual compensation determined to be necessary to fund future health care benefits.

Makes other changes to the law governing SERS.

Secs. 3307.58, 3309.01, 3309.03, 3309.031, 3309.04, 3309.05, 3309.07, 3309.12, 3309.15, 3309.17, 3309.22, 3309.25, 3309.251, 3309.252, 3309.253, 3309.32, 3309.341, 3309.36, 3309.374, 3309.381, 3309.40, 3309.401, 3309.45, 3309.47, 3309.49, 3309.491, 3309.53, 3309.54, 3309.55, 3309.57, 3309.58, 3309.59, 3309.60, 3309.61, 3309.66, 3309.69, 3309.80, 3309.81, 3309.811, 3309.812, 3309.813, 3309.82, 3309.85, 3309.86, 3309.87, 3309.88, 3309.91, 3309.92, 3309.95, 3309.97, and 3309.98.



See also: House Bills 294 and 769; Senate Bills 183, 265, 266, and 333

PUBLIC UTILITIES

Sub. H.B. 177

Reps. Goodman, Mead, Tiberi, Olman, Roman, Taylor, Schuler, Metzger, Britton, Krupinski, Sullivan, Damschroder, Van Vyven, Jones, Allen, Boyd, Padgett, Opfer, Core, Jolivette, Terwilleger, Netzley, Gardner, Buchy, Thomas, O'Brien, Callender, Flannery, Grendell, Trakas, DePiero, Harris, Cates, Barrett, Bender, Pringle, Patton, Corbin, Jerse, Evans, Winkler, Austria, Myers, Hoops, Verich, Hartnett, Ogg, Hartley, Buehrer, Schuring, Krebs, Sulzer, Amstutz, Carey, Brading, Haines, Clancy, Vesper, Gooding, Ferderber, Calvert, Hollister, Redfern, Young, Gerberry, Salerno, Aslanides, Sutton, Householder, D. Miller, Stapleton, Kilbane, Roberts

Sens. Blessing, Nein, Horn, Drake, Johnson, McLin, DiDonato, Herington, Armbruster, Hottinger, Oelslager, Carnes, Mumper, Latta, Kearns, Wachtmann, Watts, Spada, Schafrath, Prentiss, Gardner, Latell, Hagan, Espy, Brady, Mallory, Fingerhut, Cupp, Shoemaker

Effective date: May 17, 2000

Addresses "slamming" by prohibiting a person from changing a consumer's provider of natural gas or public telecommunications service without first obtaining the consumer's consent.

Establishes three approaches to deter slamming: enforcement by the Public Utilities Commission against the slamming of a consumer by a public utility; enforcement by the Attorney General under the Consumer Sales Practices Act against the slamming of a residential consumer by a nonutility; and enforcement by private right of action or local prosecution against slamming of any consumer by a nonutility.

Provides various remedies and penalties for slamming beyond those available under continuing law.

Secs. 1345.01, 1345.02, 1345.18, 1345.19, 1345.20, 1345.99, 4905.72, 4905.73, 4905.74, and 4905.99.



Sub. S.B. 235

Sens. Ray, Blessing, Johnson, Drake, Herington, Harris, Prentiss, Spada, Fingerhut, Wachtmann, White, Espy, Armbruster, Finan, McLin, Nein, Gardner

Reps. Schuler, Goodman, Olman, Britton, Sulzer, Hartnett, Stapleton, Barrett

Effective date: April 5, 2001

Changes the definition of "basic local exchange service" as that term is used in the law providing for alternative regulation of public telecommunication services and in the law governing the scope of Public Utilities Commission authority to approve mergers involving telephone companies.

Sec. 4927.01.



See also: House Bills 152, 549, and 589; Senate Bills 67 and 287



STATE GOVERNMENT

Am. H.B. 389

Reps. Austria, Gardner, Tiberi, Harris, Householder, Schuler, Terwilleger, Corbin, Mottley, Hoops, Goodman, Calvert, Peterson, Young, Buehrer, Metzger, O'Brien, Roman, Widener, Allen, Brading, Vesper, Olman, Jolivette, Patton, Grendell, Smith, Krupinski, Salerno

Sens. Schafrath, Kearns, White, Drake, Watts, Wachtmann, Hagan

Effective date: October 5, 2000

Provides that library records and patron information are confidential unless (1) the parent, guardian, or custodian of a minor child requests a library record or patron information pertaining to that child, (2) the individual who is the subject of a library record or patron information requests or consents to its release, (3) a library record or patron information is released in certain law enforcement situations, (4) a library record is released for administrative library purposes, or (5) a library record that documents improper Internet use and from which is removed patron information, except that relating to age and gender, is released.

Sec. 149.432.



Sub. H.B. 405

Reps. Trakas, Amstutz, Goodman, Verich, Sullivan, Perry, Barnes, Tiberi, Redfern, Bender, Buehrer, Calvert, Hartnett, Evans, Flannery, Carey, Jones, D. Miller, Harris, Logan, Schuring, Schuler, Metzger, Ferderber, Stevens, Robinson, Grendell, Cates, Boyd, Distel, Clancy, Winkler, Smith, Womer Benjamin, Terwilleger, James, Pringle

Sens. Schafrath, Spada, Watts, Gardner, Latell, Drake

Effective date: October 19, 2000

Requires the suspension for five years or the revocation of the fireworks exhibitor license of a person who is convicted of violating fireworks exhibition safety standards, with a revocation being required only if a serious accident has resulted from a violation.



Requires a fire chief or fire prevention officer, in consultation with a police chief, to complete a detailed checklist, to be prescribed by the State Fire Marshal by rule under the Administrative Procedure Act (APA), while inspecting premises before a fireworks exhibition to ensure compliance with all statutory and rule requirements; and eliminates former law's requirement that a police chief be present at such an inspection.

Requires the State Fire Marshal to adopt uniform standards for the stability of fireworks storage racks used at a fireworks exhibition, which standards also are to be prescribed by rule under the APA.

Requires the Director of Commerce to appoint a specified advisory committee to assist the State Fire Marshal in adopting the detailed checklist and fireworks storage racks rules.

Generally prohibits dismantling, repositioning, or otherwise disturbing materials within an accident site of a fireworks exhibition, or evidence related to the accident, without permission of law enforcement authorities; and makes a violation of the prohibition a third degree felony.

Establishes a specified affirmative defense to a charge of a violation of that prohibition involving a continued danger of explosion, fire, or similar threat of additional injury or death to members of the public.

Prohibits fire chiefs and fire prevention officers from failing to conduct the required inspection of a fireworks exhibition premises, to complete the detailed checklist required of that inspection, or to provide the State Fire Marshal with a copy of the completed checklist, all in consultation with a police chief; and makes a violation of the prohibition a first degree misdemeanor.

Secs. 3743.53, 3743.54, 3743.64, and 3743.99.



Sub. H.B. 495

Reps. Terwilleger, Evans, Willamowski, Allen, Mead

Sens. Schafrath, Blessing

Effective date: Emergency, May 9, 2000; certain provisions effective July 1, 2000

Requires the Legislative Service Commission to direct by rule how the insertion of new matter and omission of old matter is to be indicated in bills.

Eliminates references to 20th century dates found in various statutory forms in order to permit their accurate use in the year 2000 and thereafter.

Secs. 101.53, 153.571, 317.113, 317.24, 981.02, 1311.56, 2715.041, 2737.05, 2935.17, 2935.18, 2935.19, 2941.06, 3113.215, 3501.31, 3509.04, 3513.07, 3513.261, 3769.04, 4561.25, 4703.10, 5309.15, 5721.15, 5721.181, 5721.191, 5901.29, 5907.08, 5919.10, 5920.08, 5921.05, 6101.84, and 6115.79.



Sub. H.B. 538

Reps. Calvert, Clancy, Tiberi, Buehrer, Amstutz, Aslanides, Ford, Verich, Hartnett, Jones, O'Brien, Roman, Boyd, Austria, Salerno, Krupinski, Patton, A. Core, Widener, Olman, Winkler, Jerse, Hoops, Terwilleger, Britton, Barrett

Sens. Spada, Kearns, Drake, Gardner

Effective date: September 22, 2000

Changes the criminal records check requirements for Department of Mental Retardation and Developmental Disabilities (DMRDD) employees and for certain employees of contractors with county boards of mental retardation and developmental disabilities (county MRDD boards).

Revises the law governing criminal records checks conducted by the Bureau of Criminal Identification and Investigation to authorize the use of electronic methods and formats in connection with the obtaining and forwarding of fingerprint impressions and other information.

Permits county MRDD boards to continue to perform certification and registration of their employees on behalf of the DMRDD.

Changes the law governing audits of and payment agreements with providers of services or programs to the DMRDD and accreditation by the DMRDD of services or programs offered by county MRDD boards.

Provides that a contractor is not required to repay the DMRDD the amount received pursuant to a retroactive rate increase that the DMRDD granted in April 1997.

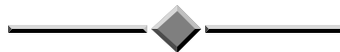
Extends the expiration date of the Joint Council on Mental Retardation and Developmental Disabilities from December 31, 2001, to December 31, 2004.

Establishes new requirements for review of reports of abuse, neglect, and major unusual incidents, and requires the DMRDD to establish reporting requirements for major unusual incidents and unusual incidents.

Makes other changes in laws governing the DMRDD and county MRDD boards.

Permits the guardian of the person of a deceased ward to give consent for an autopsy or post-mortem examination of the ward's body and to authorize the ward's burial or cremation under specified circumstances.

Secs. 109.57, 109.572, 2108.50, 2111.13, 5123.01, 5123.02, 5123.041, 5123.042, 5123.05, 5123.051, 5123.06, 5123.081, 5123.082, 5123.09, 5123.092, 5123.11, 5123.16, 5123.17, 5123.18, 5123.181, 5123.183, 5123.19, 5123.21, 5123.231, 5123.27, 5123.34, 5123.351, 5123.353, 5123.55, 5123.611, 5123.612, 5123.613, 5123.62, 5123.63, 5123.64, 5123.67, 5123.801, 5123.85, 5123.89, 5123.93, 5126.02, 5126.023, 5126.042, 5126.044, 5126.081, 5126.082, 5126.12, 5126.13, 5126.252, 5126.28, 5126.281, 5126.311, 5126.312, and 5126.357.



Sub. H.B. 548

Reps. Terwilleger, Tiberi, Mead, Corbin, Allen, Callender, Willamowski, Grendell, Netzley, Jolivette, Vesper, Damschroder, O'Brien, Hollister, Van Vyven, Carey, Buchy, Harris, Buehrer, Mottley, Widener, Evans, Schuler, Roman, Kilbane, Patton, Sykes

Sens. Gardner, Mumper, Oelslager, Spada, White, Watts

Effective date: March 22, 2001; certain provisions effective December 31, 2004

Creates from January 1, 2001, until December 31, 2004, the Sunset Review Committee to carry out a review of those state boards, commissions, councils, committees, and other entities to which the Sunset Review Law applies and to determine whether those entities should be abolished or continued.

Extends until December 31, 2004, the expiration date of a number of state boards, commissions, councils, committees, and other entities scheduled to expire on December 31, 2001.

Secs. 101.83, 101.84, 101.85, 101.86, 101.87, 173.58, 183.04, 183.12, 183.20, 3109.401, 3304.24, 3318.30, 3333.373, 3701.264, 3717.02, 4723.71, 4765.04, 4928.58, 5101.343, 5153.66, and 6301.04.



Sub. H.B. 574

Reps. Krebs, Calvert, Aslanides, Austria, Barnes, J. Beatty, Bender, Hartnett, Hollister, Metzger, Patton, Widener, Amstutz, Tiberi, Mottley, Carey, Peterson, Logan, D. Miller, Vesper, Mead, Harris, Clancy, Myers, Olman, Mettler, Jolivette, Robinson, Verich, Young, Schuring, Winkler, Trakas, Womer Benjamin, Redfern, Sykes, Grendell, Roman, Krupinski, Britton, Kilbane, Smith, Sulzer, Wilson, Flannery, Salerno, Callender, Gooding, Corbin, Terwilleger, Hoops, Barrett, Roberts, Perry, Stevens, Buehrer

Sens. Spada, Horn, Gardner, Drake, Schafrath, Prentiss, Watts, McLin

Effective date: October 27, 2000; Section 1 effective January 1, 2001

Establishes a joint legislative committee to study the impact of high technology start-up businesses on economic development and small businesses in this state.

Requires the committee to submit a report and recommendations to the General Assembly by August 1, 2001, upon which submission the committee will cease to exist.



H.B. 738

Reps. Brading, Allen, Sullivan, Schuler, Van Vyven, Damschroder, Willamowski, Hartnett, Trakas, Mead, Buchy, Goodman, Taylor, Williams, Aslanides, Austria, Terwilleger, Evans, Flannery, Sulzer, Cates, Widener, Salerno

Sens. Gardner, Spada, Harris, Watts

Effective date: April 10, 2001

Corrects a reference to federal law contained in the following Ohio statutes designating Memorial Day as a state holiday: (1) the statute that governs the time

within which an act required by law must be done or performed, (2) the statute that establishes paid holidays for state employees, and (3) the statute that authorizes boards of education to dismiss the schools under their control.

Secs. 1.14, 124.19, and 3313.63.



Sub. H.B. 769

Reps. Mettler, Netzley, Jerse, Grendell, Jacobson, Van Vyven, Peterson, Robinson, Cates, Damschroder, Jolivette, Carey, Buehrer, Calvert, Myers, Mottley, Ford, Hughes, O'Brien, Young, Widener, Tiberi, Hoops, Terwilleger, Olman, Britton, Verich

Sens. Mumper, Gardner, Spada, Hottinger, Oelslager, Brady, Nein, Johnson, Harris, Cupp, Kearns

Effective date: March 12, 2001

Defines "audit" for purposes of the Public Office and Public Money Accounting Law.

Generally requires the Auditor of State to conduct an audit of a public office at least once every two fiscal years, but requires the Auditor of State to conduct an audit of a public office each fiscal year if specified federal law mandates an annual audit.

Permits the Auditor of State, at any time, to conduct an additional audit of a public office in a specified manner.

Secs. 117.01, 117.11, and 117.12.



Sub. S.B. 171

Sens. Spada, Gardner, Kearns, Drake, Prentiss, Johnson, Fingerhut, Armbruster, Brady, DiDonato, Hottinger, Latell, Mumper, Schafrath, Wachtmann, Watts, Latta, Cupp, Nein, White, Espy, McLin, Herington

Reps. Winkler, Willamowski, O'Brien, Smith, Metzger, Grendell, A. Core, Pringle, Calvert, Flannery, Clancy, Terwilleger, Austria, Distel, Allen, Jolivette, Krupinski, Widener, Evans, Redfern, Bender, J. Beatty,

Sykes, Patton, Salerno, Damschroder, Hartnett, Aslanides, Olman, Mettler, Perry, Stevens, Britton, WomerBenjamin, Trakas, Harris, Robinson, Schuler, Amstutz, Verich

Effective date: November 22, 2000

Requires the Department of Mental Retardation and Developmental Disabilities to review each report it receives alleging that an MR/DD employee has abused or neglected an individual with mental retardation or a developmental disability or misappropriated such an individual's property.

Defines "MR/DD employee" as an employee of the Department or a county board of mental retardation and developmental disabilities (county MR/DD board); an individual who is employed by an intermediate care facility for the mentally retarded (ICF/MR) or provides services pursuant to a contract or as a volunteer with an ICF/MR; or an individual who is employed in a position that includes providing specialized services to individuals with mental retardation or a developmental disability.

Requires that the Department either investigate the allegation in the report or adopt the findings of an investigation or review conducted by another person or government entity and determine whether there is a reasonable basis for the allegation.

Requires that the Department, if it determines that a reasonable basis exists for an allegation, to conduct an adjudication in accordance with the Administrative Procedure Act.

Requires the Department to establish a registry of MR/DD employees found by the Department to have abused, neglected, or misappropriated the property of individuals with mental retardation or a developmental disability.

Prohibits the Department from including an MR/DD employee in the registry if the employee was found not guilty by a court or jury of an offense arising from the same facts, and provides that the Department is not required to include an MR/DD employee in the registry if there are extenuating circumstances.

Requires the Department, when an MR/DD employee is included in the registry, to notify: (1) the employee, (2) the person or government entity that employs or contracts with the employee, (3) the individual who is the subject of the report that caused the employee to be included in the registry and the individual's guardian, if any, (4) the Attorney General, the county prosecutor, or another appropriate law enforcement agency, and (5) if the employee is authorized

to engage in a profession, the entity responsible for regulating the employee's professional practice.

Prohibits any person or government entity from hiring, contracting with, or employing as an MR/DD employee an individual who is included in the registry unless a collective bargaining agreement that is in effect on the act's effective date provides otherwise.

Prohibits the Department and county MR/DD boards from entering into a new contract or renewing a contract with a person or government entity that fails to comply with the prohibition on hiring, contracting with, or employing an individual included in the registry until the Department or board is satisfied that the person or government entity will comply.

Provides that information contained in the registry is a public record.

Permits an individual included in the registry to petition for removal, and authorizes the Department to remove an individual if good cause exists, including meeting rehabilitation standards that the Department is to establish by rule.

Requires the Department's registry office to maintain reports of major unusual incidents.

Requires the Department to establish committees to review reports of abuse, neglect, and other major unusual incidents.

Requires that suspected abuse or neglect of children with mental retardation and developmental disabilities be reported to the Department, a county MR/DD board, or a law enforcement agency.

Limits the duty of the Department and county MR/DD boards to notify a law enforcement agency regarding reports of abuse or neglect.

Coordinates the definitions of abuse and neglect for purposes of reporting and investigation.

Secs. 5123.50, 5123.51, 5123.52, 5123.53, 5123.54, 5123.61, 5126.28, 5126.30, 5126.31, and 5126.33.



Sub. S.B. 186

Sens. Herington, Furney, Fingerhut, DiDonato, Mallory, Cupp, Hagan, Espy, Latell, Oelslager, Prentiss, Watts, Kearns, Mumper, Brady

Reps. Barnes, Bender, Metzger, Womer Benjamin, Redfern, Logan, Hartnett, Verich, DePiero, Stevens, Widener, Mottley, Perry, Collier, Young, Wilson

Effective date: Emergency, January 4, 2001; certain provisions effective December 31, 2004

Reenacts the recently sunsetted Employee Ownership Assistance (EOA) Program that is to be administered by the Department of Development and that generally will function to assist persons seeking employee ownership of a business establishment as an alternative to the closing or relocation of the establishment's operations.

Requires the Director of Development to inform local governments, labor and business organizations, and other interested parties about the EOA Program's services, which include, among others, feasibility study assistance, technical assistance, counseling, and help in obtaining financial assistance.

Provides for the resunseting of the EOA Program effective December 31, 2004.

Secs. 122.13, 122.131, 122.132, 122.133, 122.134, 122.135, and 122.136.



Sub. S.B. 200

Sens. Armbruster, Drake, Spada, Wachtmann, Oelslager, Brady, Latell, Gardner, DiDonato, Watts, Hagan, Mumper

Reps. Buehrer, Trakas, Healy, Gerberry, Evans, Mottley, Goodman, Widener

Effective date: September 21, 2000

Permits sellers of tobacco products or liquor permit holders to raise as an affirmative defense against a charge of selling or otherwise distributing tobacco products or of selling liquor, beer, or low-alcohol beverages to an underage person, that a transaction scan of the purchaser's or recipient's license or identification card was performed, the scan indicated its validity, and the scan was reasonably relied upon.

Restricts the use of information obtained through a transaction scan.

Requires the Registrar of Motor Vehicles to adopt rules regarding the use of a transaction scan device and the recording and maintenance of information obtained from a transaction scan.

Creates the F-3 permit and authorizes it to be issued to nonprofit, alcoholic beverage trade organizations to allow the serving of beer, wine, or mixed beverages for no more than five consecutive days at an event at a convention facility or hotel.

Authorizes the holder of a D-6 (Sunday sales) permit that is issued to a sports facility to make sales between the hours of 11 a.m. and midnight on a Sunday on which certain professional sports are being played at the facility.

Secs. 2927.021, 2927.022, 4301.61, 4301.611, 4301.62, 4301.639, 4303.182, 4303.203, and 4303.35.



Sub. S.B. 262

Sens. Gardner, Watts

Reps. Trakas, Mottley, Healy, Schuler, Brading, Evans, Corbin

Effective date: April 9, 2001

Creates the D-8 permit to be issued to certain retail stores to allow the sale of tasting samples of beer, wine, and mixed beverages.

Allows local option elections on Sunday sale of intoxicating liquor between the hours of 10 a.m. and midnight.

Makes changes in the law governing local option elections on beer and intoxicating liquor sales at specific locations.

Exempts from the effects of local option elections the sale of beer and intoxicating liquor at premises located in or at the Ohio Historical Society area or the State Fairgrounds.

Allows Sunday liquor sales at certain outdoor performing arts centers and at premises located in or at the Ohio Historical Society area or the State Fairgrounds whether or not those sales previously have been approved by a local option election.

Creates a Sunday liquor sales question regarding sales at certain outdoor performing arts centers that may be submitted to the electors of a precinct during the two-year period after the act's effective date, and makes the results of the election on that question applicable to an outdoor performing arts center that has been issued a D-6 permit.

Changes certain requirements that must be met by the holder of a D-5i permit.

Specifies that agency contract-related appeals are not within the Liquor Control Commission's jurisdiction.

Defines a "sales area or territory" for purposes of the Liquor Control Law and the Alcoholic Beverage Franchise Law.

Secs. 1333.82, 4301.01, 4301.241, 4301.28, 4301.333, 4301.351, 4301.354, 4301.355, 4301.361, 4301.364, 4301.365, 4301.37, 4301.40, 4301.62, 4303.181, 4303.182, and 4303.184.



See also: House Bills 349, 448, 467, 473, 479, 490, 539, 561, 597, and 711; Senate Bills 82, 144, 169, 172, 187, 189, 210, 265, 266, 317, and 333

TAXATION

Sub. H.B. 262

Reps. Roman, D. Miller, Netzley, Sulzer, Tiberi, Cates, Jacobson, Taylor, Pringle, Clancy, Perz, Schuler, Young, Mottley, Grendell, Schuck, O'Brien, Vesper, Krebs, Padgett, DePiero, Willamowski, Buehrer, Boyd, Jolivette, Schuring, Roberts, Hood, Sullivan, Metelsky, Smith, Allen, Van Vyven, Householder, Krupinski, Hollister, Ford, Salerno, Womer Benjamin, Flannery, Hartnett, Distel, Perry, Austria, Peterson, Amstutz, Haines, Carey, Damschroder, Kilbane, Maier, Bender, Patton, Verich, Barnes, J. Beatty, Corbin, Trakas, Terwilleger, Olman, Gerberry, Harris, Jones, Callender, Britton, Gardner, R. Miller, Hoops, Calvert

Sens. Drake, DiDonato, McLin, Spada

Effective date: June 8, 2000; Section 5733.39 effective January 1, 2002

Prohibits the Department of Taxation from placing a taxpayer's Social Security number on the outside of any material mailed to the taxpayer.

Expands the environmental compliance facilities for which an electric company may claim the Ohio coal tax credit against its public utility excise or corporation franchise tax liability.

Requires the taxing authority of a taxing unit that does not levy a tax to adopt an operating budget, rather than a tax budget, and exempts such a taxing unit from certain tax levy law requirements.

Secs. 5703.55, 5705.28, 5727.391, and 5733.39.



Sub. H.B. 477

Reps. Mottley, Thomas, Hartnett, Jolivette, Peterson, Roberts, Corbin, Mead, Terwilleger, Barrett, DePiero, Van Vyven, Aslanides, Patton, Smith, J. Beatty, R. Miller, Barnes, Allen

Sens. Blessing, Horn, Herington, McLin

Effective date: July 26, 2000

Provides that parsonage allowances are exempted from municipal income taxation beginning in 2003.

Ensures that most nonresidents are not taxed by a municipal corporation on income earned for performing work in the municipal corporation if the work is performed for 12 or fewer days in a year.

Prescribes limits governing nonresident employers' responsibility for withholding municipal income taxes from employee compensation.

Prescribes minimum guidelines governing estimated tax payments.

Provides that municipal income tax returns do not have to be filed before the applicable federal filing deadline.

Requires municipal corporations to grant a filing extension to a taxpayer upon request if the taxpayer has requested a federal income tax filing extension.

Establishes minimum procedural requirements for municipal income tax appeals.

Permits affiliated groups of corporations to file consolidated municipal income tax returns if they file consolidated returns for federal income tax purposes.

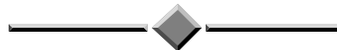
Requires that a municipal corporation declare how it will tax the income of pass-through entities, and grants a credit to preclude multiple taxation of that income.

Allows taxpayers to file "generic" municipal income tax forms.

Requires municipal corporations to publish municipal income tax ordinances or rules on an Internet-accessible site and to provide electronic versions of municipal income tax forms on such a site.

Requires the Tax Commissioner to establish an Internet-accessible site on which municipal corporations may post electronic forms and publish rules and to which municipal corporations may link their own Internet sites.

Secs. 718.01, 718.02, 718.03, 718.041, 718.05, 718.06, 718.07, 718.08, 718.11, 718.12, 718.13, 718.14, 718.15, 718.16, 733.85, and 5703.49.



Sub. H.B. 483

Reps. Mottley, Distel, Aslanides

Sens. Blessing, Finan

Effective date: September 21, 2000; certain provisions effective January 1, 2002

Prescribes a uniform municipal income tax base for electric light companies, which is to be apportioned among municipal corporations on the basis of property, payroll, sales, and local municipal income tax rates.

Prescribes uniform filing requirements whereby an electric light company files a single municipal income tax return with the state, and the state distributes the tax collections to municipalities.

Prescribes uniform procedures for collection, enforcement, and appeals regarding municipal income taxation of electric light companies similar to those for the corporation franchise tax.

Applies to municipal income taxes paid in 2002 and thereafter.

Modifies the "occasional entrant" rule under the Municipal Income Tax Law.

Permits the Tax Commissioner to discuss with other states the development of a voluntary sales and use tax collection system for sellers without any physical presence in Ohio (and thus not required to collect the taxes for Ohio).

Authorizes the Tax Commissioner to participate with other states in a pilot project to test such a system.

Secs. 113.061, 718.01, 718.011, 718.02, 718.08, 5703.053, 5703.19, 5703.21, 5745.01, 5745.02, 5745.03, 5745.031, 5745.04, 5745.041, 5745.05, 5745.06, 5745.07, 5745.08, 5745.09, 5745.10, 5745.11, 5745.12, 5745.13, 5745.14, 5745.15, and 5745.16.



Sub. H.B. 493

Reps. A. Core, Brading, D. Miller, Gardner, Willamowski, Damschroder, Logan, Netzley, Olman, Grendell, Hollister, Clancy, Vesper, Schuler, Krupinski, Van Vyven, Metzger, Harris, Coughlin, Tiberi, Myers,

Mottley, Austria, Distel, Perry, Hartnett, Jerse, Peterson, Jolivette, Hoops, Terwilleger, Healy, Corbin, Buchy, Winkler, O'Brien, Goodman, Sykes, Verich, Schuring, Allen, Redfern, Jones, Evans, Widener, Cates, Barrett, DePiero, Patton, Roman, Calvert, Aslanides, Gooding, Buehrer, Salerno

Sens. Drake, McLin, DiDonato, Espy, White, Oelslager

Effective date: October 27, 2000

Changes some of the terms under which property tax prepayment arrangements may be made.

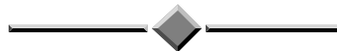
Expands the circumstances under which county treasurers may accept partial payments of property taxes.

Changes some of the terms under which property owners and lienholders may pay unpaid and delinquent taxes in installment arrangements with the county treasurer.

Revises some of the procedures governing how property tax foreclosure actions are undertaken.

Changes various procedures and requirements regarding tax certificates.

Secs. 321.45, 323.121, 323.132, 323.15, 323.25, 323.29, 323.31, 323.49, 5709.631, 5713.08, 5713.20, 5715.27, 5719.03, 5719.04, 5719.041, 5719.05, 5721.02, 5721.03, 5721.06, 5721.10, 5721.14, 5721.18, 5721.19, 5721.25, 5721.30, 5721.31, 5721.32, 5721.34, 5721.36, 5721.37, 5721.38, 5721.39, and 5721.42.



Sub. H.B. 533

Reps. D. Miller, DePiero, Redfern, Grendell, Allen, Patton, Flannery, Mottley, Jerse, Perry, Distel, Jolivette, Sullivan, Verich, Hartnett, Williams, Kilbane, Gerberry, Krupinski, Britton, Barnes, Healy

Sens. Blessing, Drake, Mumper, Herington, Spada, White

Effective date: October 10, 2000

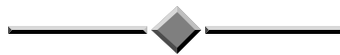
Permits a person holding a property tax lien certificate to hold the certificate for up to six years before seeking foreclosure of the tax lien, instead of

the previous three-year limit, if the certificate was purchased through a private sale.

Provides that the extension of the time limit applies to certificates that were purchased prior to the act's effective date if the county treasurer consents to the extension and the certificate holder pays an additional premium for the extension.

Specifies that interest on tax certificates stops accruing after three years unless the certificate holder begins foreclosure proceedings before the passage of three years.

Secs. 5721.37, 5721.38, and 5721.39.



Sub. H.B. 589

Reps. Hoops, Householder, Harris, Mottley, Olman, Damschroder, Hartnett, Vesper, Terwilleger, Krupinski, Callender, Peterson, Jolivette, Logan, Metelsky, A. Core, Buehrer, Hollister, Amstutz, Mettler, Tiberi, Stapleton, Grendell, Corbin, Evans, Carey, Wilson, Brading, Bender, Patton, Widener, Willamowski, Aslanides, Mead, Barrett

Sen. Blessing

Effective date: October 17, 2000

Requires public utilities filing administrative tangible personal property tax appeals to state their objections separately on the basis of the assessed value of the property, the assessment percentage used, and how the value is apportioned among taxing districts.

Permits public utilities to pay only the undisputed portion of tangible personal property taxes except when the dispute involves the assessment percentage used, and provides that disputed taxes are not payable until the dispute is finally resolved.

Provides that interest, but no penalty, is charged on any unpaid amount if the final resolution of the dispute results in the public utility owing all or part of the disputed amount, and provides that a penalty is imposed only if the utility does not pay the undisputed portion of the tax except for disputes involving the assessment percentage.

Requires the Tax Commissioner to notify county auditors of the possible effect on taxable property values of administrative appeals requesting reductions in the assessment of public utility property.

Provides for notification to taxing authorities, upon request, concerning how such administrative appeals might affect the taxable value of property apportioned to their taxing districts.

Limits the reduction in the taxable value of a public utility's property that may be made by the Board of Tax Appeals or a court to the amount of reduction sought by the public utility in its administrative appeal.

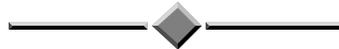
Adjusts a school district's state foundation aid to reflect that public utilities will pay taxes on the basis of the undisputed assessed value only.

Provides for the recapture of any foundation aid payment that is later found to be excessive because the final assessed property value is higher than the undisputed value.

Allows local governments to grant enterprise zone tax incentives to electric power producers even if they produce power during "off-peak" periods.

Makes the penalties for filing late or inaccurate public utility property tax reports discretionary rather than mandatory.

Secs. 3317.01, 3317.021, 3317.025, 5709.61, 5727.08, 5727.47, and 5727.471.



Am. H.B. 595

Reps. D. Miller, Allen, Schuler, DePiero, Sullivan, Jones, Barrett, Jerse, Robinson, Hartnett, Perry, Sykes, Verich, Flannery, Boyd, Pringle, Redfern, Sutton, Patton, Gerberry, Britton, Logan, Willamowski, Aslanides, Gooding, Carey, Damschroder, Kilbane, Roberts, Ford, J. Beatty, Roman, Bender, Salerno, Barnes, Stevens

Sens. Drake, Herington, DiDonato, Mallory, Fingerhut, Prentiss

Effective date: April 5, 2001

Extends eligibility for the homestead exemption to residents of a housing cooperative who satisfy the income and age or disability criteria.

Provides for reimbursement to local taxing districts for the cost of the extended homestead reduction.

Secs. 323.151, 323.152, 323.153, 323.154, 323.155, 323.156, 323.157, 323.159, 323.99, and 5715.30.



H.B. 612

Reps. Jolivette, Mottley, Schuring, Amstutz, Hartnett, Perry, Mettler, Hollister, Grendell, Tiberi, Olman, Terwilleger, Harris, Peterson, Goodman, Austria, Cates, Metelsky, Buehrer, Barrett, Hoops, Evans, Widener, Winkler, Verich, Stevens, J. Beatty, Damschroder, Myers, Schuler, O'Brien, Britton, Salerno

Sens. Blessing, Drake, Schafrath, Kearns, Fingerhut, Gardner, Furney, Hottinger, Herington

Effective date: September 29, 2000; Sections 3 and 4 effective July 1, 2001

General

Makes the imposition of certain tax and tax-related penalties discretionary rather than mandatory.

Lengthens the deadline for taxpayers to file administrative appeals from 30 to 60 days after a notice of assessment is issued.

Eliminates the requirement that certain taxpayers pay any penalties they owe on an assessment when they file a petition for reassessment for personal income, corporation franchise, or qualifying entity taxes.

Authorizes the Tax Commissioner to permit alternative forms for filing tax-related documents, including electronic forms.

Requires the Tax Commissioner to prescribe the form of any signature or declaration required to be made by certain taxpayers.

Authorizes the Tax Commissioner to permit persons to send tax-related documents by delivery services other than the United States Postal Service.

Permits taxpayers to round amounts entered on all returns and other tax-related documents in addition to the personal income tax return.

Authorizes the Tax Commissioner to designate up to two deputy tax commissioners to serve in case of the Tax Commissioner's absence, disability, or recusal or a vacancy in the office.

Eliminates references to "sessions" and "proceedings" of the Department of Taxation.

Makes various nonsubstantive changes.

Property taxes

Precludes prospective changes in the methods of determining the true value of certain personal property from being introduced in proceedings as evidence of value for past years.

Personal income tax

Requires taxpayers to make quarterly estimated tax payments only if estimated unwithheld tax liability is \$500 or more per year instead of \$300.

Lowers the threshold for determining whether employers must electronically remit income taxes withheld from employees' wages from \$180,000 to \$84,000 per year.

Sales and use taxes

Expands the six-day sales tax exemption for sales by charitable organizations and the exemption for building materials used to build property of a charitable organization to include all federally tax-exempt religious, charitable, educational, and scientific organizations.

Expands the sales tax exemption for casual sales by including those sales that have been subject to any state's sales or use tax rather than just Ohio's.

Extends the amount of time allowed for consumers and sellers to demonstrate that a sale is tax-exempt when an exemption certificate has not been supplied.

Extends the exemption certificate requirement to use taxes.

Lowers the threshold for determining whether sellers, consumers, and direct payers must electronically pay sales or use taxes to the state from \$600,000 to \$60,000 per year.

Eliminates the vendor's license annual renewal requirement.

Requires persons who sell items at temporary flea markets, fairs, shows, and exhibitions in a county, but who have no fixed place of business in that county to obtain a transient vendor's license rather than a limited vendor license, and eliminates the limited vendor class of license.

Reduces the transient vendor's license fee from \$100 to \$25.

Modifies the authority to revoke a vendor's license for noncompliance with the sales tax laws.

Allows sellers to move from one place of business to another within the same county without having to obtain a new vendor's license.

Requires licensed vendors who also hold a liquor permit to have the vendor's license held in the same name as the liquor permit is held.

Fuel excise tax

Exempts from the motor fuel excise tax any diesel fuel used in certain vessels that currently qualify for a refund of that tax.

Lengthens the deadline for filing motor fuel excise tax refund claims.

Exempts from the fuel use tax commercial tandems (trucks and trailers) if a tandem has only two axles and weighs 26,000 pounds or less.

Specifically subjects commercial tractors to the fuel use tax even when they are not pulling a trailer or semi-trailer.

Allows less frequent filing of highway use tax permits, and eliminates the permit filing fee.

Secs. 3734.904, 3734.907, 3769.088, 4301.422, 4303.33, 4305.13, 4305.131, 5703.05, 5703.054, 5703.055, 5703.056, 5703.11, 5703.141, 5703.37, 5705.37, 5711.04, 5711.18, 5711.25, 5711.28, 5711.31, 5717.01, 5717.02, 5727.11, 5727.26, 5727.47, 5727.89, 5728.01, 5728.02, 5728.03, 5728.04, 5728.06, 5728.08, 5728.09, 5728.10, 5733.11, 5733.28, 5735.01, 5735.012, 5735.023, 5735.05, 5735.12, 5735.121, 5735.14, 5735.141, 5735.142, 5735.145, 5735.17, 5735.18, 5735.23, 5735.32, 5739.01, 5739.02, 5739.03, 5739.032, 5739.033, 5739.12, 5739.122, 5739.13, 5739.133, 5739.15, 5739.161, 5739.17, 5739.19, 5739.30, 5741.02, 5741.121, 5743.03, 5743.081, 5743.082, 5743.52, 5743.56, 5747.07, 5747.082, 5747.09, 5747.13, 5747.15, 5749.07, 5749.08, and 5749.15.



Am. Sub. H.B. 672

Reps. Peterson, Schuler, Mottley, Perry, Hartnett, Grendell, Tiberi, Bender, Terwilleger, Taylor, Hoops, Amstutz, Cates

Sens. Blessing, Johnson, Drake

Effective date: April 9, 2001

Prescribes tax collection procedures for manufactured and mobile homes that are similar to those governing the collection of real property.

Otherwise aligns procedures for taxing manufactured and mobile homes with real property taxation procedures.

Specifies the dates when certain recently enacted changes in how manufactured homes are taxed begin to apply.

Exempts manufactured and mobile homes from sales and use taxes if the sale is made to the federal government or the state or any of its political subdivisions.

Excludes refundable wheel and axle deposits from the taxable price of a manufactured or mobile home.

Makes a variety of technical and corrective amendments to the manufactured home tax law.

Secs. 319.202, 319.54, 321.24, 323.153, 323.156, 323.31, 323.611, 1317.13, 4501.01, 4503.06, 4503.061, 4503.063, 4503.067, 4505.06, 4505.11, 4513.01, 4517.01, 4517.03, 4517.24, 5701.02, and 5739.0210.



Sub. S.B. 108

Sens. Latta, Oelslager, Watts, Blessing, Mumper, White, Nein, Wachtmann, Cupp, Hottinger, Carnes, Armbruster, Spada, Johnson, Drake, Ray, Gardner, Schafrath, Horn, DiDonato, Kearns

Reps. Coughlin, Wilson, Perry, Boyd, Ogg, Barrett, Sullivan, Corbin, Mead, Amstutz, Womer Benjamin, Mottley, Krebs, Damschroder, Evans,



Hoops, Metzger, Netzley, Peterson, O'Brien, Stapleton, Carey, Kilbane, Widener, Aslanides, Grendell, Tiberi, Willamowski, Myers, A. Core, Callender, Flannery, Trakas, Mettler, Olman, Terwilleger, Buehrer, Jolivette, Calvert, Jacobson, Jordan, Winkler, Harris, Redfern, Robinson, Austria, Williams, Brading, Hollister, Gooding, D. Miller, DePiero, Hartnett, Distel, Sulzer, Buchy, Vesper, Stevens, Metelsky, Pringle, Clancy, Roberts, Schuler, Van Vyven, Householder, Jerse, Cates, Barnes, Roman, Young, Patton, Gardner, Verich, Britton, Allen, Salerno

Effective date: September 29, 2000

Increases the estate tax credit from \$500 to \$6,600 for 2001, and to \$13,900 for 2002 and thereafter, effectively exempting the first \$200,000 for 2001, and \$338,000 for 2002 and thereafter of most estates from taxation.

Increases the share of estate taxes to be paid to townships and municipal corporations from 64% to 70% in 2001, and to 80% in 2002.

Permits estates of decedents dying after 2000 to deduct the value of family-owned businesses, including farms, when computing the Ohio estate tax, to the extent that the business is passed to other family members, as is allowed under the federal estate tax.

Provides for the recapture of some or all of the tax savings on a family-owned business when an heir ceases to own the business for at least ten years, or if the heir does not remain materially involved in its operation, as under federal law.

Specifies that under certain conditions the trustee of a trust qualifying for the estate tax marital deduction has a duty to annually distribute to the surviving spouse any income from an IRA of which the trust is the beneficiary.

Creates a joint House-Senate committee to propose the elimination, by 2006, of the basic estate tax, retaining only the two "pick-up" taxes.

Secs. 1339.412, 5731.02, 5731.14, 5731.20, 5731.21, 5731.47, and 5731.48.



S.B. 221

Sens. Cupp, Brady, DiDonato, Fingerhut, Horn, Kearns, Oelslager, Prentiss, Watts, Blessing, Spada, Hagan

Reps. Mottley, Peterson, Perry, Flannery, Distel, Jerse, Grendell, D. Miller, Sulzer, Terwilleger, Verich, Roman, Sullivan, DePiero, J. Beatty, Stevens, Redfern, Krupinski, Gooding, R. Miller, Smith, Widener, Pringle, Gerberry, Stapleton, Vesper, Willamowski, Logan, Barrett, Britton, Austria, Hoops, Van Vyven, Metzger, Robinson, Trakas, Winkler, Damschroder, Salerno, Goodman, Kilbane, Buehrer, Sutton, Krebs, Metelsky, Bender, Evans, Wilson, Schuring, Taylor, Hartnett, Aslanides, Amstutz, Barnes, Roberts, Clancy, Harris, Olman, Tiberi, Patton, Allen, Young, Schuler, Hollister, O'Brien

Effective date: July 26, 2000

Allows a person who qualifies for the Ohio Energy Credit Program on the basis of age, but who previously qualified on the basis of a disability before turning age 65, to continue deducting from income an amount equal to the previously deducted disability benefits.

Sec. 5117.01.



Am. Sub. S.B. 287

Sens. Blessing, Johnson

Reps. Mottley, Britton, Amstutz, Hartnett, Hollister, Perry, Distel, Jolivette, Barnes, Mead, Verich, Terwilleger, Aslanides

Effective date: Emergency, December 21, 2000; certain provisions effective January 1, 2001

Reduces to 25% the tax assessment rate for all tangible personal property of a natural gas company, beginning tax year 2001.

Revises the true value determination of current gas stored underground.

On and after July 1, 2001, levies an excise tax (the MCF tax) on natural gas distribution companies at a variable rate that decreases with an increase in the natural gas distributed through the meter of an end user in this state.

Permits natural gas distribution companies with 50,000 customers or less to aggregate when determining the MCF tax owed.

Establishes an MCF tax rate of 2¢ per MCF of natural gas distributed to a "flex customer."

Exempts from the MCF tax the federal government and self-producing end users.

Based on an annual target of \$90 million in collections, requires that the MCF tax be deposited in the General Revenue Fund (GRF), and in the continuing Local Government and School District Property Tax Replacement Funds, to be distributed to school districts and other local governments in the same manner as kilowatt-hour tax revenues, to replace tax revenues lost as a result of the reduction in the assessment rate for natural gas company tangible personal property.

Reduces the GRF share of the MCF tax if the \$90 million annual target is not met.

Requires that property tax replacement payments distributed to county auditors and treasurers to reimburse them for administrative fee losses also reimburse losses due to the reduction in the property tax assessment rate for natural gas companies.

Requires county auditors, when apportioning the expenses of a general health district to a township or municipal corporation, to account for reductions in taxable valuation for which the subdivisions receive property tax replacement payments.

Allows an electricity user to self-assess the kWh tax if it used more than 45 million kWh over the past 12 months, and provides that the 45-million kWh threshold applies to electricity received through more than one meter if those meters are at a single location.

Eliminates the revenue targets for self-assessing electricity purchasers that were designed to make up for any shortfall in kWh taxes paid by self-assessing electricity users through future increases in the "price" tax rate paid by self-assessing users.

Applies the \$0.00075 per kWh self-assessor tax only to the first 504 million kWhs, and continues a provision under which the taxpayer also pays the 4% tax on the price of the electricity.

Allows an electricity user to self-assess the kWh tax if its estimated use over the following 12 months is more than 45 million kWhs, and provides that if the user's actual use falls short of 45 million kWhs, it must pay the tax savings that resulted from the user being treated as a self-assessor.

Specifies how the price of electricity is determined for the purposes of the kWh tax imposed on self-assessing electricity users by adopting a definition of "price" that is analogous to the definition of that term in the Sales Tax Law, and

that provides that if electricity is sold as part of a transaction involving other services or products, the self-assessor tax applies to the price of the entire transaction unless the price of the electricity is stated separately from the price of the other products or services.

Permits a manufacturer entitled to an existing kWh tax exemption (a "qualified end user") to pay the self-assessor tax only if its annual nonexempt use of electricity exceeds 45 million kWhs.

Exempts electricity from the kWh tax if it is converted to a form of stored energy that is then used to regenerate electricity sold to another person.

Requires the Department of Taxation to study the effects, fairness, and structure of the kWh tax with respect to commercial and industrial electricity users.

Eliminates the requirement that electricity bills contain a notice that the kWh tax is used to fund the PUCO and Ohio Consumers' Counsel when the electric company is not subject to assessments to support those agencies.

Authorizes a three-year grant program for manufacturers in Appalachian counties that use very high amounts of electricity and that experience a "significant" increase in the cost of electricity because of the kWh tax.

Recomputes a school district's share of the cost of a School Facilities Commission project under the Exceptional Needs Program if reductions in gas pipeline property assessment rates lower a district's taxable valuation, as is provided under continuing law for other School Facilities Commission projects.

Modifies the job training tax credit by making it available to additional forms of businesses, including sole proprietorships, partnerships, S corporations, and limited liability companies; by extending it to insurance companies and dealers in intangibles; by changing how the credit is computed; by permitting applicants for the credit to appeal the denial of the credit; and by requiring applicants to disclose whether they have any outstanding liabilities to the state government.

Creates an exception to the income tax residency rules that will allow persons to spend up to 30 days in Ohio for certain reasons such as unpaid work, fund-raising for a 501(c)(3) organization, funerals, and family medical reasons without that time counting toward the residency thresholds.

Expressly treats a nonresident's income from certain closely held investment companies as non-Ohio income for which the nonresident may claim the nonresident income tax credit.



Reconciles the corporation franchise "exit" tax with continuing law designed to ensure that a corporation cannot escape franchise tax liability by transferring its assets to another corporation.

Clarifies the law governing when a municipal corporation may tax a nonresident's pay for working there 12 or fewer days per year.

Changes how the municipal income tax credit available to owners of a pass-through entity (e.g., partnership, S corporation) is apportioned among the owners.

Corrects some effective dates in H.B.s 477 and 483 of the 123rd General Assembly.

Terminates the authority of municipal corporations to levy new municipal income taxes, with voter approval, specifically for the purpose of sharing some of the revenue with an overlapping school district.

Makes various corrections and clarifications to the law governing municipal taxation of electric companies as enacted in H.B. 483 of the 123rd General Assembly.

Extends, from December 31, 2000, to June 30, 2001, the deadline for the Director of Development to report the results of the Director's study on the desirability of new job tax credits for generating equipment manufacturers.

Makes other corrective and technical changes.

Secs. 9.66, 718.011, 718.09, 718.10, 718.14, 3318.035, 3709.28, 4141.21, 4933.33, 5703.052, 5717.02, 5725.31, 5727.11, 5727.111, 5727.33, 5727.80, 5727.81, 5727.811, 5727.82, 5727.83, 5727.84, 5727.85, 5727.86, 5727.87, 5727.88, 5727.89, 5727.90, 5727.91, 5727.92, 5727.93, 5727.94, 5727.95, 5729.07, 5733.053, 5733.06, 5733.40, 5733.42, 5745.01, 5745.02, 5745.03, 5745.04, 5745.05, 5745.07, 5745.08, 5745.09, 5745.11, 5745.13, 5747.15, 5747.221, 5747.24, 5747.39, and 5747.98.



Am. S.B. 310

Sens. Ray, Herington, Prentiss, Drake

Reps. Mottley, Amstutz, Coughlin, Williams

Effective date: Emergency, January 4, 2001

Authorizes cooperative agreements for the construction and operation of port authority educational and performing arts facilities and the financing of such facilities through surplus county lodging tax revenue and issuance of municipal bonds or guarantees and port authority revenue bonds.

Secs. 307.672, 307.674, and 5739.024.



See also: House Bills 313, 484, and 549; Senate Bill 272



VETERANS

Am. Sub. S.B. 120

Sens. Watts, Spada, Schafrath, Latell, Shoemaker, Carnes, Latta, Prentiss, Wachtmann, DiDonato, Mumper, Nein, Gardner, Drake, Armbruster, White, Cupp, Hagan, Kearns, Finan, Brady

Reps. Callender, Hoops, Buehrer, Hollister, Stevens, Carey, Taylor, Grendell, Peterson, Willamowski, Krupinski, Jordan, Coughlin, Young, Tiberi, Buchy, Britton, Vesper, Harris, Womer Benjamin, Mottley, Allen, Metzger, Trakas, Calvert, Widener, Amstutz, Roman, Schuring, O'Brien, Aslanides, Salerno, Brading, A. Core, Patton, Austria, Bender, Distel, Redfern, Gooding, Flannery, D. Miller, Hartnett, Evans, Verich, DePiero, Smith

Effective date: June 15, 2000

Requires members and service officers of county veterans service commissions to file their form DD214 with the Governor's Office of Veterans Affairs in accordance with guidelines established by the Director of that office.

Designates November 10 of each year as "Veterans Educate Today's Students Day."

Requires the Department of Education to distribute to secondary school libraries a videotape of the Ohio Veterans Plaza dedication and apparently generally requires the Department of Education to distribute the book *Letters Home: The Letters of the Ohio Veterans Plaza* or other appropriate written material regarding veterans.

Eliminates the payment of the additional \$10 fee in connection with Purple Heart special license plates when the license plates are issued or renewed.

Creates the criminal offense of misrepresentation of veteran status, which is a first degree misdemeanor.

Requires the Governor or the Director of the Governor's Office of Veterans Affairs to convene a Military Activation Task Force with a specified membership if the U.S. President indicates that National Guard or reserve forces headquartered in Ohio may be called to active duty, and prescribes the duties of the Task Force.

Requires the Department of Administrative Services to provide suitable office space in state-owned facilities to accommodate the office operations of the state headquarters of the Ohio Veterans' Home.

Secs. 5.23, 123.024, 3301.25, 4503.571, 5901.02, 5901.07, 5901.99, 5902.02, and 5902.15.



See also: House Bill 705



HISTORY OF BILLS THAT BECAME ACTS

Listed on the following pages is the legislative history of each bill enacted in 2000. Each bill for which a substitute version was prepared is preceded by "S," and each bill that was amended is preceded by "A." The committees of the House and Senate are abbreviated as follows:

HOUSE

ANR	Agriculture and Natural Resources
CFS	Children and Family Services
CC	Civil and Commercial Law
CL	Commerce and Labor
CRJ	Criminal Justice
EDB	Economic Development and Small Business
ED	Education
EE	Energy and Environment
ES	Ethics and Standards
FA	Finance and Appropriations
FI	Financial Institutions
HRA	Health, Retirement, and Aging
HPL	Housing and Public Lands
INS	Insurance
LGT	Local Government and Townships
PU	Public Utilities
RR	Rules and Reference
SG	State Government
TE	Technology and Elections
TPS	Transportation and Public Safety
VET	Veterans Affairs
WM	Ways and Means

SENATE

ECD	Economic Development, Technology, & Aerospace
ED	Education
ENR	Energy, Natural Resources and Environment
FIN	Finance and Financial Institutions
HHA	Health, Human Services, and Aging
HT	Highways and Transportation
ICL	Insurance, Commerce, and Labor
JUD	Judiciary
REF	Reference
RUL	Rules
SLG	State and Local Government and Veterans Affairs
WM	Ways and Means



Status Report of Legislation - 123rd GA			House Action				Senate Action				Other Action			
House Bill	A - Amended E - Effective R - Rereferred F - Failed to Pass S - Substitute P - Postpone * - Note V - Vetoed		Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	To Conf. Cmte.	Concurrence	Gov. Action	Other
	Sponsor	Subject												
80	Coughlin	3rd OMVI in 6 yrs-forfeit motor vehicle	1/22/99	TPS	3/24/99	A 4/21/99	4/22/99	JUD	1/13/00	1/25/00		1/25/00	3/8/00	E 6/8/00
90	Terwilleger	Alternative medical treatments-permit	1/28/99	HRA	S 9/30/99	10/13/99	10/14/99	HHA	S 5/23/00	5/24/00		5/25/00	7/7/00	E 10/10/00
107	Tiberi	Athlete agents-registration and regulation	1/28/99	CL	S 9/19/00	A 9/20/00	9/21/00	ICL	11/14/00	11/14/00		11/14/00	12/21/00	E 3/22/01
122	Cates	Employee injury-intoxicated-presumed cause	2/2/99	CL	* S 5/3/00	5/10/00	5/11/00	ICL	11/15/00	A 12/5/00		12/6/00	1/8/01	E 4/10/01
138	Schuck	Trauma care-quality assurance	2/2/99	HRA	S 6/10/99	6/15/99	6/15/99	HHA	S 4/20/00	A 5/3/00		5/10/00	7/27/00	E 11/3/00
152	Logan	911 answer point-fund-monthly access charge	2/8/99	PU	1/25/00	1/26/00	1/27/00	WM	S 3/29/00	4/4/00		4/11/00	6/22/00	E 9/21/00
177	Goodman	Switch gas/phone providr w/o consent-prohib	2/16/99	PU	S 10/19/99	10/20/99	10/21/99	WM	S 1/26/00	1/26/00		1/26/00	2/15/00	E 5/17/00
203	Wilson	Volunteer firefighter/EMS-job protection	2/23/99	CL	A 5/24/00	A 9/13/00	9/14/00	ICL	S 11/14/00	11/14/00		11/15/00	12/14/00	E 3/15/01
221	Van Vyven	Mandated health ins benefits-review bills	3/3/99	INS	S 5/12/99	A 10/19/99	10/19/99	ICL	S 5/23/00	5/23/00		5/24/00	7/20/00	* E 10/19/00
225	Sykes	Professional firefighter license plate	3/3/99	TPS	A 4/11/00	A 4/12/00	4/13/00	HT	A 5/17/00	5/23/00		5/24/00	7/27/00	E 10/27/00
241	Hollister	Nurses-prescribe drugs/therapeutic devices	3/10/99	HRA	S 6/23/99	6/28/99	6/28/99	HHA	S 1/12/00	A 1/12/00		1/19/00	2/15/00	E 5/17/00
242	Jones	No child support/visitatn-<5% chance father	3/10/99	CFS	S 10/13/99	A 11/9/99	11/9/99	JUD	S 5/10/00	A 5/16/00		5/17/00	7/27/00	E 10/27/00
262	Roman	Tax mailings-no SSN on envelope outside	3/22/99	WM	6/17/99	6/28/99	6/28/99	WM	* S 1/6/00	1/25/00		1/26/00	3/8/00	* E 6/8/00
263	Cates	Rented property-intent steal-expand evidenc	3/22/99	CRJ	S 5/19/99	A 5/26/99	6/1/99	JUD	S 12/6/00	12/7/00		12/12/00	1/8/01	E 4/10/01
280	James	Exemplary Adult Care Provider Day=April 18	3/24/99	SG	6/3/99	5/25/00	5/30/00	HHA	12/5/00	12/5/00		12/5/00	12/21/00	E 3/22/01
294	Willamowski	Court costs-collection	4/9/99	CC	S 6/9/99	6/10/99	6/10/99	JUD	S 4/11/00	4/11/00		4/12/00	5/26/00	E 8/29/00
313	Salerno	Estates-avoid probate	4/27/99	CC	S 6/24/99	A 6/29/99	6/29/99	JUD	S 2/1/00	A 4/4/00		4/11/00	5/26/00	E 8/29/00
315	Haines	Twps-contract w/other twps for road work	4/28/99	LGT	S 6/1/99	A 6/8/99	6/8/99	SLG	S 12/7/00	12/7/00		12/12/00	1/4/01	E 4/5/01
318	Willamowski	Intoxication-criminal liability	4/29/99	CRJ	A 11/10/99	12/9/99	12/9/99	JUD	S 4/4/00	4/4/00		4/11/00	7/27/00	E 10/27/00
331	DePiero	Consecutive prison terms-modificatn/remand	5/5/99	CRJ	S 6/30/99	10/19/99	10/19/99	JUD	S 5/24/00	5/24/00		5/25/00	7/7/00	E 10/10/00
332	Ford	Foster caregivers-training	5/5/99	CFS	S 2/10/00	2/16/00	2/18/00	HHA	S 5/16/00	5/16/00		5/17/00	7/6/00	* E 10/5/00
338	Britton	Real estate appraisrs-know fair housing law	5/12/99	CL	10/20/99	11/9/99	11/9/99	ICL	1/26/00	1/26/00		1/26/00	3/8/00	E 6/8/00
341	Schuring	Acupuncture	5/13/99	HRA	S 10/13/99	10/20/99	10/21/99	HHA	S 2/15/00	A 3/15/00		3/16/00	5/10/00	E 8/10/00
349	Coughlin	Prisoners-drug testing	5/20/99	CRJ	S 2/17/00	A 3/16/00	3/21/00	JUD	5/24/00	A 5/25/00		5/25/00	6/22/00	E 9/22/00
350	Olman	Vicious dogs-surgically silence-prohibit	5/20/99	CRJ	S 3/22/00	3/28/00	3/28/00	JUD	S 5/24/00	5/24/00		5/25/00	7/7/00	E 10/10/00
351	Luebbers	Partial birth infanticide-create offense	5/20/99	CRJ	S 12/7/99	A 12/8/99	12/8/99	JUD	S 3/16/00	3/16/00		3/21/00	5/19/00	E 8/18/00
357	Cates	Drugs-at prison/DMH/DMRDD-enhance penalty	5/25/99	CRJ	11/10/99	A 1/4/00	1/6/00	JUD	3/22/00	3/22/00		3/22/00	5/10/00	E 8/10/00
364	Goodman	Theft in office-increase penalty	5/26/99	CRJ	12/8/99	A 12/9/99	12/9/99	JUD	S 4/11/00	5/3/00		5/10/00	6/14/00	E 9/14/00
368	Schuler	Specl improvmt dists-plans/churches/notice	6/1/99	LGT	10/27/99	A 11/10/99	11/10/99	WM	S 1/20/00	1/25/00		1/26/00	3/27/00	E 6/27/00
379	Peterson	Twp health benefits-cafeteria plan/\$ instead	6/8/99	LGT	S 1/18/00	A 1/25/00	1/25/00	SLG	4/4/00	4/11/00		4/11/00	6/6/00	E 9/5/00
381	Perz	Dietary supplements-regulation	6/8/99	CL	S 5/17/00	5/24/00	5/24/00	AGR	11/9/00	11/14/00		11/14/00	12/20/00	E 3/22/01
383	Brading	School age cutoff-in August	6/10/99	ED	A 1/26/00	A 5/24/00	5/24/00	ED	9/13/00	9/13/00		9/13/00	11/14/00	E 2/13/01
389	Austria	Library recrds-confidentl except to parents	6/15/99	SG	A 1/13/00	1/26/00	1/27/00	SLG	4/20/00	5/2/00		5/2/00	7/6/00	E 10/5/00
400	Salerno	Library trustees-employ attorney	6/24/99	CC	1/13/00	1/25/00	1/25/00	JUD	3/22/00	3/22/00		3/22/00	5/26/00	E 8/29/00
401	Salerno	Arbitration Law-revise	6/24/99	CC	S 4/4/00	5/2/00	5/2/00	JUD	11/16/00	11/16/00		11/16/00	12/14/00	E 3/15/01
403	Tiberi	OH Nursing Facility Consumer Guide-publish	6/28/99	FA	S 1/25/00	1/26/00	1/27/00	FIN	* S 5/17/00	5/17/00		5/23/00	6/27/00	* E 7/1/00
405	Trakas	Fireworks safety	6/30/99	SG	S 2/17/00	3/21/00	3/21/00	SLG	5/16/00	5/16/00		5/16/00	7/20/00	E 10/19/00
407	Hoops	Type C family day-care homes-extend pilot	7/2/99	CFS	11/10/99	12/8/99	12/8/99	HHA	S 1/25/00	1/25/00		1/26/00	3/27/00	E 3/27/00
408	Verich	Military Order of Purple Heart Memorial Hwy	7/8/99	TPS	5/3/00	5/17/00	5/18/00	HT	9/20/00	11/8/00		11/8/00	12/14/00	E 3/15/01
412	Salerno	Childrn serv/placng agcys-protect personnel	7/22/99	CRJ	S 1/26/00	A 3/15/00	3/16/00	JUD	S 12/6/00	12/6/00		12/7/00	1/8/01	E 4/10/01
416	Ford	PERS-no contrib from prof sports organizatn	7/27/99	HRA	S 10/8/99	10/13/99	10/14/99	WM	S 5/25/00	5/25/00		5/25/00	7/13/00	* E 10/13/00
417	O'Brien	Township Park District Law-revise	8/3/99	LGT	A 3/16/00	A 4/4/00	4/4/00	SLG	S 5/23/00	5/23/00		5/24/00	6/21/00	E 9/21/00

Status Report of Legislation - 123rd GA			House Action				Senate Action				Other Action			
House Bill	A - Amended E - Effective R - Rereferred F - Failed to Pass S - Substitute P - Postpone * - Note V - Vetoed		Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	To Conf. Cmte.	Concurrence	Gov. Action	Other
	Sponsor	Subject												
434	Buehrer	Constructn Industry Certificatn Law-revise	9/8/99	CL	S 4/12/00	A 5/10/00	5/11/00	ICL	S 11/15/00	A 11/15/00		11/16/00	12/21/00	* E 3/22/01
442	Winkler	Rape-expand definition/sex assault on minor	9/16/99	CRJ	S 3/15/00	3/22/00	3/23/00	JUD	5/18/00	5/23/00		5/23/00	7/17/00	E 10/17/00
448	Metzger	Child welfare-revisions in laws	9/21/99	CFS	S 2/10/00	A 2/16/00	2/18/00	HHA	S 5/16/00	5/16/00		5/17/00	7/6/00	* E 10/5/00
467	Schuler	Pawnbroker Licensing Law-revise	10/5/99	CL	S 3/22/00	5/17/00	5/18/00	SLG	S 11/9/00	11/9/00		11/14/00	1/4/01	E 4/5/01
473	Myers	County investments/deposits/warrant info	10/8/99	FI	S 12/14/99	1/4/00	1/6/00	FIN	S 2/15/00	2/16/00		2/16/00	3/15/00	E 6/15/00
476	Barnes	Temp license placards-report issue/security	10/8/99	TPS	A 4/12/00	5/2/00	5/2/00	HT	A 5/24/00	5/25/00		5/25/00	7/27/00	E 10/27/00
477	Mottley	Municipal corps-modify income tax authority	10/8/99	WM	S 11/10/99	A 1/11/00	1/13/00	WM	S 2/16/00	3/16/00		3/21/00	4/25/00	E 7/26/00
479	Damschroder	Land conveyance-military/armory real estate	10/12/99	HPL	A 1/12/00	1/19/00	1/20/00	JUD	4/11/00	4/11/00		4/11/00	6/1/00	E 9/1/00
481	Buchy	Rte 127 in Darke Cty-Annie Oakley Highway	10/19/99	TPS	A 4/5/00	A 4/11/00	4/11/00	HT	5/3/00	5/9/00		5/9/00	5/26/00	E 8/29/00
483	Mottley	Electric companies-uniform municipal taxatn	10/19/99	WM	S 2/1/00	A 3/22/00	3/23/00	WM	S 5/17/00	5/17/00		5/23/00	6/21/00	* E 9/21/00
484	Buehrer	Farm tractors-night operatn-reflects/lamps	10/20/99	TPS	S 4/5/00	4/12/00	4/13/00	HT	S 5/24/00	5/25/00		5/25/00	7/6/00	E 10/5/00
488	Terwilleger	Electronic Records and Signatures Act	10/27/99	FI	S 4/5/00	4/11/00	4/11/00	FIN	S 5/17/00	5/17/00		5/23/00	6/14/00	E 9/14/00
490	Willamowski	Public improvemnts-\$ due-time limit to sue	10/27/99	CC	A 4/4/00	4/12/00	4/13/00	JUD	S 9/20/00	9/20/00		9/20/00	11/9/00	E 2/12/01
491	Willamowski	Constructn contract-subject to only OH law	10/27/99	CL	S 4/12/00	5/10/00	5/11/00	JUD	S 11/16/00	11/16/00		12/5/00	12/20/00	E 3/22/01
493	Core	Delinquent tax recovery-greater flexibility	11/4/99	WM	S 2/24/00	3/16/00	3/21/00	WM	S 5/23/00	5/24/00		5/25/00	7/27/00	E 10/27/00
494	WomerBenjam	Living wills/durable power of atty-form of	11/4/99	CC	* S 5/9/00	A 5/17/00	5/18/00	JUD	11/8/00	11/8/00		11/8/00	12/14/00	E 3/15/01
495	Terwilleger	Bill drafts-form/statutory forms-Y2K comply	11/4/99	SG	11/16/99	A 12/8/99	12/8/99	SLG	S 3/16/00	3/16/00		3/21/00	5/9/00	* E 5/9/00
496	Schuler	William J. Brown Memorial Highway	11/9/99	TPS	1/26/00	3/16/00	3/21/00	HT	4/12/00	5/2/00		5/2/00	5/26/00	E 8/29/00
499	Brading	Coroners-access records/continuing educatn	11/16/99	LGT	A 3/28/00	A 3/29/00	4/4/00	SLG	S 9/19/00	9/19/00		9/20/00	11/14/00	E 2/13/01
502	DePiero	Sex predator-time limit for court to decide	11/18/99	CRJ	S 2/17/00	3/21/00	3/21/00	JUD	9/20/00	11/8/00		11/8/00	12/14/00	E 3/15/01
504	Jerse	Prohibit "upskirting"/"downblousing"	11/18/99	CRJ	S 4/18/00	5/10/00	5/11/00	JUD	5/24/00	5/25/00		5/25/00	7/7/00	E 10/10/00
505	Schuring	Ohio Respiratory Care Board-powers/duties	11/18/99	HRA	S 2/22/00	A 3/21/00	3/21/00	HHA	S 5/18/00	5/23/00		5/24/00	7/27/00	E 10/27/00
506	Schuring	Chiropractic regulation-revise	11/18/99	HRA	* S 4/12/00	5/3/00	5/4/00	HHA	* S 12/5/00	12/5/00		12/6/00	1/8/01	E 4/10/01
508	Olman	Medical records-copy fees	11/23/99	CL	S 9/13/00	A 9/19/00	9/19/00	ICL	11/14/00	11/14/00		11/14/00	12/20/00	E 3/22/01
509	Corbin	Unemployment Compensation Law-revise	11/23/99	CL	S 1/26/00	A 2/16/00	2/18/00	ICL	S 4/11/00	A 4/12/00		5/2/00	6/21/00	E 9/21/00
510	Evans	Credit Union Counc-member qualficatn/duties	11/29/99	FI	S 3/29/00	A 4/5/00	4/6/00	FIN	S 5/18/00	5/23/00		5/24/00	6/22/00	E 9/22/00
511	Schuring	Nursing-revise law	11/29/99	HRA	S 4/12/00	5/16/00	5/16/00	HHA	S 11/16/00	11/16/00		12/5/00	1/8/01	* E 4/10/01
519	Williams	Marriage license-not include SSN	12/14/99	CC	S 4/4/00	A 5/9/00	5/9/00	JUD	S 9/20/00	9/20/00		9/20/00	11/9/00	E 2/12/01
524	Corbin	Real estate licensing law-changes	12/23/99	CL	S 3/29/00	A 4/4/00	4/4/00	ICL	S 5/16/00	5/16/00		5/17/00	6/22/00	E 9/22/00
528	Callender	Drug trafficking offenses-expand	12/30/99	CRJ	A 4/18/00	A 5/9/00	5/9/00	JUD	9/20/00	9/20/00		9/20/00	11/14/00	E 2/13/01
529	Taylor	Rabies bite treatment reimbursemt-increase	12/30/99	LGT	2/1/00	3/22/00	3/23/00	HHA	S 5/18/00	5/23/00		5/24/00	7/7/00	E 10/13/00
531	Hollister	Cemetery fee-govt exempt/burial fees-revise	12/30/99	LGT	S 2/1/00	3/15/00	3/16/00	SLG	5/9/00	5/9/00		5/9/00	6/22/00	E 9/22/00
533	Miller D.	Tax foreclosure certificate-no time limit	1/4/00	WM	S 4/11/00	4/12/00	4/13/00	WM	5/18/00	5/23/00		5/23/00	7/7/00	E 10/10/00
534	Salerno	Birth Defects Information System	1/4/00	HRA	S 3/29/00	4/5/00	4/6/00	HHA	S 5/23/00	5/23/00		5/24/00	7/6/00	* E 10/5/00
535	Willamowski	Retirmnt sys-payment-divide marital proprty	1/11/00	HRA	S 4/12/00	5/17/00	5/18/00	WM	S 11/15/00	11/15/00		11/16/00	12/14/00	* E 3/15/01
537	Calvert	Parenting class/counselng-child also attend	1/11/00	CFS	3/29/00	4/5/00	4/6/00	HHA	5/23/00	5/24/00		5/24/00	7/6/00	E 10/5/00
538	Calvert	Mental retardatdn & devel disab laws-revise	1/11/00	SG	S 4/18/00	5/3/00	5/4/00	HHA	S 5/23/00	5/24/00		5/25/00	6/22/00	E 9/22/00
539	Goodman	Not public record-communty recreatn use	1/11/00	ES	S 1/27/00	A 3/15/00	3/16/00	SLG	S 4/20/00	5/3/00		5/10/00	6/21/00	E 6/21/00
544	Peterson	Plan commns; notices/assessmnts-time to pay	1/13/00	LGT	S 3/28/00	3/29/00	4/4/00	SLG	S 5/16/00	5/16/00		5/17/00	6/14/00	E 6/14/00
548	Terwilleger	Sunset Review Committee/extend agencies	1/18/00	SG	S 2/17/00	A 3/21/00	3/21/00	SLG	S 11/9/00	11/9/00		11/14/00	12/20/00	* E 3/22/01
549	Terwilleger	Permanent improvements-improve making of	1/18/00	TPS	S 5/3/00	5/23/00	5/23/00	ENR	S 11/15/00	11/15/00		11/16/00	12/8/00	E 3/12/01
551	Salerno	Viatical settlements-subj to Securities Law	1/20/00	CC	S 5/9/00	A 5/17/00	5/18/00	JUD	S 11/16/00	A 11/16/00		12/5/00	1/4/01	* E 4/5/01

Status Report of Legislation - 123rd GA			House Action				Senate Action				Other Action			
House Bill	A - Amended E - Effective R - Rereferred F - Failed to Pass S - Substitute P - Postpone * - Note V - Vetoed		Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	To Conf. Cmte.	Concurrence	Gov. Action	Other
	Sponsor	Subject												
559	Coughlin	Barbrtn/Cuyahoga Falls-muni ct clerk-electn	1/26/00	CRJ	4/12/00	5/10/00	5/11/00	JUD	S 5/24/00	5/24/00		5/25/00	6/21/00	E 9/21/00
561	Salerno	Land conveyance-Franklin County	1/26/00	HPL	4/18/00	5/3/00	5/4/00	JUD	5/24/00	5/24/00		5/24/00	6/22/00	E 9/22/00
574	Krebs	High tech start-up businesses-study	2/8/00	EDB	S 4/12/00	5/2/00	5/2/00	ECD	S 5/17/00	5/25/00		5/25/00	7/27/00	* E 10/27/00
583	Williams	Summit Cty Domestic Relatns Div-child cases	2/16/00	CFS	S 4/5/00	4/11/00	4/11/00	JUD	S 5/18/00	5/23/00		5/23/00	6/14/00	E 6/14/00
585	Vesper	Non-OH physician-subj to OH med practic law	2/17/00	HRA	S 5/9/00	A 5/10/00	5/11/00	HHA	S 11/16/00	11/16/00		12/5/00	1/8/01	E 4/10/01
589	Hoops	Public util-disputed property tax-payment	2/24/00	WM	S 5/9/00	5/10/00	5/11/00	WM	5/18/00	5/24/00		5/24/00	7/17/00	E 10/17/00
595	Miller D.	Homestead exemption-housing coop residents	3/2/00	WM	A 5/11/00	5/25/00	5/30/00	WM	9/20/00	11/8/00		11/8/00	1/4/01	E 4/5/01
597	WomerBenjan	Nonprofit Corporation Law-revise	3/7/00	CC	S 11/15/00	A 11/16/00	11/21/00	JUD	A 12/6/00	12/6/00		12/7/00	1/8/01	E 4/10/01
599	Logan	Columbiana County Municipal Court-create	3/9/00	CRJ	A 4/18/00	A 5/9/00	5/9/00	JUD	S 5/17/00	5/17/00		5/23/00	6/21/00	* E 9/21/00
600	Clancy	Drivers' license laws-revise	3/9/00	TPS	S 4/12/00	A 5/3/00	5/4/00	HT	S 5/24/00	A 5/24/00		5/25/00	6/1/00	* E 6/1/00
601	Vesper	DNR-Division of Mineral Resources Management	3/9/00	ANR	S 3/29/00	4/5/00	4/6/00	ENR	S 5/10/00	5/10/00		5/16/00	6/14/00	E 6/14/00
607	Robinson	Locomotives-allow alternate audible warning	3/15/00	TPS	A 4/11/00	4/12/00	4/13/00	HT	5/24/00	5/25/00		5/25/00	7/27/00	E 10/27/00
611	Cates	Workers' Comp-electronic documnt transmissn	3/16/00	CL	4/5/00	4/11/00	4/11/00	ICL	A 5/9/00	5/9/00		5/10/00	6/14/00	E 6/14/00
612	Jolivet	Tax laws-administrative reform	3/16/00	WM	4/11/00	5/16/00	5/16/00	WM	5/24/00	5/24/00		5/24/00	6/29/00	* E 9/29/00
617	Mottley	Conservancy District Law-update	3/22/00	*ANR	S 5/10/00	5/17/00	5/18/00	ENR	S 5/24/00	5/24/00		5/24/00	6/21/00	E 9/21/00
620	Cates	Student bomb threat-expel	3/28/00	ED	5/10/00	9/13/00	9/14/00	ED	11/15/00	11/16/00		11/16/00	12/8/00	E 3/12/01
624	Netzley	A.G. Lancione Memorial Highway	3/28/00	TPS	5/3/00	A 5/24/00	5/24/00	HT	11/15/00	11/16/00		11/16/00	12/8/00	E 3/12/01
625	Hartnett	Land conveyance-Richland County	3/28/00	HPL	A 5/10/00	A 5/17/00	5/18/00	SLG	5/24/00	5/24/00		5/24/00	7/7/00	E 10/10/00
628	Hollister	PERS-expand options/increase benefits	3/28/00	HRA	S 5/9/00	5/10/00	5/11/00	WM	S 5/23/00	A 5/25/00		5/25/00	6/21/00	E 9/21/00
640	Corbin	Capital appropriations FY 2001-2002	4/4/00	FA	S 4/11/00	A 5/2/00	5/2/00	FIN	S 5/17/00	A 5/17/00		5/23/00	6/15/00	* E 6/15/00
642	Clancy	Council on Stroke Prevention and Education	4/4/00	HRA	S 5/10/00	5/23/00	5/23/00	HHA	S 9/13/00	9/13/00		9/19/00	11/14/00	E 2/13/01
645	Vesper	Agriculture-revise governing statutes	4/11/00	ANR	S 5/3/00	A 5/10/00	5/11/00	AGR	S 11/14/00	11/14/00		11/15/00	12/20/00	E 3/22/01
660	Winkler	Infants-lawful procedure for deserting	4/12/00	CFS	S 9/13/00	A 9/20/00	9/21/00	HHA	A 12/5/00	12/7/00		12/12/00	1/5/01	E 4/9/01
661	Winkler	Women prisoners-prison nursery program	4/12/00	CFS	S 5/17/00	A 5/24/00	5/24/00	JUD	S 9/20/00	9/20/00		11/8/00	12/14/00	E 3/15/01
672	Peterson	Manufactured/mobile home taxation-clarify	4/26/00	WM	S 9/19/00	9/20/00	9/21/00	WM	11/15/00	A 11/16/00		12/5/00	1/5/01	E 4/9/01
701	Peterson	Dog registration-via Internet/fee payment	5/10/00	LGT	A 9/26/00	11/9/00	11/9/00	SLG	S 12/7/00	12/7/00		12/12/00	1/5/01	E 4/9/01
705	Aslanides	Armed forces monument-twp trustees erect	5/16/00	*LGT	9/26/00	11/15/00	11/15/00	SLG	12/7/00	12/7/00		12/7/00	1/8/01	E 4/10/01
711	Brading	St Bd of Educ-appt members-separate act	5/17/00	FA	5/23/00	5/24/00	5/24/00	ED		5/25/00		5/25/00	7/6/00	E 10/5/00
712	Hoops	County/twp officers-increase compensation	5/17/00	FA	S 11/13/00	11/14/00	11/14/00	FIN	11/16/00	11/16/00		11/16/00	12/8/00	* E 12/8/00
714	Evans	Model Risk-Based Capital for Insurers Act	5/22/00	INS	A 9/19/00	9/20/00	9/21/00	ICL	A 11/15/00	11/15/00		11/16/00	12/14/00	E 3/15/01
724	Austria	Importuning-prohib telecommunicated/penalty	5/24/00	CRJ	S 11/14/00	11/15/00	11/15/00	JUD	12/6/00	12/6/00	*	12/6/00	12/21/00	E 3/22/01
730	Goodman	Bail bonding-regulate agents/apprehensions	6/7/00	CRJ	A 11/14/00	A 11/15/00	11/15/00	ICL	12/5/00	12/5/00		12/5/00	1/5/01	* E 4/9/01
738	Brading	Memorial Day-correct statutory reference	7/5/00	SG	9/26/00	11/9/00	11/9/00	SLG	12/7/00	12/7/00		12/7/00	1/8/01	E 4/10/01
740	Gardner R.L.	Waive tuition-family officer killed in duty	7/11/00	FA	9/19/00	9/20/00	9/21/00	FIN	11/16/00	12/5/00		12/5/00	12/20/00	E 3/22/01
768	Gardner R.L.	Nonpublic schls-services to-expand/delivery	8/31/00	*ED	9/20/00	9/20/00	9/21/00	ED	S 11/15/00	A 11/15/00		11/16/00	12/14/00	E 12/14/00
769	Mettler	Public audits-change governing law	8/31/00	*SG	* S 11/9/00	11/14/00	11/14/00	SLG	11/16/00	11/16/00		11/16/00	12/8/00	E 3/12/01

Status Report of Legislation - 123rd GA			House Action				Senate Action				Other Action			
House Jnt. Reso.	A - Amended E - Effective R - Rereferred F - Failed to Pass S - Substitute P - Postpone * - Note V - Vetoed		Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	To Conf. Cmte.	Concurrence	Gov. Action	Other
	Sponsor	Subject												
15	Mettler	CA = Constitutional Amendment CA-Bonds for environmental purposes	3/16/00	FA	S 3/28/00	A 3/29/00	3/30/00	FIN	A 4/12/00	A 4/12/00		5/2/00		

Status Report of Legislation - 123rd GA			Senate Action				House Action				Other Action				
Senate Bill	A - Amended E - Effective R - Rereferred F - Failed to Pass S - Substitute P - Postpone * - Note V - Vetoed		Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	To Conf. Cmte.	Concurrence	Gov. Action	Other	
	Sponsor	Subject													
12	Mumper	Prohibit prisoner access to Internet	6/30/99	CRJ	A 1/19/00	1/26/00	1/20/99	JUD	S 6/30/99	6/30/99		1/26/00	3/8/00	E	6/8/00
53	Carnes	In-state tuition-contiguous state residents	5/5/99	ED	S 4/12/00	5/2/00	2/4/99	FIN	A 5/4/99	5/4/99		5/3/00	6/22/00	E	9/22/00
67	Hottinger	Cable television-fair competition	5/10/00	PU	A 5/22/00	5/24/00	2/16/99	WM	S 5/10/00	5/10/00		5/25/00	7/5/00	E	10/5/00
77	Cupp	Schl admin personnel-evaluatn/suspnsn/term	6/16/99	ED	S 1/27/00	A 3/16/00	2/17/99	ED	S 6/16/99	A 6/16/99		3/22/00	3/30/00	E	6/30/00
82	Johnson B.	Cty/subdiv treasurer-limited investmnt auth	10/13/99	FI	S 12/14/99	1/4/00	2/23/99	WM	S 10/13/99	10/13/99		1/11/00	1/21/00	E	4/24/00
108	Latta	Estate tax-reduce/phase out state share	5/17/00	FA	S 5/23/00	5/24/00	3/16/99	WM	S 5/17/00	5/17/00		5/25/00	6/29/00	E	9/29/00
111	Drake	Dialysis-certify technicians/approv training	10/19/99	HRA	1/27/00	2/16/00	3/16/99	HHA	S 10/14/99	10/19/99		2/16/00	3/27/00	* E	6/27/00
115	Mallory	Prisoners-participate in education programs	11/16/00	CRJ	12/7/00	12/12/00	3/18/99	JUD	10/5/99	11/16/00		12/12/00	12/21/00	E	3/22/01
120	Watts	Veterans/Purple Heart license plate	6/16/99	VET	A 11/10/99	A 1/12/00	4/8/99	SLG	S 5/25/99	A 6/15/99		1/25/00	3/15/00	E	6/15/00
137	Oelslager	Port authorities-revise powers & duties	6/24/99	TPS	11/10/99	1/12/00	4/29/99	HT	A 6/23/99	6/23/99		1/12/00	2/15/00	E	5/17/00
141	Mumper	Concentrated animal feeding ops-regulation	5/24/00	ANR	S 11/9/00	11/15/00	5/12/99	AGR	S 5/24/00	5/24/00		11/16/00	12/14/00	* E	3/15/01
144	Johnson B.	PERS-member contributions-credit interest	10/21/99	HRA	S 5/17/00	A 5/24/00	5/19/99	WM	S 10/20/99	10/20/99		5/25/00	6/14/00	* E	9/14/00
152	Cupp	Surviving spouse-elective share of estate	3/22/00	CC	S 12/6/00	12/7/00	6/8/99	JUD	3/16/00	3/21/00		12/7/00	12/21/00	E	3/22/01
153	Spada	Crime victim reparatns-administratn/expand	10/21/99	FA	S 1/25/00	* A 1/26/00	6/10/99	JUD	S 10/20/99	10/20/99		2/16/00	3/29/00	* E	3/29/00
155	Drake	Land conveyance to Chagrin Falls	6/30/99	HPL	A 1/12/00	1/19/00	6/15/99	JUD	S 6/30/99	6/30/99		1/25/00	3/8/00	E	6/8/00
161	Gardner R.A.	Variable college savings program-establish	10/21/99	FI	S 1/19/00	A 1/25/00	6/29/99	ED	S 10/20/99	10/20/99		1/26/00	3/8/00	* E	6/8/00
169	Wachtmann	Public employmnt safety inspection-optional	1/26/00	CL	5/3/00	5/16/00	7/6/99	ICL	S 1/26/00	1/26/00		5/16/00	6/22/00	E	9/22/00
171	Spada	MRDD-abuse registry	3/16/00	CFS	S 5/10/00	5/16/00	7/13/99	HHA	S 3/16/00	3/16/00		5/17/00	8/22/00	E	11/22/00
172	Drake	Pharmacy laws-revise	5/16/00	HRA	S 9/19/00	A 9/20/00	7/22/99	HHA	S 5/16/00	5/16/00		9/20/00	11/9/00	* E	2/12/01
173	Drake	Tuberculosis-prevention/control	3/22/00	*HRA	S 5/9/00	5/17/00	7/22/99	HHA	S 3/21/00	3/21/00		5/23/00	7/7/00	E	10/10/00
178	Schafraht	Cnty/dist home-license-residtl care facility	1/6/00	HRA	S 2/22/00	A 3/16/00	8/17/99	HHA	12/9/99	A 1/4/00		3/22/00	4/20/00	E	7/21/00
179	Latta	Juvenile offenders-Sentencng Commn recommds	3/28/00	CRJ	S 11/8/00	A 11/9/00	8/24/99	JUD	S 3/22/00	3/22/00		11/15/00	1/5/01	* E	1/1/02
180	Kearns	Child support laws-revise	5/24/00	CFS	S 12/5/00	A 12/7/00	8/31/99	JUD	S 5/24/00	5/24/00		12/7/00	12/21/00	* E	3/22/01
181	Spada	Juvenile delinquency-revise laws	11/10/99	CRJ	S 3/29/00	A 4/4/00	8/31/99	JUD	S 11/10/99	11/10/99		4/5/00	6/2/00	E	9/4/00
183	Brady	Health care-needleless/sharps w/protection	1/26/00	HRA	S 4/12/00	5/9/00	9/2/99	HHA	S 1/26/00	1/26/00		5/10/00	7/6/00	E	10/5/00
186	Herington	Employee Ownership Assist Program-extend	11/13/00	EDB	12/6/00	12/12/00	9/23/99	ECD	S 11/9/00	11/9/00		12/12/00	1/4/01	* E	1/4/01
187	Johnson B.	Background check-person w/access to child	3/22/00	CFS	S 11/13/00	11/14/00	9/23/99	JUD	S 3/16/00	A 3/21/00	11/16/00	12/12/00	12/21/00	E	3/22/01
188	Drake	Second Chance Trust Fund Board-permanent	10/19/99	HRA	S 9/19/00	A 9/20/00	9/30/99	HHA	10/14/99	A 10/19/99		11/8/00	12/13/00	E	12/13/00
189	Spada	SHPRS-reduce contrib/incrs benefits/refunds	11/10/99	HRA	A 1/20/00	A 1/26/00	9/30/99	WM	S 11/10/99	11/10/99		2/16/00	3/30/00	E	6/30/00
190	Blessing	STRS-incr benfts/alternative contribtn plan	2/17/00	*HRA	3/22/00	3/28/00	10/7/99	WM	S 2/16/00	2/16/00		3/28/00	4/12/00	E	7/13/00
192	Ray	Tobacco Settlement-distribute money	11/9/99	FA	S 12/8/99	A 12/9/99	10/12/99	FIN	S 11/2/99	A 11/9/99	12/16/99	2/16/00	3/3/00	* E	3/3/00
198	White	Special sanitary districts-abolish	3/28/00	ANR	5/17/00	5/24/00	10/28/99	ENR	3/23/00	3/28/00		5/24/00	6/22/00	E	9/22/00
200	Armbruster	Liquor/tobacco sales-ID transaction scans	1/26/00	SG	S 5/9/00	5/17/00	11/2/99	WM	1/20/00	1/26/00		5/23/00	6/21/00	E	9/21/00
207	Armbruster	Railroad obstruct street-penalty	1/26/00	TPS	S 5/10/00	A 5/23/00	11/9/99	HT	S 1/26/00	1/26/00		5/24/00	7/27/00	E	10/27/00
208	Cupp	Edward K. Core Memorial Highway	12/9/99	TPS	3/29/00	4/4/00	11/9/99	HT	A 12/9/99	A 12/9/99		4/4/00	5/10/00	E	8/10/00
210	Ray	State univ-civil service-clarify authority	4/5/00	ED	A 5/24/00	A 5/25/00	11/9/99	FIN	A 4/5/00	4/5/00		5/25/00	6/22/00	E	9/22/00
218	Mumper	Tobacco use-minors-expand prohibtn/regulatn	5/10/00	CRJ	S 11/15/00	11/16/00	12/7/99	JUD	* S 5/10/00	5/10/00		12/5/00	12/14/00	E	3/15/01
221	Cupp	Energy Credit Program-disability deduction	1/25/00	WM	4/4/00	4/5/00	12/14/99	WM	1/20/00	1/25/00		4/5/00	4/25/00	E	7/26/00
222	Watts	Body armor + felony-enhance penalty	5/17/00	CRJ	11/14/00	11/15/00	12/14/99	JUD	S 5/9/00	A 5/16/00		11/15/00	12/21/00	E	3/22/01
229	Kearns	Wayne Embry Way-US 40 in Clark County	1/26/00	TPS	4/12/00	5/9/00	12/22/99	HT	1/26/00	1/26/00		5/9/00	6/1/00	E	9/1/00
231	White	Small Loan/Mortgage Loan Laws-revise	2/17/00	FI	A 4/5/00	4/11/00	1/4/00	FIN	S 2/15/00	2/16/00		4/12/00	5/10/00	E	8/10/00
232	Oelslager	Military license plates-eliminate \$10 fee	3/15/00	TPS	5/23/00	9/12/00	1/4/00	HT	S 3/15/00	A 3/15/00		9/12/00	11/9/00	E	2/12/01

Status Report of Legislation - 123rd GA			Senate Action				House Action				Other Action				
Senate Bill	A - Amended E - Effective R - Rereferred F - Failed to Pass S - Substitute P - Postpone * - Note V - Vetoed		Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	To Conf. Cmte.	Concurrence	Gov. Action	Other	
	Sponsor	Subject													
235	Ray	Telecommunicatns-competition/infrastructure	12/5/00	PU	12/7/00	12/7/00	1/6/00	WM	S 12/5/00	12/5/00		12/7/00	1/4/01	E	4/5/01
237	Cupp	It vocatnl schl-be commercial driving schl	2/17/00	ED *	S 5/10/00	5/16/00	1/11/00	ED	S 2/16/00	2/16/00		5/17/00	6/21/00	E	6/21/00
238	White	Orthotists/Prosthetists/Pedorthists-license	3/28/00	CL	S 5/17/00	A 5/24/00	1/12/00	ICL	S 3/22/00	3/22/00		5/25/00	7/28/00	* E	10/27/00
239	Cupp	Local emergency management-grant program	5/2/00	FA	5/23/00	5/24/00	1/12/00	FIN	S 4/12/00	A 5/2/00		5/24/00	7/6/00	E	7/6/00
241	Gardner R.A.	Commercial fishing rule-making	2/17/00	ANR	3/29/00	4/5/00	1/18/00	ENR	S 2/16/00	2/16/00		4/5/00	4/20/00	E	4/20/00
242	Oelslager	Motor vehic registratn-renew electronically	3/29/00	TPS	S 5/17/00	5/23/00	1/19/00	HT	A 3/29/00	3/29/00		5/24/00	6/14/00	E	9/14/00
244	Mumper	Car accidents-next-of-kin notification	3/29/00	TPS	5/17/00	5/24/00	1/20/00	HT	3/29/00	A 3/29/00		5/24/00	7/6/00	E	10/5/00
245	Ray	Capital reappropriations-FY 2001 & 2002	2/17/00	FA	S 3/15/00	3/16/00	1/20/00	FIN	S 2/15/00	2/16/00		3/21/00	3/30/00	E	3/30/00
248	Drake	Pharmacists-administer drugs	5/25/00	HRA	S 9/20/00	A 11/8/00	1/26/00	HHA	S 5/23/00	5/25/00		11/9/00	12/8/00	E	3/12/01
250	Armbruster	Land conveyance-Lorain County	4/11/00	HPL	A 5/17/00	5/23/00	2/8/00	JUD	S 4/11/00	4/11/00		5/24/00	6/21/00	E	6/21/00
259	White	Future Farmers of America license plates	3/29/00	TPS	5/17/00	5/23/00	3/7/00	HT	3/29/00	3/29/00		5/23/00	7/7/00	E	10/10/00
260	Nein	Settlmnt paymnt right-transfr-court approve	3/28/00	CC	S 5/10/00	A 5/17/00	3/7/00	ICL	S 3/28/00	3/28/00		5/23/00	7/27/00	E	10/27/00
262	Gardner R.A.	Liquor-tastings/50 ml containrs/local optn	5/9/00	SG *	S 11/16/00	12/5/00	3/9/00	AGR	4/13/00	5/3/00		12/6/00	1/5/01	E	4/9/01
265	Horn	Enterprise zone report-modify requirements	5/23/00	EDB	S 9/20/00	A 11/8/00	3/14/00	ECD	S 5/17/00	5/23/00		11/9/00	12/8/00	E	3/12/01
266	Horn	Public employers-workers' comp-self-insure	5/16/00	CL	5/24/00	11/9/00	3/16/00	ICL	S 5/16/00	5/16/00		11/9/00	12/8/00	E	3/12/01
267	Ray	Un-/underinsured motorist coverage-recovery	4/5/00	CC	S 5/17/00	5/23/00	3/16/00	ICL	A 4/5/00	4/5/00		5/24/00	6/21/00	E	9/21/00
269	Nein	Bds of Ed-acquire realty by realty exchange	4/5/00	ED	5/17/00	5/25/00	3/21/00	ED	A 4/5/00	4/5/00		5/25/00	6/22/00	E	9/22/00
270	Drake	SERS-increase benefits/medicare reimbursmnt	5/23/00	HRA	S 12/1/00	12/5/00	3/21/00	WM	S 5/18/00	A 5/23/00		12/6/00	1/5/01	E	4/9/01
271	Wachtmann	Motorcycle lic-educ progrm-no driving exam	5/9/00	TPS	5/17/00	5/23/00	3/22/00	HT	5/3/00	5/3/00		5/23/00	7/6/00	* E	10/5/00
272	Cupp	Classroom Facilities Assistance Prog-expand	5/17/00	FA	S 5/23/00	A 5/24/00	3/22/00	ED	S 5/17/00	A 5/17/00		5/25/00	6/15/00	* E	9/14/00
278	Drake	Anesthesiologist assistants-regulate	5/9/00	HRA	S 5/17/00	A 5/24/00	3/29/00	HHA	S 5/9/00	5/9/00		5/25/00	5/31/00	* E	5/31/00
286	Gardner R.A.	State univ-employee rts-intellectual proprty	5/10/00	ES	A 5/17/00	5/24/00	4/6/00	ED	S 5/10/00	5/10/00		5/25/00	6/7/00	E	9/7/00
287	Blessing	Natural gas-assessment/valuatn/tax distrib	5/24/00	WM	S 12/5/00	A 12/6/00	4/11/00	WM	S 5/24/00	A 5/24/00		12/7/00	12/21/00	* E	12/21/00
295	Oelslager	DOT-revise law/port auth-devel plan-abolish	5/25/00	TPS	S 11/15/00	A 11/16/00	5/2/00	HT	S 5/24/00	5/25/00 *		12/7/00	1/4/01	E	4/5/01
300	Latta	Land conveyances-Wood County	5/23/00	HPL	A 5/25/00	5/25/00	5/11/00	JUD	5/18/00	A 5/23/00		5/25/00	7/7/00	E	10/10/00
310	Ray	Performing arts facils-coop formatn/tax for	9/19/00	WM	A 11/16/00	12/5/00	6/20/00	FIN	A 9/14/00	9/19/00		12/6/00	1/4/01	E	1/4/01
312	Latta	Criminal child enticement-expand offense	12/6/00	CRJ	12/7/00	12/12/00	6/29/00	JUD	12/6/00	12/6/00		12/12/00	1/5/01	E	4/9/01
317	Latta	Peace officer misconduct-complaints of	12/6/00	CRJ	12/7/00	12/12/00	7/13/00	JUD	S 12/6/00	A 12/6/00		12/12/00	12/21/00	E	3/22/01
321	Latta	Food safety licensing exemption-extend	11/13/00	CL	12/6/00	12/7/00	8/1/00	AGR	S 11/9/00	11/9/00		12/7/00	12/20/00	E	12/20/00
325	Oelslager	Muni courts-admin assistant for personnel	11/16/00	CRJ	12/7/00	12/12/00	8/10/00	JUD	11/16/00	11/16/00		12/12/00	1/5/01	E	4/9/01
332	Drake	Land conveyance to Ohio State University	9/20/00	HPL	S 11/15/00	11/16/00	9/12/00	JUD	9/20/00	9/20/00		12/5/00	1/4/01	E	1/4/01
333	Kearns	Bingo licens applicatn-includ IRS Form 990	11/16/00	CRJ	12/7/00	12/12/00	9/12/00	WM	S 11/15/00	11/15/00		12/12/00	1/8/01	E	4/10/01
345	Gardner R.A.	Schools-mandates/fiscal problem avoidance	11/16/00	FA	S 12/5/00	A 12/6/00	11/14/00	FIN	S 11/16/00	11/16/00		12/7/00	1/9/01	* E	4/10/01
346	Ray	FY 01 appropriations-revise certain	11/16/00	FA	S 12/1/00	12/5/00	11/14/00	FIN	S 11/16/00	11/16/00		12/6/00	12/8/00	* E	12/8/00

H.B. No.**Notes for House Bill Status Report**

122	Reported substitute 4/5/00 by CL; rereferred to CL 5/2/00
221	Certain provisions effective July 20, 2000, and January 1, 2001
262	Reported substitute by WM and recommitted 10/20/99; Section 5733.39 effective January 1, 2002
332	Sections 1, 2, 3, and 4 effective January 1, 2001
403	FIN Reported substitute 5/4/00; recommitted to FIN 5/9/00; certain provisions effective September 27, 2000
416	Certain provisions effective January 1, 2001
434	Sections 1 and 2 effective September 18, 2001
448	Sections 3 and 4 effective December 24, 2000; Sections 6 and 7 effective January 1, 2001
483	Certain provisions effective January 1, 2002
494	HRA reported 1/11/00; Rereferred 1/11/00 to RR; rereferred 1/12/00 to CC
495	Certain provisions effective July 1,2000 House CL reported 1/12/00; Rereferred 1/12/00 to House RR; rereferred 1/19/00 to House HRA; House
506	HRA reported substitute 4/12/00; initially referred to Senate ICL, Senate Rules rereferred to Senate HHA 5/16/00
511	Certain provisions effective June 27, 2001
534	Certain provisions effective October 5, 2004
535	Sections 1,2,3,4,5,6,7,8,11, and 14 effective April 1, 2001; Sections 9 and 10 and certain provisions effective January 1, 2002
548	Certain provisions effective December 31, 2004
551	Sections 1 and 2 effective October 5, 2001
574	Section 1 effective January 1, 2001
599	Certain provisions effective January 1, 2002
600	Certain provisions effective September 1, 2000
612	Sections 3 and 4 effective July 1, 2001
617	"As Referred by H. Rules and Reference" version of the bill was assigned to committee instead of the "As Introduced" version
640	Certain provisions effective September 14, 2000; certain provisions effective January 1, 2001
705	"As Referred by H. Rules and Reference" version of the bill was assigned to committee instead of the "As Introduced" version
712	Sections 8 and 9 effective January 1, 2002
724	Although there were no amendments in the Senate, the bill was unnecessarily returned to the House of Representatives for a vote of concurrence 12/07/00.
730	Sections 1 and 2 effective October 9, 2001
768	"As Referred by H. Rules and Reference" version of the bill was assigned to committee instead of the "As Introduced Version"

H.B. No.

Notes for House Bill Status Report

769

"As Referred by H. Rules and Reference" version of the bill was assigned to committee instead of the
"As Introduced Version"

S.B. No.

Notes for Senate Bill Status Report

111	Sections 1 and 2 effective December 24, 2000; certain provisions effective June 27, 2000, and June 27, 2001
141	Literally, the effective date of all the sections in this act is March 15, 2001. One section containing a current expense appropriation, however, may be effective December 14, 2000.
144	Certain provisions effective December 13, 2000
153	Pass amended 1/26/00; motion to reconsider 1/26/00; pass amended 1/26/00; codified provisions and Sections 3 and 10 effective July 1, 2000
161	Sections 3 and 4 effective July 1, 2000
172	Certain provisions effective July 1, 2002
173	"As Referred by H. Rules and Reference" version of the bill was assigned to committee instead of the "As Introduced" version
179	Certain provisions effective April 9, 2001
180	Certain provisions effective January 1, 2002
186	Certain provisions effective December 31, 2004
190	"As Referred by H. Rules and Reference" version of the bill was assigned to committee instead of the "As Introduced" version
192	Sections 1, 2, and 12 to 20 effective June 2, 2000
218	Initially referred to AGR; Rules rereferred 01/12/00 to JUD
237	ED reported amended 4/5/00; rereferred 5/2/00 to ED
238	Certain provisions effective October 27, 2001, and December 31, 2004
245	Certain provisions effective June 30, 2000, and July 1, 2000
262	SG reported substitute 5/22/00; rereferred to SG 9/12/00
271	Sections 1 and 2 effective January 1, 2001
272	Certain provisions effective June 15, 2000
278	Section 4760.02 effective May 31, 2001
287	Certain provisions effective January 1, 2001
295	Senate refused to concur in House amendments 12/6/00; House receded from all amendments 12/7/00, causing immediate concurrence
345	Certain provisions effective July 1, 2001
346	Certain provisions effective March 12, 2001

REVISED CODE SECTIONS AFFECTED

Listed below are all sections* of the Revised Code actually affected by acts of the 123rd General Assembly during 2000. Most listed sections were amended, enacted, repealed, suspended, or repealed and reenacted using the same section number. But some sections were renumbered. In these cases, the old number and the new number are listed separately. The new number also appears in parentheses underneath the old number.

General Provisions			0119.12	H 0506	Amend	0129.45	H 0640	Repeal
0001.62	H 0549	Enact	0121.04	H 0601	Amend	0129.46	H 0640	Repeal
0003.15	H 0711	Amend	0121.04	H 0640	Amend	0129.50	H 0640	Repeal
0005.2218	H 0280	Enact	0121.08	H 0640	Amend	0129.52	H 0640	Repeal
0005.23	S 0120	Amend	0121.22	S 0111	Amend	0129.53	H 0640	Repeal
0009.08	S 0012	Enact	0121.22	H 0448	Amend	0129.54	H 0640	Repeal
0009.37	H 0473	Amend	0121.22	H 0506	Amend	0129.55	H 0640	Repeal
0009.44	H 0544	Amend	0121.22	S 0172	Amend	0129.56	H 0640	Repeal
0009.60	H 0138	Amend	0121.37	H 0448	Amend	0129.57	H 0640	Repeal
0009.66	S 0287	Amend	0121.401	S 0187	Enact	0129.60	H 0473	Amend
0009.981	S 0137	Amend	0121.402	S 0187	Enact	0129.60	H 0640	Repeal
Title 01			0122.13	S 0186	Enact	0129.62	H 0640	Repeal
0101.27	H 0712	Amend	0122.131	S 0186	Enact	0129.63	H 0640	Repeal
0101.311	S 0317	Enact	0122.132	S 0186	Enact	0129.64	H 0640	Repeal
0101.53	H 0495	Amend	0122.133	S 0186	Enact	0129.65	H 0640	Repeal
0101.68	H 0640	Amend	0122.134	S 0186	Enact	0129.72	H 0640	Amend
0101.82	S 0144	Amend	0122.135	S 0186	Enact	0129.73	H 0640	Amend
0101.83	H 0548	New Number	0122.136	S 0186	Enact	0133.01	S 0179	Amend
0101.84	H 0548	Amend	0123.024	S 0120	Amend	0133.06	S 0272	Amend
0101.84	H 0548	Enact	0123.15	H 0640	Amend	0133.15	H 0549	Amend
0101.84	H 0548	Old Number (0101.83)	0123.20	H 0640	Repeal	0133.20	H 0640	Amend
			0123.21	H 0640	Amend	0135.12	H 0473	Amend
0101.85	H 0548	Enact	0124.04	S 0188	Amend	0135.14	S 0082	Amend
0101.86	H 0548	Enact	0124.11	S 0173	Amend	0135.14	H 0473	Amend
0101.87	H 0548	Enact	0124.13	H 0544	Amend	0135.14	H 0640	Amend
0102.02	S 0192	Amend	0124.14	S 0210	Amend	0135.143	S 0082	Amend
0103.144	H 0221	Enact	0124.15	S 0245	Amend	0135.18	H 0473	Amend
0103.145	H 0221	Enact	0124.15	H 0640	Amend	0135.181	H 0473	Amend
0103.146	H 0221	Enact	0124.152	H 0640	Amend	0135.22	S 0082	Amend
0103.147	H 0221	Enact	0124.18	H 0640	Amend	0135.33	H 0473	Amend
0103.21	S 0245	Amend	0124.182	H 0640	Enact	0135.341	H 0473	Amend
0107.03	S 0192	Amend	0124.19	H 0738	Amend	0135.35	S 0082	Amend
0107.031	S 0192	Amend	0124.24	H 0601	Amend	0135.35	H 0473	Amend
0109.42	S 0179	Amend	0124.24	H 0628	Amend	0135.37	H 0473	Amend
0109.54	S 0179	Amend	0124.27	H 0640	Amend	0141.01	H 0712	Amend
0109.57	H 0538	Amend	0124.34	H 0640	Amend	0141.011	H 0712	Amend
0109.572	H 0448	Amend	0124.38	H 0544	Amend	0141.04	H 0712	Amend
0109.572	H 0538	Amend	0124.381	H 0640	Amend	0145.01	S 0144	Amend
0109.573	S 0179	Amend	0124.384	H 0640	Amend	0145.01	H 0628	Amend
0109.573	S 0180	Amend	0124.385	H 0640	Amend	0145.01	H 0640	Amend
0109.574	S 0187	Enact	0124.386	H 0640	Amend	0145.015	H 0640	Enact
0109.575	S 0187	Enact	0125.04	H 0138	Amend	0145.04	H 0628	Amend
0109.576	S 0187	Enact	0125.13	H 0138	Amend	0145.05	H 0628	Amend
0109.577	S 0187	Enact	0125.22	H 0506	Amend	0145.051	H 0535	Enact
0109.71	S 0137	Amend	0126.02	S 0192	Amend	0145.06	H 0628	Amend
0109.77	S 0137	Amend	0126.022	S 0192	Enact	0145.07	H 0628	Amend
0109.78	S 0137	Amend	0126.06	S 0245	Amend	0145.09	H 0628	Amend
0109.801	S 0317	Amend	0126.11	H 0640	Amend	0145.091	H 0628	Enact
0109.92	S 0153	Amend	0126.14	H 0640	Amend	0145.111	H 0628	New Number
0113.061	H 0483	Amend	0126.16	H 0640	Enact	0145.12	H 0628	Amend
0117.01	H 0769	Amend	0126.32	S 0245	Amend	0145.14	H 0628	Amend
0117.11	H 0769	Amend	0127.14	S 0245	Amend	0145.171	H 0628	Enact
0117.12	H 0769	Amend	0127.16	H 0601	Amend	0145.19	H 0628	Amend
0117.13	H 0448	Amend	0129.41	H 0640	Repeal	0145.19	H 0628	Old Number
0117.191	H 0448	Enact	0129.42	H 0640	Repeal			(0145.111)
0119.06	H 0506	Amend	0129.42	S 0295	Amend	0145.19	H 0628	Enact

* Some sections that were affected by bills are not listed and some sections, although listed, do not show all of the action affecting them. Excluded from the list are sections with sunsets (future repeals) and sections for which the amendment, enactment, repeal, or reenactment has been postponed to a later date by legislation enacted during 2000. Though none in 2000, the list also would exclude sections vetoed in full by the Governor and sections nullified by referendum.

0145.191	H 0628	Enact	0145.472	S 0144	Enact	0149.43	S 0180	Amend
0145.192	H 0628	Enact	0145.473	S 0144	Enact	0149.432	H 0389	Enact
0145.20	H 0628	Amend	0145.473	H 0535	Amend	0151.01	H 0640	Enact
0145.201	H 0416	Amend	0145.48	H 0628	Amend	0151.02	H 0640	Enact
0145.202	S 0144	Repeal	0145.49	H 0628	New Number	0151.03	H 0640	Enact
0145.203	H 0416	Repeal	0145.49	H 0628	Repeal	0151.04	H 0640	Enact
0145.21	H 0628	Amend	0145.49	H 0535	Amend	0151.05	H 0640	Enact
0145.22	H 0628	Amend	0145.491	H 0628	Old Number (0145.49)	0151.06	H 0640	Enact
0145.23	S 0144	Amend				0151.07	H 0640	Enact
0145.23	H 0628	Amend	0145.491	H 0628	Amend	0151.08	H 0640	Enact
0145.23	H 0535	Amend	0145.491	H 0416	Amend	0153.01	H 0640	Amend
0145.25	H 0628	Amend	0145.50	H 0628	Repeal	0153.56	H 0490	Amend
0145.26	H 0628	Amend	0145.52	H 0628	Repeal	0153.571	H 0495	Amend
0145.27	H 0628	Amend	0145.53	H 0628	Old Number (0145.69)	0154.01	H 0640	Amend
0145.27	H 0535	Amend				0154.02	H 0640	Amend
0145.27	S 0180	Amend	0145.55	H 0628	Amend	0154.03	H 0640	Repeal
0145.28	S 0190	Amend	0145.56	H 0628	Amend	0154.04	H 0640	Repeal
0145.29	H 0628	Amend	0145.56	H 0535	Amend	0154.05	H 0640	Amend
0145.291	H 0628	Amend	0145.56	S 0180	Amend	0154.06	H 0640	Amend
0145.293	S 0190	Amend	0145.563	H 0628	Amend	0154.07	H 0640	Amend
0145.293	H 0535	Amend	0145.563	H 0535	Amend	0154.08	H 0640	Amend
0145.295	H 0628	Amend	0145.571	H 0535	Enact	0154.09	H 0640	Amend
0145.295	H 0535	Amend	0145.58	H 0535	Amend	0154.10	H 0640	Amend
0145.297	H 0628	Amend	0145.59	H 0628	Old Number (0145.70)	0154.11	H 0640	Amend
0145.2910	H 0535	Enact				0154.12	H 0640	Amend
0145.2911	H 0535	Enact	0145.69	H 0628	New Number	0154.14	H 0640	Amend
0145.2912	H 0535	Enact	0145.70	H 0628	New Number	0154.15	H 0640	Amend
0145.301	S 0190	Amend	0145.71	H 0628	Amend	0154.16	H 0640	Amend
0145.31	S 0144	Amend	0145.71	H 0628	Old Number (0148.01)	0154.17	H 0640	Amend
0145.31	H 0535	Amend				0154.18	H 0640	Amend
0145.311	S 0190	Amend	0145.72	H 0628	Amend	0154.19	H 0640	Amend
0145.312	S 0190	Amend	0145.72	H 0628	Old Number (0148.02)	0154.20	H 0640	Amend
0145.322	H 0628	Amend				0154.21	H 0640	Amend
0145.325	H 0628	Amend	0145.73	H 0628	Old Number (0148.04)	0154.22	H 0640	Amend
0145.3213	H 0628	Enact				0154.23	H 0640	Repeal
0145.33	H 0628	Amend	0145.73	H 0628	Amend	0164.01	H 0640	Amend
0145.33	H 0416	Amend	0145.74	H 0628	Old Number (0148.06)	0164.08	H 0640	Amend
0145.33	H 0535	Amend				0164.09	H 0640	Amend
0145.331	H 0628	Amend	0145.74	H 0628	Amend	0164.10	H 0640	Amend
0145.332	H 0628	Enact	0145.75	H 0628	Amend	0164.11	H 0640	Repeal
0145.34	H 0628	Amend	0145.75	H 0628	Old Number (0148.09)	0166.03	S 0245	Amend
0145.35	S 0190	Amend				0169.01	H 0640	Amend
0145.36	H 0628	Amend	0145.76	H 0628	Old Number (0148.10)	0169.02	S 0245	Amend
0145.361	H 0628	Amend				0169.02	H 0640	Amend
0145.37	S 0144	Amend	0145.76	H 0628	Amend	0169.03	S 0180	Amend
0145.37	S 0190	Amend	0145.80	H 0628	Enact	0169.08	S 0180	Amend
0145.37	H 0535	Amend	0145.81	H 0628	Enact	0171.04	S 0190	Amend
0145.38	S 0144	Amend	0145.811	H 0628	Enact	0171.07	H 0535	Enact
0145.38	S 0190	Amend	0145.812	H 0628	Enact	0173.19	H 0403	Amend
0145.38	H 0628	Amend	0145.813	H 0628	Enact	0173.45	H 0403	Enact
0145.38	H 0535	Amend	0145.82	H 0628	Enact	0173.46	H 0403	Enact
0145.383	S 0144	Enact	0145.85	H 0628	Enact	0173.47	H 0403	Enact
0145.383	H 0535	Amend	0145.86	H 0628	Enact	0173.48	H 0403	Enact
0145.384	H 0535	Enact	0145.87	H 0628	Enact	0173.49	H 0403	Enact
0145.391	S 0190	Enact	0145.88	H 0628	Enact	0173.50	H 0403	Enact
0145.391	H 0628	Amend	0145.91	H 0628	Enact	0173.51	H 0403	Enact
0145.40	S 0144	Amend	0145.92	H 0628	Enact	0173.52	H 0403	Enact
0145.40	H 0535	Amend	0145.95	H 0628	Enact	0173.53	H 0403	Enact
0145.401	S 0144	Enact	0145.97	H 0628	Enact	0173.54	H 0403	Enact
0145.41	H 0628	Amend	0145.98	H 0628	Enact	0173.55	H 0403	Enact
0145.42	H 0628	Amend	0148.01	H 0628	New Number	0173.56	H 0403	Enact
0145.43	S 0144	Amend	0148.01	H 0535	Amend	0173.57	H 0403	Enact
0145.43	H 0535	Amend	0148.02	H 0628	New Number	0173.58	H 0403	Enact
0145.45	S 0190	Amend	0148.04	H 0628	New Number	0173.58	H 0548	Amend
0145.45	H 0628	Amend	0148.06	H 0628	New Number	0173.59	H 0403	Enact
0145.45	H 0535	Amend	0148.09	H 0628	New Number	0181.22	S 0179	Amend
0145.451	H 0628	Amend	0148.09	S 0180	Amend	0183.01	S 0192	Enact
0145.452	H 0628	Amend	0148.10	H 0628	New Number	0183.02	S 0192	Enact
0145.452	H 0535	Amend	0149.32	H 0640	Amend	0183.021	S 0192	Enact
0145.46	H 0628	Amend	0149.43	H 0448	Amend	0183.03	S 0192	Enact
0145.47	H 0628	Amend	0149.43	H 0539	Amend	0183.04	S 0192	Enact
0145.471	S 0144	Enact	0149.43	H 0640	Amend	0183.04	H 0548	Amend



0183.05	S 0192	Enact	0321.16	H 0473	Amend	0339.40	S 0173	Repeal
0183.06	S 0192	Enact	0321.17	H 0473	Amend	0339.41	S 0173	Repeal
0183.07	S 0192	Enact	0321.24	H 0672	Amend	0339.42	S 0173	Old Number (0339.74)
0183.08	S 0192	Enact	0321.45	H 0493	Amend			
0183.09	S 0192	Enact	0321.46	S 0082	Amend	0339.42	S 0173	Amend
0183.10	S 0192	Enact	0323.121	H 0493	Amend	0339.43	S 0173	Old Number (0339.77)
0183.11	S 0192	Enact	0323.132	H 0493	Amend			
0183.12	S 0192	Enact	0323.15	H 0493	Amend	0339.43	S 0173	Amend
0183.12	H 0548	Amend	0323.151	H 0595	Amend	0339.45	S 0173	Repeal
0183.13	S 0192	Enact	0323.152	H 0595	Amend	0339.46	S 0173	Repeal
0183.14	S 0192	Enact	0323.153	H 0595	Amend	0339.47	S 0173	Repeal
0183.15	S 0192	Enact	0323.153	H 0672	Amend	0339.50	S 0173	Repeal
0183.16	S 0192	Enact	0323.154	H 0595	Amend	0339.51	S 0173	Repeal
0183.17	S 0192	Enact	0323.155	H 0595	Amend	0339.52	S 0173	Repeal
0183.18	S 0192	Enact	0323.156	H 0595	Amend	0339.53	S 0173	Repeal
0183.19	S 0192	Enact	0323.156	H 0672	Amend	0339.54	S 0173	Repeal
0183.20	S 0192	Enact	0323.157	H 0595	Amend	0339.55	S 0173	Repeal
0183.20	H 0548	Amend	0323.159	H 0595	Enact	0339.56	S 0173	Repeal
0183.21	S 0192	Enact	0323.25	H 0493	Amend	0339.57	S 0173	Repeal
0183.22	S 0192	Enact	0323.29	H 0493	Amend	0339.58	S 0173	Repeal
0183.23	S 0192	Enact	0323.31	H 0493	Amend	0339.59	S 0173	Repeal
0183.24	S 0192	Enact	0323.31	H 0672	Amend	0339.60	S 0173	Repeal
0183.25	S 0192	Enact	0323.49	H 0493	Amend	0339.61	S 0173	Repeal
0183.26	S 0192	Enact	0323.611	H 0672	Amend	0339.62	S 0173	Repeal
0183.27	S 0192	Enact	0323.99	H 0595	Amend	0339.63	S 0173	Repeal
0183.28	S 0192	Enact	0325.03	H 0712	Amend	0339.64	S 0173	Repeal
0183.29	S 0192	Enact	0325.04	H 0712	Amend	0339.71	S 0173	Enact
0183.30	S 0192	Enact	0325.06	H 0712	Amend	0339.72	S 0173	Enact
0183.31	S 0192	Enact	0325.071	H 0712	Amend	0339.73	S 0173	Enact
0183.32	S 0192	Enact	0325.08	H 0712	Amend	0339.74	S 0173	New Number
0183.33	S 0192	Enact	0325.09	H 0712	Amend	0339.75	S 0173	New Number
Title 03								
0301.28	H 0701	Amend	0325.10	H 0712	Amend	0339.76	S 0173	New Number
0303.99	H 0544	Amend	0325.11	H 0712	Amend	0339.77	S 0173	New Number
0305.14	H 0448	Amend	0325.111	H 0712	Amend	0339.78	S 0173	Enact
0306.45	H 0628	Amend	0325.12	H 0712	Amend	0339.79	S 0173	Enact
0307.02	S 0179	Amend	0325.14	H 0712	Amend	0339.80	S 0173	Enact
0307.022	S 0179	Amend	0325.15	H 0712	Amend	0339.81	S 0173	Enact
0307.042	H 0549	Enact	0325.18	H 0712	Repeal and Reenact	0339.82	S 0173	Enact
0307.09	H 0549	Amend				0339.83	S 0173	Enact
0307.203	S 0207	Enact	0325.19	H 0544	Amend	0339.84	S 0173	Enact
0307.204	S 0141	Enact	0329.04	S 0180	Amend	0339.85	S 0173	Enact
0307.441	H 0448	Amend	0329.05	S 0173	Amend	0339.86	S 0173	Enact
0307.55	H 0473	Amend	0329.05	S 0179	Amend	0339.87	S 0173	Enact
0307.621	H 0448	Enact	0329.07	S 0245	Amend	0339.88	S 0173	Enact
0307.622	H 0448	Enact	0339.11	S 0173	Amend	0339.89	S 0173	Enact
0307.623	H 0448	Enact	0339.16	S 0173	Amend	0339.99	S 0173	Repeal
0307.624	H 0448	Enact	0339.17	S 0173	Amend	0341.06	H 0349	Amend
0307.625	H 0448	Enact	0339.20	S 0173	Repeal	0341.21	H 0349	Amend
0307.626	H 0448	Enact	0339.21	S 0173	Repeal	0341.23	H 0349	Amend
0307.627	H 0448	Enact	0339.22	S 0173	Repeal	0341.26	H 0349	Enact
0307.628	H 0448	Enact	0339.23	S 0173	Repeal	0341.42	S 0012	Enact
0307.629	H 0448	Enact	0339.231	S 0173	Repeal	0349.01	S 0137	Amend
0307.672	S 0310	Amend	0339.24	S 0173	Repeal	Title 05		
0307.674	S 0310	Enact	0339.25	S 0173	Repeal	0504.11	H 0544	Amend
0307.93	H 0349	Amend	0339.26	S 0173	Repeal	0505.24	H 0712	Amend
0308.15	H 0628	Amend	0339.27	S 0173	Repeal	0505.261	H 0640	Amend
0309.10	H 0400	Amend	0339.28	S 0173	Repeal	0505.264	H 0640	Amend
0311.29	H 0661	Amend	0339.29	S 0173	Repeal	0505.266	S 0141	Enact
0313.02	H 0499	Amend	0339.30	S 0173	Repeal	0505.37	H 0315	Amend
0313.091	H 0499	Enact	0339.31	S 0173	Repeal	0505.603	H 0379	Enact
0313.10	H 0499	Amend	0339.32	S 0173	Repeal	0505.707	H 0315	Enact
0313.30	S 0188	Enact	0339.33	S 0173	Repeal	0507.09	H 0712	Amend
0315.14	H 0549	Amend	0339.34	S 0173	Repeal	0511.18	H 0417	Amend
0317.08	H 0601	Amend	0339.35	S 0173	Repeal	0511.19	H 0417	Amend
0317.113	H 0495	Amend	0339.36	S 0173	Repeal	0511.20	H 0417	Amend
0317.24	H 0495	Amend	0339.37	S 0173	Repeal	0511.21	H 0417	Amend
0319.16	H 0473	Amend	0339.38	S 0173	Old Number (0339.75)	0511.22	H 0417	Amend
0319.202	H 0672	Amend				0511.23	H 0417	Amend
0319.54	H 0313	Amend	0339.38	S 0173	Amend	0511.234	H 0417	Amend
0319.54	H 0672	Amend	0339.39	S 0173	Amend	0511.241	H 0417	Amend
0321.15	H 0473	Amend	0339.39	S 0173	Old Number (0339.76)	0511.25	H 0417	Repeal and Reenact



0511.27	H 0417	Amend	Title 09			1306.02	H 0488	Enact
0511.30	H 0417	Enact	0903.01	S 0141	Enact	1306.02	S 0346	Amend
0511.37	H 0417	Amend	0903.02	S 0141	Enact	1306.03	H 0488	Enact
0517.30	H 0705	Amend	0903.03	S 0141	Enact	1306.04	H 0488	Enact
0519.99	H 0544	Amend	0903.04	S 0141	Enact	1306.05	H 0488	Enact
Title 07			0903.05	S 0141	Enact	1306.06	H 0488	Enact
0711.10	H 0544	Amend	0903.06	S 0141	Enact	1306.07	H 0488	Enact
0713.22	H 0544	Amend	0903.07	S 0141	Enact	1306.08	H 0488	Enact
0715.27	H 0434	Amend	0903.08	S 0141	Enact	1306.09	H 0488	Enact
0715.90	H 0549	Enact	0903.09	S 0141	Enact	1306.10	H 0488	Enact
0718.01	H 0477	Amend	0903.10	S 0141	Enact	1306.11	H 0488	Enact
0718.01	H 0483	Amend	0903.11	S 0141	Enact	1306.12	H 0488	Enact
0718.011	S 0287	Amend	0903.12	S 0141	Enact	1306.13	H 0488	Enact
0718.011	H 0483	Enact	0903.13	S 0141	Enact	1306.14	H 0488	Enact
0718.02	H 0477	Amend	0903.14	S 0141	Enact	1306.15	H 0488	Enact
0718.02	H 0483	Amend	0903.15	S 0141	Enact	1306.16	H 0488	Enact
0718.03	H 0477	Old Number (718.16)	0903.16	S 0141	Enact	1306.17	H 0488	Enact
			0903.17	S 0141	Enact	1306.18	H 0488	Enact
0718.03	H 0477	Enact	0903.18	S 0141	Enact	1306.19	H 0488	Enact
0718.041	H 0477	New Number	0903.19	S 0141	Enact	1306.20	H 0488	Enact
0718.05	H 0477	Enact	0903.20	S 0141	Enact	1306.21	H 0488	Enact
0718.05	H 0477	Old Number (718.041)	0903.99	S 0141	Enact	1306.22	H 0488	Enact
			0909.131	S 0180	Amend	1306.23	H 0488	Enact
0718.05	H 0477	Amend	0917.23	H 0645	Amend	1311.56	H 0495	Amend
0718.06	H 0477	Enact	0917.24	S 0180	Amend	1315.40	H 0294	Amend
0718.06	H 0477	Old Number (718.12)	0918.02	H 0645	Amend	1315.41	H 0294	Amend
			0918.04	H 0645	Amend	1317.13	H 0672	Amend
0718.07	H 0477	Old Number (718.13)	0918.08	H 0645	Amend	1321.05	S 0180	Amend
			0918.22	H 0645	Amend	1321.20	S 0231	Amend
0718.07	H 0477	Enact	0918.25	H 0645	Amend	1321.51	S 0231	Amend
0718.08	H 0477	Enact	0918.28	H 0645	Amend	1321.52	S 0231	Amend
0718.08	H 0477	Old Number (718.15)	0918.45	S 0180	Amend	1321.53	S 0231	Amend
			0919.21	S 0180	Amend	1321.54	S 0231	Amend
0718.08	H 0483	Amend	0921.02	H 0645	Amend	1321.55	S 0231	Amend
0718.09	S 0287	Amend	0921.021	H 0645	Amend	1321.57	S 0231	Amend
0718.10	S 0287	Amend	0921.06	H 0645	Amend	1321.58	S 0231	Amend
0718.11	H 0477	Enact	0921.07	H 0645	Amend	1321.84	S 0180	Amend
0718.12	H 0477	New Number	0921.08	H 0645	Amend	1321.99	S 0231	Amend
0718.13	H 0477	New Number	0921.09	H 0645	Amend	1322.101	S 0180	Amend
0718.14	S 0287	Amend	0921.10	H 0645	Amend	1327.50	H 0645	Amend
0718.14	H 0477	Enact	0921.12	H 0645	Amend	1332.01	S 0067	Enact
0718.15	H 0477	New Number	0921.13	H 0645	Amend	1332.02	S 0067	Enact
0718.16	H 0477	New Number	0921.16	H 0645	Amend	1332.03	S 0067	Enact
0733.85	H 0477	Amend	0921.30	S 0180	Amend	1332.04	S 0067	Enact
0742.041	H 0535	Enact	0924.52	H 0645	Amend	1332.05	S 0067	Enact
0742.21	H 0535	New Number	0924.521	H 0645	Enact	1332.06	S 0067	Enact
0742.211	H 0535	Enact	0926.102	S 0180	Amend	1332.07	S 0067	Enact
0742.212	H 0535	Enact	0926.141	H 0645	Enact	1332.08	S 0067	Enact
0742.213	H 0535	Enact	0926.18	H 0645	Amend	1332.09	S 0067	Enact
0742.26	S 0190	Amend	0926.20	H 0645	Amend	1332.10	S 0067	Enact
0742.26	S 0144	Amend	0927.521	S 0180	Amend	1333.82	S 0262	Amend
0742.351	H 0628	Enact	0943.19	S 0180	Amend	1337.12	H 0494	Amend
0742.379	S 0190	Amend	0955.013	H 0701	Enact	1337.13	H 0494	Amend
0742.379	H 0628	Amend	0955.07	H 0701	Amend	1337.17	H 0494	Amend
0742.379	H 0535	Old Number (742.21)	0955.14	H 0701	Amend	1339.411	H 0313	Amend
			0955.20	H 0701	Amend	1339.412	S 0108	Amend
0742.379	H 0535	Amend	0955.22	H 0350	Amend	1339.68	H 0313	Amend
0742.3721	S 0190	Enact	0955.261	H 0701	Amend	1345.01	H 0177	Amend
0742.41	H 0535	Amend	0955.41	H 0529	Amend	1345.02	H 0177	Amend
0742.41	S 0180	Amend	0955.42	H 0529	Amend	1345.18	H 0177	Enact
0742.462	H 0535	Enact	0955.99	H 0350	Amend	1345.19	H 0177	Enact
0742.47	H 0535	Amend	0959.99	H 0350	Amend	1345.20	H 0177	Enact
0742.47	S 0180	Amend	0981.02	H 0495	Amend	1345.99	H 0177	Amend
0742.58	H 0628	Amend	Title 11			1347.08	H 0640	Amend
0742.64	H 0535	Enact	1101.15	H 0510	Amend	1347.08	S 0180	Amend
0753.02	H 0349	Amend	1109.07	H 0313	Amend	1349.01	S 0180	Amend
0753.04	H 0349	Amend	1155.13	H 0510	Amend	Title 15		
0753.16	H 0349	Amend	1163.16	H 0510	Amend	1501.01	H 0601	Amend
0753.32	S 0012	Enact	1181.16	H 0510	Amend	1501.022	H 0601	Amend
0753.33	H 0349	Enact	1181.17	H 0510	Enact	1505.10	H 0601	Amend
0755.16	H 0417	Amend	Title 13			1507.02	H 0601	Amend
			1306.01	H 0488	Enact			



1507.02	H 0601	Old Number (1521.20)	1509.38	H 0601	Amend	1531.10	S 0241	Amend
			1509.39	H 0601	Amend	1533.41	S 0241	Amend
1507.03	H 0601	Old Number (1521.21)	1509.40	H 0601	Amend	1533.55	S 0241	Amend
			1510.01	H 0601	Amend	1533.63	S 0241	Amend
1507.03	H 0601	Amend	1510.08	H 0601	Amend	1533.82	S 0180	Amend
1507.04	H 0601	Amend	1511.02	S 0141	Amend	1541.21	S 0198	Repeal
1507.04	H 0601	Old Number (1521.22)	1511.021	S 0141	Amend	1541.42	S 0180	Amend
			1511.022	S 0141	Amend	1541.99	S 0198	Amend
1507.05	H 0601	Old Number (1521.23)	1511.07	S 0141	Amend	1547.01	S 0242	Amend
			1511.071	S 0141	Amend	1547.54	S 0242	Amend
1507.05	H 0601	Amend	1513.01	H 0601	Amend	1547.544	S 0180	Amend
1507.06	H 0601	Amend	1513.02	H 0601	Amend	1547.72	S 0245	Amend
1507.06	H 0601	Old Number (1521.24)	1513.03	H 0601	Amend	1551.12	H 0640	Amend
			1513.07	H 0601	Amend	1551.30	H 0640	Amend
1507.07	H 0601	Amend	1513.072	H 0601	Amend	1551.31	H 0640	Amend
1507.07	H 0601	Old Number (1521.25)	1513.073	H 0601	Amend	1551.33	H 0640	Amend
			1513.08	H 0601	Amend	1551.34	H 0640	Amend
1507.071	H 0601	Old Number (1521.26)	1513.09	H 0601	Amend	1551.36	H 0640	Repeal
			1513.11	H 0601	Amend	1555.02	H 0640	Amend
1507.071	H 0601	Amend	1513.13	H 0601	Amend	1555.03	H 0640	Amend
1507.08	H 0601	Old Number (1521.27)	1513.15	H 0601	Amend	1555.05	H 0640	Amend
			1513.16	H 0601	Amend	1555.08	H 0640	Amend
1507.08	H 0601	Amend	1513.161	H 0601	Amend	1555.09	H 0640	Repeal
1507.09	H 0601	Amend	1513.17	H 0601	Amend	1555.10	H 0640	Repeal
1507.09	H 0601	Old Number (1521.28)	1513.18	H 0601	Amend	1555.11	H 0640	Repeal
			1513.181	H 0601	Amend	1555.12	H 0640	Repeal
1507.10	H 0601	Old Number (1521.29)	1513.20	H 0601	Amend	1555.13	H 0640	Repeal
			1513.21	H 0601	Amend	1555.14	H 0640	Repeal
1507.10	H 0601	Amend	1513.22	H 0601	Amend	1555.15	H 0640	Amend
1507.11	H 0601	Amend	1513.23	H 0601	Amend	1557.01	H 0640	Amend
1507.11	H 0601	Old Number (1521.30)	1513.24	H 0601	Amend	1557.02	H 0640	Amend
			1513.25	H 0601	Amend	1557.03	H 0640	Amend
1507.99	H 0601	Repeal	1513.26	H 0601	Amend	1557.04	H 0640	Repeal
1509.01	H 0601	Amend	1513.27	H 0601	Amend	1557.05	H 0640	Repeal
1509.02	H 0601	Amend	1513.28	H 0601	Amend	1561.01	H 0601	Amend
1509.03	H 0601	Amend	1513.29	H 0601	Amend	1561.02	H 0601	Amend
1509.04	H 0601	Amend	1513.30	H 0601	Amend	1561.03	H 0601	Amend
1509.05	H 0601	Amend	1513.31	H 0601	Amend	1561.04	H 0601	Amend
1509.06	H 0601	Amend	1513.32	H 0601	Amend	1561.05	H 0601	Amend
1509.061	H 0601	Amend	1513.33	H 0601	Amend	1561.06	H 0601	Amend
1509.07	H 0601	Amend	1513.34	H 0601	Amend	1561.07	H 0601	Amend
1509.071	H 0601	Amend	1513.35	H 0601	Amend	1561.10	H 0601	Amend
1509.072	H 0601	Amend	1513.36	H 0601	Amend	1561.13	H 0601	Amend
1509.08	H 0601	Amend	1513.37	H 0601	Amend	1561.26	H 0601	Amend
1509.09	H 0601	Amend	1513.39	H 0601	Amend	1561.27	H 0601	Amend
1509.10	H 0601	Amend	1513.40	H 0601	Amend	1561.28	H 0601	Amend
1509.11	H 0601	Amend	1513.41	H 0601	Amend	1561.31	H 0601	Amend
1509.12	H 0601	Amend	1514.02	H 0601	Amend	1561.32	H 0601	Amend
1509.13	H 0601	Amend	1514.021	H 0601	Amend	1561.33	H 0601	Amend
1509.14	H 0601	Amend	1514.03	H 0601	Amend	1561.34	H 0601	Amend
1509.15	H 0601	Amend	1514.04	H 0601	Amend	1561.35	H 0601	Amend
1509.17	H 0601	Amend	1514.05	H 0601	Amend	1561.351	H 0601	Amend
1509.18	H 0601	Amend	1514.06	H 0601	Amend	1561.36	H 0601	Amend
1509.21	H 0601	Amend	1514.07	H 0601	Amend	1561.37	H 0601	Amend
1509.22	H 0601	Amend	1514.08	H 0601	Amend	1561.38	H 0601	Amend
1509.221	H 0601	Amend	1514.10	H 0601	Amend	1561.45	H 0601	Amend
1509.222	H 0601	Amend	1514.11	H 0601	Amend	1561.47	H 0601	Amend
1509.223	H 0601	Amend	1515.08	S 0141	Amend	1561.48	H 0601	Amend
1509.224	H 0601	Amend	1521.01	H 0601	Amend	1561.49	H 0601	Amend
1509.225	H 0601	Amend	1521.03	H 0601	Amend	1561.50	H 0601	Amend
1509.226	H 0601	Amend	1521.20	H 0601	New Number	1561.51	H 0601	Amend
1509.23	H 0601	Amend	1521.21	H 0601	New Number	1561.52	S 0180	Amend
1509.24	H 0601	Amend	1521.22	H 0601	New Number	1561.53	H 0601	Amend
1509.25	H 0601	Amend	1521.23	H 0601	New Number	1561.54	H 0601	Amend
1509.26	H 0601	Amend	1521.24	H 0601	New Number	1561.99	H 0601	Amend
1509.27	H 0601	Amend	1521.25	H 0601	New Number	1563.04	H 0601	Amend
1509.28	H 0601	Amend	1521.26	H 0601	New Number	1563.05	H 0601	Amend
1509.29	H 0601	Amend	1521.27	H 0601	New Number	1563.06	H 0601	Amend
1509.31	H 0601	Amend	1521.28	H 0601	New Number	1563.11	H 0601	Amend
1509.32	H 0601	Amend	1521.29	H 0601	New Number	1563.111	H 0601	Amend
1509.33	H 0601	Amend	1521.30	H 0601	New Number	1563.12	H 0601	Amend
1509.36	H 0601	Amend	1521.99	H 0601	Amend	1563.13	H 0601	Amend



1563.17	H 0601	Amend	1702.13	H 0597	Amend	1726.12	S 0265	Amend
1563.20	H 0601	Amend	1702.14	H 0597	Amend	1733.32	H 0510	Amend
1563.24	H 0601	Amend	1702.15	H 0597	Amend	1733.329	H 0510	Repeal and Reenact
1563.26	H 0601	Amend	1702.16	H 0597	Amend			Repeal and Reenact
1563.33	H 0601	Amend	1702.17	H 0597	Amend	1733.3210	H 0510	Repeal and Reenact
1563.34	H 0601	Amend	1702.18	H 0597	Amend			Amend
1563.35	H 0601	Amend	1702.19	H 0597	Amend	1753.01	H 0714	Enact
1563.37	H 0601	Amend	1702.21	H 0597	Amend	1753.31	H 0714	Enact
1563.40	H 0601	Amend	1702.22	H 0597	Amend	1753.32	H 0714	Enact
1563.41	H 0601	Amend	1702.23	H 0597	Amend	1753.33	H 0714	Enact
1563.42	H 0601	Amend	1702.25	H 0597	Amend	1753.34	H 0714	Enact
1563.43	H 0601	Amend	1702.26	H 0597	Amend	1753.35	H 0714	Enact
1563.46	H 0601	Amend	1702.27	H 0597	Amend	1753.36	H 0714	Enact
1565.05	H 0601	Amend	1702.28	H 0597	Amend	1753.37	H 0714	Enact
1565.06	H 0601	Amend	1702.29	H 0597	Amend	1753.38	H 0714	Enact
1565.07	H 0601	Amend	1702.30	H 0597	Amend	1753.39	H 0714	Enact
1565.08	H 0601	Amend	1702.301	H 0597	Amend	1753.40	H 0714	Enact
1565.11	H 0601	Amend	1702.31	H 0597	Amend	1753.41	H 0714	Enact
1565.12	H 0601	Amend	1702.32	H 0597	Amend	1753.42	H 0714	Enact
1565.15	H 0601	Amend	1702.33	H 0597	Amend	1753.43	H 0714	Enact
1565.25	S 0180	Amend	1702.34	H 0597	Amend	Title 19		
1567.02	H 0601	Amend	1702.36	H 0597	Amend	1901.01	H 0599	Amend
1567.08	H 0601	Amend	1702.38	H 0597	Amend	1901.02	H 0599	Amend
1567.09	H 0601	Amend	1702.39	H 0597	Amend	1901.021	H 0599	Amend
1567.10	H 0601	Amend	1702.41	H 0597	Amend	1901.027	H 0599	Amend
1567.11	H 0601	Amend	1702.42	H 0597	Amend	1901.03	H 0599	Amend
1567.13	H 0601	Amend	1702.44	H 0597	Amend	1901.08	H 0599	Amend
1567.17	H 0601	Amend	1702.45	H 0597	Amend	1901.31	H 0559	Amend
1567.18	H 0601	Amend	1702.47	H 0597	Amend	1901.31	H 0599	Amend
1567.19	H 0601	Amend	1702.48	H 0597	Amend	1901.31	H 0712	Amend
1567.23	H 0601	Amend	1702.49	H 0597	Amend	1901.33	S 0325	Amend
1567.34	H 0601	Amend	1702.50	H 0597	Amend	1901.331	S 0325	Amend
1567.35	H 0601	Amend	1702.51	H 0597	Amend	1901.34	H 0599	Amend
1567.39	H 0601	Amend	1702.52	H 0597	Amend	1905.201	S 0180	Amend
1567.45	H 0601	Amend	1702.521	H 0597	Amend	1907.011	H 0599	Amend
1567.52	H 0601	Amend	1702.53	H 0597	Amend	1907.11	H 0599	Amend
1567.54	H 0601	Amend	1702.54	H 0597	Amend	Title 21		
1567.55	H 0601	Amend	1702.55	H 0597	Amend	2101.11	H 0448	Amend
1567.57	H 0601	Amend	1702.58	H 0597	Amend	2101.12	H 0313	Amend
1567.61	H 0601	Amend	1702.59	H 0597	Amend	2101.16	H 0313	Amend
1567.69	H 0601	Amend	1707.01	H 0551	Amend	2101.24	H 0313	Amend
1567.70	H 0601	Amend	1707.02	H 0551	Amend	2105.06	S 0152	Amend
1567.71	H 0601	Amend	1707.11	H 0551	Amend	2105.061	S 0152	Amend
1567.73	H 0601	Amend	1707.15	H 0551	Amend	2106.10	H 0313	Amend
1567.74	H 0601	Amend	1707.151	H 0551	Amend	2106.11	S 0152	Amend
1567.78	H 0601	Amend	1707.16	H 0551	Amend	2106.13	H 0313	Amend
1571.01	H 0601	Amend	1707.17	H 0551	Amend	2106.18	H 0313	Amend
1571.02	H 0601	Amend	1707.20	H 0551	Amend	2107.501	H 0313	Amend
1571.03	H 0601	Amend	1707.23	H 0551	Amend	2108.01	S 0188	Amend
1571.04	H 0601	Amend	1707.432	H 0551	Repeal	2108.02	S 0188	Amend
1571.05	H 0601	Amend	1707.433	H 0551	Repeal	2108.021	S 0188	Amend
1571.06	H 0601	Amend	1707.434	H 0551	Repeal	2108.022	S 0188	Repeal
1571.08	H 0601	Amend	1707.435	H 0551	Repeal	2108.04	S 0188	Amend
1571.09	H 0601	Amend	1707.436	H 0551	Repeal	2108.15	S 0188	Amend
1571.10	H 0601	Amend	1707.437	H 0551	Repeal	2108.17	S 0188	Enact
1571.11	H 0601	Amend	1707.438	H 0551	Repeal	2108.18	S 0188	Enact
1571.14	H 0601	Amend	1707.439	H 0551	Repeal	2108.19	S 0188	Enact
1571.16	H 0601	Amend	1707.44	H 0551	Amend	2108.20	S 0188	Enact
1571.99	H 0601	Amend	1710.01	H 0368	Amend	2108.50	H 0538	Amend
Title 17			1710.02	H 0368	Amend	2111.13	H 0538	Amend
1701.01	H 0597	Amend	1710.021	H 0368	Enact	2113.03	H 0313	Amend
1702.01	H 0597	Amend	1710.03	H 0368	Amend	2113.031	H 0313	Enact
1702.02	H 0597	Amend	1710.04	H 0368	Amend	2113.61	H 0313	Amend
1702.03	H 0597	Amend	1710.06	H 0368	Amend	2127.04	S 0152	Amend
1702.04	H 0597	Amend	1710.13	H 0368	Amend	2131.10	H 0313	Amend
1702.05	H 0597	Amend	1716.03	S 0333	Amend	2133.02	H 0494	Amend
1702.06	H 0597	Amend	1721.21	H 0531	Amend	2151.01	S 0179	Amend
1702.07	H 0597	Amend	1721.211	H 0531	Amend	2151.011	S 0179	Amend
1702.08	H 0597	Amend	1724.05	S 0265	Amend	2151.011	S 0181	Amend
1702.10	H 0597	Amend	1724.06	S 0265	Amend	2151.011	H 0332	Amend
1702.11	H 0597	Amend	1724.11	S 0137	Enact	2151.011	H 0448	Amend
1702.12	H 0597	Amend	1726.11	S 0265	Amend	2151.02	S 0179	Repeal

2151.02	S 0181	Amend	2151.341	S 0179	Old Number	2151.421	H 0448	Amend
2151.02	S 0218	Amend			(2152.43)	2151.424	H 0448	Amend
2151.021	S 0179	Repeal	2151.342	S 0179	Repeal	2151.45	S 0179	Repeal
2151.022	S 0179	Amend	2151.343	S 0179	Amend	2151.46	S 0179	Repeal
2151.022	S 0181	Amend	2151.343	S 0179	Old Number	2151.47	S 0179	Old Number
2151.022	S 0218	Amend			(2152.44)			(2152.67)
2151.07	S 0179	Amend	2151.344	S 0179	Repeal	2151.47	S 0181	Amend
2151.08	S 0179	Amend	2151.345	S 0179	Repeal	2151.48	S 0179	Repeal
2151.10	S 0179	Amend	2151.346	S 0179	Repeal	2151.49	S 0180	Amend
2151.11	S 0179	Amend	2151.347	S 0179	Repeal	2151.51	S 0179	Repeal
2151.11	S 0179	Old Number	2151.348	S 0179	Repeal	2151.55	H 0332	Amend
		(2152.73)	2151.349	S 0179	Repeal	2151.55	H 0448	Amend
2151.12	S 0179	Amend	2151.3410	S 0179	Repeal	2151.554	H 0332	Amend
2151.14	S 0179	Amend	2151.3411	S 0179	Repeal	2151.554	H 0448	Amend
2151.14	H 0442	Amend	2151.3412	S 0179	Repeal	2151.62	S 0179	Amend
2151.141	S 0179	Amend	2151.3413	S 0179	Repeal	2151.62	S 0179	Old Number
2151.141	H 0412	Amend	2151.3414	S 0179	Repeal			(2152.72)
2151.142	H 0412	Enact	2151.3415	S 0179	Repeal	2151.62	S 0222	Amend
2151.18	S 0179	Amend	2151.3416	S 0179	Repeal	2151.62	H 0332	Amend
2151.18	S 0179	Old Number	2151.35	S 0179	Amend	2151.62	H 0448	Amend
		(2152.71)	2151.35	S 0181	Amend	2151.65	S 0179	Amend
2151.18	S 0179	Enact	2151.35	S 0218	Amend	2151.651	S 0179	Amend
2151.18	S 0181	Amend	2151.352	S 0179	Amend	2151.652	S 0179	Amend
2151.211	S 0179	Amend	2151.353	H 0332	Amend	2151.655	S 0179	Amend
2151.23	S 0179	Amend	2151.353	H 0448	Amend	2151.78	S 0179	Amend
2151.23	S 0180	Amend	2151.354	S 0179	Amend	2151.79	S 0179	Amend
2151.23	S 0181	Amend	2151.354	S 0181	Amend	2151.86	H 0448	Amend
2151.23	S 0218	Amend	2151.355	S 0179	Repeal	2151.87	S 0218	Enact
2151.23	H 0583	Amend	2151.355	S 0181	Amend	2151.99	S 0179	Amend
2151.231	S 0180	Amend	2151.355	S 0222	Amend	2152.01	S 0179	Enact
2151.232	S 0180	Amend	2151.356	S 0179	Amend	2152.02	S 0179	Enact
2151.24	S 0179	Amend	2151.356	S 0179	Old Number	2152.021	S 0179	Enact
2151.25	S 0179	Amend			(2152.21)	2152.03	S 0179	New Number
2151.25	S 0179	Old Number	2151.356	S 0181	Amend	2152.04	S 0179	Enact
		(2152.03)	2151.357	S 0179	Amend	2152.10	S 0179	Enact
2151.26	S 0179	Amend	2151.358	S 0179	Amend	2152.11	S 0179	Enact
2151.26	S 0179	Old Number	2151.358	S 0181	Amend	2152.12	S 0179	New Number
		(2152.12)	2151.359	S 0179	Amend	2152.13	S 0179	Enact
2151.27	S 0179	Amend	2151.359	S 0181	Amend	2152.14	S 0179	Enact
2151.27	S 0181	Amend	2151.3510	S 0179	Amend	2152.16	S 0179	Enact
2151.27	S 0218	Amend	2151.3511	S 0179	Amend	2152.17	S 0179	Enact
2151.271	S 0179	Amend	2151.3511	S 0179	Old Number	2152.18	S 0179	Enact
2151.28	S 0179	Amend			(2152.81)	2152.19	S 0179	Enact
2151.28	S 0181	Amend	2151.3511	H 0442	Amend	2152.20	S 0179	Enact
2151.28	S 0218	Amend	2151.3512	S 0179	Repeal	2152.21	S 0179	New Number
2151.29	S 0179	Amend	2151.3512	S 0181	Amend	2152.22	S 0179	Enact
2151.31	S 0179	Amend	2151.3515	H 0660	Enact	2152.26	S 0179	New Number
2151.311	S 0179	Amend	2151.3516	H 0660	Enact	2152.41	S 0179	New Number
2151.311	S 0181	Amend	2151.3517	H 0660	Enact	2152.42	S 0179	Enact
2151.312	S 0179	Amend	2151.3518	H 0660	Enact	2152.43	S 0179	New Number
2151.312	S 0179	Old Number	2151.3519	H 0660	Enact	2152.44	S 0179	New Number
		(2152.26)	2151.3520	H 0660	Enact	2152.61	S 0179	Enact
2151.312	S 0179	Enact	2151.3521	H 0660	Enact	2152.67	S 0179	New Number
2151.312	S 0181	Amend	2151.3522	H 0660	Enact	2152.71	S 0179	New Number
2151.312	H 0448	Amend	2151.3523	H 0660	Enact	2152.72	S 0179	New Number
2151.312	H 0332	Amend	2151.3524	H 0660	Enact	2152.73	S 0179	New Number
2151.313	S 0179	Amend	2151.3525	H 0660	Enact	2152.74	S 0179	New Number
2151.313	S 0181	Amend	2151.3526	H 0660	Enact	2152.81	S 0179	New Number
2151.314	S 0179	Amend	2151.3527	H 0660	Enact	2152.99	S 0179	Enact
2151.315	S 0179	Amend	2151.3528	H 0660	Enact	2153.16	S 0179	Amend
2151.315	S 0179	Old Number	2151.3529	H 0660	Enact	Title 23		
		(2152.74)	2151.3530	H 0660	Enact	2301.03	S 0179	Amend
2151.315	H 0442	Amend	2151.36	S 0179	Amend	2301.03	S 0180	Amend
2151.33	S 0180	Amend	2151.36	S 0180	Amend	2301.03	H 0583	Amend
2151.331	H 0332	Amend	2151.38	S 0179	Amend	2301.31	S 0179	Amend
2151.331	H 0448	Amend	2151.411	S 0179	Repeal	2301.34	S 0180	Repeal
2151.34	S 0179	Amend	2151.411	H 0448	Amend	2301.35	H 0294	Amend
2151.34	S 0179	Old Number	2151.414	H 0448	Amend	2301.35	S 0180	Repeal
		(2152.41)	2151.418	H 0332	Amend	2301.353	S 0180	Repeal
2151.34	H 0448	Amend	2151.418	H 0448	Amend	2301.354	S 0180	Old Number
2151.34	H 0332	Amend	2151.418	H 0332	Old Number			(3125.17)
2151.341	S 0179	Amend			(5103.0318)	2301.355	S 0180	Repeal



2301.356	S 0180	Amend	2716.21	H 0294	Amend	2923.34	S 0179	Amend
2301.356	S 0180	Old Number (3111.61)	2737.05	H 0495	Amend	2923.36	S 0179	Amend
			2743.09	S 0153	Amend	2923.44	S 0179	Amend
2301.357	S 0180	Repeal	2743.121	S 0153	Amend	2923.45	S 0179	Amend
2301.358	S 0180	Amend	2743.191	S 0153	Amend	2925.02	H 0241	Amend
2301.358	S 0180	Old Number (3111.53)	2743.51	S 0153	Amend	2925.03	H 0241	Amend
			2743.52	S 0153	Amend	2925.03	H 0528	Amend
2301.36	S 0180	Repeal	2743.521	S 0153	Enact	2925.07	H 0528	Repeal
2301.37	S 0180	Repeal	2743.53	S 0153	Amend	2925.11	H 0241	Amend
2301.371	H 0509	Amend	2743.531	S 0153	Enact	2925.12	H 0241	Amend
2301.371	S 0180	Amend	2743.54	S 0153	Amend	2925.14	H 0241	Amend
2301.371	S 0180	Old Number (3121.07)	2743.55	S 0153	Amend	2925.23	H 0241	Amend
			2743.56	S 0153	Amend	2925.32	H 0331	Amend
			2743.57	S 0153	Repeal	2925.36	H 0241	Amend
2301.372	S 0180	Repeal	2743.58	S 0153	Amend	2925.42	S 0179	Amend
2301.373	S 0180	Repeal	2743.59	S 0153	Amend	2925.43	S 0179	Amend
2301.374	S 0180	Repeal	2743.60	S 0153	Amend	2927.02	S 0218	Amend
2301.375	S 0180	Old Number (3123.62)	2743.61	S 0153	Amend	2927.021	S 0200	Enact
			2743.62	S 0153	Amend	2927.022	S 0200	Enact
2301.375	S 0180	Amend	2743.63	S 0153	Amend	2927.27	H 0730	Enact
2301.38	S 0180	Repeal	2743.64	S 0153	Amend	2929.01	S 0179	Amend
2301.39	S 0180	Amend	2743.65	S 0153	Amend	2929.01	S 0222	Amend
2301.39	S 0180	Old Number (3123.16)	2743.66	S 0153	Amend	2929.01	H 0349	Amend
			2743.67	S 0153	Repeal and	2929.12	S 0179	Amend
2301.40	S 0180	Repeal			Reenact	2929.13	H 0528	Amend
2301.41	S 0180	Repeal				2929.13	S 0222	Amend
2301.43	S 0180	Repeal	2743.68	S 0153	Amend	2929.14	S 0222	Amend
2301.44	S 0180	Repeal	2743.69	S 0153	Amend	2929.14	S 0222	Amend
2301.45	S 0180	Repeal	2743.71	S 0153	Amend	2929.15	H 0349	Amend
2301.46	S 0180	Repeal	2743.711	S 0153	Enact	2929.17	H 0349	Amend
2301.99	S 0180	Amend	2743.72	S 0153	Amend	2929.18	H 0528	Amend
2305.114	H 0351	Enact	2744.01	S 0179	Amend	2929.19	H 0349	Amend
2305.234	H 0349	Amend	2744.03	S 0179	Amend	2929.23	S 0179	Amend
2305.24	H 0511	Amend	Title 29			2929.24	H 0506	Amend
2305.25	H 0511	Amend	2901.01	S 0137	Amend	2930.12	S 0179	Amend
2305.251	H 0511	Amend	2901.01	H 0351	Amend	2930.13	S 0179	Amend
2307.51	H 0351	Repeal	2901.01	S 0317	Amend	2935.01	S 0137	Amend
2307.53	H 0351	Enact	2901.21	H 0318	Amend	2935.01	S 0317	Amend
2307.61	H 0294	Amend	2903.09	H 0351	Amend	2935.03	S 0137	Amend
2317.02	H 0448	Amend	2903.13	H 0412	Amend	2935.03	S 0317	Amend
2317.02	H 0506	Amend	2903.21	H 0412	Amend	2935.17	H 0495	Amend
2317.02	S 0172	Amend	2903.211	H 0412	Amend	2935.18	H 0495	Amend
2317.02	S 0180	Amend	2903.22	H 0412	Amend	2935.19	H 0495	Amend
2323.58	S 0260	Enact	2905.05	S 0312	Amend	2938.02	S 0179	Amend
2323.581	S 0260	Enact	2907.04	H 0442	Amend	2941.06	H 0495	Amend
2323.582	S 0260	Enact	2907.07	H 0724	Amend	2941.141	S 0179	Amend
2323.583	S 0260	Enact	2907.08	H 0332	Amend	2941.142	S 0179	Amend
2323.584	S 0260	Enact	2907.08	H 0448	Amend	2941.144	S 0179	Amend
2323.585	S 0260	Enact	2907.08	H 0504	Amend	2941.145	S 0179	Amend
2323.586	S 0260	Enact	2907.15	H 0628	Amend	2941.146	S 0179	Amend
2323.587	S 0260	Enact	2907.15	H 0535	Amend	2941.1411	S 0222	Enact
2329.66	S 0190	Amend	2907.28	S 0153	Amend	2945.17	S 0179	Amend
2329.66	H 0628	Amend	2907.322	H 0724	Amend	2950.01	H 0502	Amend
2329.66	S 0180	Amend	2913.41	H 0263	Amend	2950.03	H 0502	Amend
2335.19	H 0294	Amend	2913.61	H 0364	Amend	2950.04	H 0502	Amend
2335.24	H 0294	Amend	2915.08	S 0333	Amend	2950.09	H 0502	Amend
Title 27			2919.15	H 0351	Repeal	2951.02	H 0349	Amend
2701.03	S 0179	Amend	2919.151	H 0351	Enact	2951.03	H 0349	Amend
2705.02	S 0180	Amend	2919.22	S 0180	Amend	2951.05	H 0349	Amend
2705.031	S 0180	Amend	2919.231	S 0180	Amend	2951.08	H 0349	Amend
2711.02	H 0401	Amend	2919.24	S 0179	Amend	2953.08	H 0331	Amend
2711.03	H 0401	Amend	2921.01	H 0661	Amend	2967.01	H 0349	Amend
2715.041	H 0495	Amend	2921.15	S 0317	Enact	2967.131	H 0349	Amend
2716.01	S 0180	Amend	2921.32	S 0179	Amend	Title 31		
2716.02	H 0294	Amend	2921.321	H 0701	Amend	3101.05	H 0519	Amend
2716.031	H 0294	Enact	2921.36	H 0357	Amend	3101.051	H 0519	Enact
2716.04	H 0294	Amend	2921.41	H 0628	Amend	3103.03	S 0180	Amend
2716.041	H 0294	Amend	2921.41	H 0535	Amend	3103.031	S 0180	Amend
2716.05	H 0294	Amend	2921.44	S 0012	Amend	3105.171	H 0628	Amend
2716.06	H 0294	Amend	2921.51	S 0137	Amend	3105.18	S 0180	Amend
2716.07	H 0294	Amend	2923.211	S 0179	Amend	3105.21	S 0180	Amend
2716.08	H 0294	Amend	2923.32	S 0179	Amend	3105.63	H 0628	Amend
2716.09	H 0294	Amend	2923.33	S 0179	Amend	3105.63	S 0180	Amend

3105.65	S 0180	Amend	3111.21	S 0180	Repeal and	3111.49	S 0180	Enact
3105.80	H 0535	Enact			Reenact	3111.50	S 0180	Enact
3105.81	H 0535	Enact	3111.211	S 0180	Repeal	3111.51	S 0180	Enact
3105.82	H 0535	Enact	3111.22	S 0180	Repeal and	3111.52	S 0180	Enact
3105.821	H 0535	Enact			Reenact	3111.53	S 0180	New Number
3105.83	H 0535	Enact	3111.221	S 0180	Old Number	3111.54	S 0180	Enact
3105.84	H 0535	Enact			(3111.58)	3111.58	S 0180	New Number
3105.85	H 0535	Enact	3111.221	S 0180	Amend	3111.61	S 0180	New Number
3105.86	H 0535	Enact	3111.23	S 0180	Repeal and	3111.611	S 0180	Enact
3105.87	H 0535	Enact			Reenact	3111.64	S 0180	Enact
3105.88	H 0535	Enact	3111.231	S 0180	Repeal	3111.65	S 0180	Enact
3105.89	H 0535	Enact	3111.24	S 0180	Repeal and	3111.66	S 0180	Enact
3105.90	H 0535	Enact			Reenact	3111.67	S 0180	Enact
3107.01	H 0448	Amend	3111.241	S 0180	Repeal	3111.69	S 0180	New Number
3107.01	S 0180	Amend	3111.242	S 0180	Repeal	3111.71	S 0180	Enact
3107.012	H 0448	Amend	3111.25	S 0180	Repeal and	3111.72	S 0180	Enact
3107.012	H 0448	Old Number			Reenact	3111.73	S 0180	Enact
		(3107.014)	3111.26	S 0180	Repeal and	3111.74	S 0180	Enact
3107.012	H 0448	Enact			Reenact	3111.77	S 0180	Enact
3107.013	H 0448	Old Number	3111.27	S 0180	Repeal and	3111.78	S 0180	Enact
		(3107.015)			Reenact	3111.80	S 0180	Enact
3107.013	H 0448	Amend	3111.28	S 0180	Repeal and	3111.81	S 0180	Enact
3107.013	H 0448	Enact			Reenact	3111.82	S 0180	Enact
3107.014	H 0448	New Number	3111.29	S 0180	Old Number	3111.821	S 0180	Enact
3107.015	H 0448	New Number			(3111.19)	3111.83	S 0180	Enact
3107.016	H 0448	Enact	3111.29	S 0180	Amend	3111.831	S 0180	Enact
3107.02	H 0448	Amend	3111.29	S 0180	Enact	3111.832	S 0180	Enact
3107.031	H 0448	Amend	3111.30	S 0180	Amend	3111.84	S 0180	Enact
3107.06	S 0180	Amend	3111.30	S 0180	Old Number	3111.85	S 0180	Enact
3107.064	S 0180	Amend			(3111.88)	3111.88	S 0180	New Number
3107.12	H 0448	Amend	3111.30	S 0180	Enact	3111.89	S 0180	New Number
3107.13	H 0448	Amend	3111.31	S 0180	Old Number	3111.90	S 0180	New Number
3107.14	H 0448	Amend			(3111.89)	3111.91	S 0180	New Number
3107.15	S 0180	Amend	3111.31	S 0180	Amend	3111.92	S 0180	New Number
3107.18	S 0173	Amend	3111.31	S 0180	Enact	3111.93	S 0180	New Number
3109.04	S 0180	Amend	3111.32	S 0180	Enact	3111.94	S 0180	New Number
3109.05	S 0180	Amend	3111.32	S 0180	Old Number	3111.95	S 0180	New Number
3109.051	S 0180	Amend			(3111.90)	3111.96	S 0180	New Number
3109.052	S 0180	Amend	3111.33	S 0180	Old Number	3111.99	S 0180	Amend
3109.053	H 0537	Amend			(3111.91)	3113.04	S 0180	Amend
3109.11	S 0180	Amend	3111.33	S 0180	Enact	3113.07	S 0180	Amend
3109.12	S 0180	Amend	3111.34	S 0180	Enact	3113.16	S 0180	Old Number
3109.19	S 0180	Amend	3111.34	S 0180	Amend			(3121.08)
3109.21	S 0180	Amend	3111.34	S 0180	Old Number	3113.16	S 0180	Amend
3109.27	S 0180	Amend			(3111.92)	3113.21	H 0509	Amend
3109.28	S 0180	Amend	3111.35	S 0180	Enact	3113.21	S 0180	Repeal
3109.401	S 0245	Amend	3111.35	S 0180	Amend	3113.21	H 0535	Amend
3109.401	H 0548	Amend	3111.35	S 0180	Old Number	3113.211	S 0180	Repeal
3109.41	S 0179	Amend			(3111.93)	3113.212	S 0180	Amend
3111.01	S 0180	Amend	3111.36	S 0180	Amend	3113.212	S 0180	Old Number
3111.02	S 0180	Amend	3111.36	S 0180	Old Number			(3121.14)
3111.03	S 0180	Amend			(3111.94)	3113.213	S 0180	Repeal
3111.04	S 0180	Amend	3111.37	H 0242	Amend	3113.214	S 0180	Repeal
3111.06	S 0180	Amend	3111.37	S 0180	Old Number	3113.215	H 0495	Amend
3111.07	S 0180	Amend			(3111.95)	3113.215	S 0180	Repeal
3111.08	S 0180	Amend	3111.37	S 0180	Amend	3113.216	S 0180	Repeal
3111.09	S 0180	Amend	3111.38	S 0180	Enact	3113.217	S 0180	Repeal
3111.10	S 0180	Amend	3111.38	S 0180	Amend	3113.218	S 0180	Repeal
3111.11	S 0180	Amend	3111.38	S 0180	Old Number	3113.219	S 0180	Old Number
3111.111	S 0180	Amend			(3111.96)			(3123.17)
3111.12	S 0180	Amend	3111.381	S 0180	Enact	3113.219	S 0180	Amend
3111.13	H 0242	Amend	3111.39	S 0180	Enact	3113.2110	S 0180	Old Number
3111.13	S 0180	Amend	3111.40	S 0180	Enact			(3123.18)
3111.15	S 0180	Amend	3111.41	S 0180	Enact			Enact
3111.16	S 0180	Amend	3111.42	S 0180	Enact	3113.2111	H 0242	Enact
3111.17	S 0180	Amend	3111.421	S 0180	Enact	3113.2111	S 0180	Old Number
3111.19	S 0180	Repeal	3111.43	S 0180	Enact			(3119.962)
3111.19	S 0180	New Number	3111.44	S 0180	Enact	3113.211	S 0180	Amend
3111.20	H 0509	Amend	3111.45	S 0180	Enact	3113.99	S 0180	Amend
3111.20	S 0180	Repeal and	3111.46	S 0180	Enact	3115.01	S 0180	Amend
		Reenact	3111.47	S 0180	Enact	3115.03	S 0180	Amend
3111.20	H 0535	Amend	3111.48	S 0180	Enact	3115.04	S 0180	Amend



3115.05	S 0180	Amend	3119.70	S 0180	Enact	3121.372	S 0180	Enact
3115.08	S 0180	Amend	3119.71	S 0180	Enact	3121.38	S 0180	Enact
3115.09	S 0180	Amend	3119.72	S 0180	Enact	3121.381	S 0180	Enact
3115.11	S 0180	Amend	3119.73	S 0180	Enact	3121.39	S 0180	Enact
3115.14	S 0180	Amend	3119.74	S 0180	Enact	3121.43	S 0180	Enact
3115.16	S 0180	Amend	3119.75	S 0180	Enact	3121.44	S 0180	Enact
3115.17	S 0180	Amend	3119.76	S 0180	Enact	3121.45	S 0180	Enact
3115.28	S 0180	Amend	3119.79	S 0180	Enact	3121.46	S 0180	Enact
3115.31	S 0180	Amend	3119.80	S 0180	Enact	3121.47	S 0180	Enact
3115.32	S 0180	Amend	3119.81	S 0180	Enact	3121.48	S 0180	Enact
3115.33	S 0180	Amend	3119.82	S 0180	Enact	3121.49	S 0180	Enact
3115.34	S 0180	Amend	3119.83	S 0180	Enact	3121.50	S 0180	Enact
3115.35	S 0180	Amend	3119.84	S 0180	Enact	3121.51	S 0180	Enact
3115.36	S 0180	Amend	3119.86	S 0180	Enact	3121.52	S 0180	Enact
3115.37	S 0180	Amend	3119.87	S 0180	Enact	3121.53	S 0180	Enact
3115.42	S 0180	Amend	3119.88	S 0180	Enact	3121.54	S 0180	Enact
3115.49	S 0180	Amend	3119.89	S 0180	Enact	3121.56	S 0180	Enact
3115.52	S 0180	Amend	3119.90	S 0180	Enact	3121.57	S 0180	Enact
3115.56	S 0180	Amend	3119.91	S 0180	Enact	3121.58	S 0180	Enact
3119.01	S 0180	Enact	3119.92	S 0180	Enact	3121.59	S 0180	Enact
3119.02	S 0180	Enact	3119.93	S 0180	Enact	3121.60	S 0180	Enact
3119.021	S 0180	Enact	3119.94	S 0180	Enact	3121.63	S 0180	Enact
3119.022	S 0180	Enact	3119.96	S 0180	Enact	3121.64	S 0180	Enact
3119.023	S 0180	Enact	3119.961	S 0180	Enact	3121.65	S 0180	Enact
3119.024	S 0180	Enact	3119.962	S 0180	New Number	3121.67	S 0180	Enact
3119.03	S 0180	Enact	3119.963	S 0180	Enact	3121.69	S 0180	Enact
3119.04	S 0180	Enact	3119.964	S 0180	Enact	3121.71	S 0180	Enact
3119.05	S 0180	Enact	3119.965	S 0180	Enact	3121.74	S 0180	Enact
3119.06	S 0180	Enact	3119.966	S 0180	Enact	3121.75	S 0180	Enact
3119.07	S 0180	Enact	3119.967	S 0180	Enact	3121.76	S 0180	Enact
3119.08	S 0180	Enact	3121.01	S 0180	Enact	3121.77	S 0180	Enact
3119.09	S 0180	Enact	3121.02	S 0180	Enact	3121.78	S 0180	Enact
3119.22	S 0180	Enact	3121.03	S 0180	Enact	3121.81	S 0180	Enact
3119.23	S 0180	Enact	3121.031	S 0180	Enact	3121.82	S 0180	Enact
3119.24	S 0180	Enact	3121.032	S 0180	Enact	3121.83	S 0180	Enact
3119.27	S 0180	Enact	3121.033	S 0180	Enact	3121.84	S 0180	Enact
3119.28	S 0180	Enact	3121.034	S 0180	Enact	3121.85	S 0180	Enact
3119.30	S 0180	Enact	3121.035	S 0180	Enact	3121.86	S 0180	Enact
3119.301	S 0180	Enact	3121.036	S 0180	Enact	3121.89	S 0180	Enact
3119.31	S 0180	Enact	3121.037	S 0180	Enact	3121.891	S 0180	Enact
3119.33	S 0180	Enact	3121.038	S 0180	Enact	3121.892	S 0180	Enact
3119.34	S 0180	Enact	3121.039	S 0180	Enact	3121.893	S 0180	Enact
3119.35	S 0180	Enact	3121.0310	S 0180	Enact	3121.894	S 0180	Enact
3119.37	S 0180	Enact	3121.04	S 0180	Enact	3121.895	S 0180	Enact
3119.38	S 0180	Enact	3121.05	S 0180	Enact	3121.896	S 0180	Enact
3119.40	S 0180	Enact	3121.06	S 0180	Enact	3121.897	S 0180	Enact
3119.41	S 0180	Enact	3121.07	S 0180	New Number	3121.898	S 0180	Enact
3119.43	S 0180	Enact	3121.08	S 0180	New Number	3121.899	S 0180	Enact
3119.44	S 0180	Enact	3121.09	S 0180	Enact	3121.8910	S 0180	Enact
3119.45	S 0180	Enact	3121.091	S 0180	Enact	3121.8911	S 0180	Enact
3119.46	S 0180	Enact	3121.11	S 0180	Enact	3121.91	S 0180	New Number
3119.47	S 0180	Enact	3121.12	S 0180	Enact	3121.92	S 0180	New Number
3119.48	S 0180	Enact	3121.14	S 0180	New Number	3121.99	S 0180	Enact
3119.49	S 0180	Enact	3121.15	S 0180	Enact	3123.01	S 0180	Enact
3119.491	S 0180	Enact	3121.16	S 0180	Enact	3123.02	S 0180	Enact
3119.50	S 0180	Enact	3121.18	S 0180	Enact	3123.03	S 0180	Enact
3119.51	S 0180	Enact	3121.19	S 0180	Enact	3123.031	S 0180	Enact
3119.52	S 0180	Enact	3121.20	S 0180	Enact	3123.04	S 0180	Enact
3119.53	S 0180	Enact	3121.21	S 0180	Enact	3123.05	S 0180	Enact
3119.54	S 0180	Enact	3121.23	S 0180	Enact	3123.06	S 0180	Enact
3119.56	S 0180	Enact	3121.24	S 0180	Enact	3123.061	S 0180	Enact
3119.57	S 0180	Enact	3121.25	S 0180	Enact	3123.062	S 0180	Enact
3119.58	S 0180	Enact	3121.27	S 0180	Enact	3123.07	S 0180	Enact
3119.60	S 0180	Enact	3121.28	S 0180	Enact	3123.071	S 0180	Enact
3119.61	S 0180	Enact	3121.29	S 0180	Enact	3123.10	S 0180	Enact
3119.63	S 0180	Enact	3121.30	S 0180	Enact	3123.11	S 0180	Enact
3119.64	S 0180	Enact	3121.33	S 0180	Enact	3123.12	S 0180	Enact
3119.65	S 0180	Enact	3121.34	S 0180	Enact	3123.121	S 0180	Enact
3119.66	S 0180	Enact	3121.35	S 0180	Enact	3123.13	S 0180	Enact
3119.67	S 0180	Enact	3121.36	S 0180	Enact	3123.14	S 0180	Enact
3119.68	S 0180	Enact	3121.37	S 0180	Enact	3123.15	S 0180	Enact
3119.69	S 0180	Enact	3121.371	S 0180	Enact	3123.16	S 0180	New Number



3123.17	S 0180	New Number	3123.92	S 0180	Enact	3301.071	S 0180	Amend
3123.18	S 0180	New Number	3123.921	S 0180	Enact	3301.074	S 0180	Amend
3123.19	S 0180	Enact	3123.93	S 0180	Enact	3301.0710	S 0237	Amend
3123.20	S 0180	Enact	3123.931	S 0180	Enact	3301.0711	S 0237	Amend
3123.21	S 0180	Enact	3123.932	S 0180	Enact	3301.121	S 0179	Amend
3123.22	S 0180	Enact	3123.95	S 0180	Enact	3301.17	S 0237	Amend
3123.24	S 0180	Enact	3123.951	S 0180	Enact	3301.25	S 0120	Enact
3123.25	S 0180	Enact	3123.952	S 0180	Enact	3301.71	S 0180	Amend
3123.26	S 0180	Enact	3123.953	S 0180	Enact	3304.24	H 0548	Amend
3123.27	S 0180	Enact	3123.954	S 0180	Enact	3304.42	S 0180	Amend
3123.28	S 0180	Enact	3123.955	S 0180	Enact	3305.01	S 0190	Amend
3123.29	S 0180	Enact	3123.956	S 0180	Enact	3305.01	H 0535	Amend
3123.30	S 0180	Enact	3123.957	S 0180	Enact	3305.02	H 0535	Amend
3123.31	S 0180	Enact	3123.958	S 0180	Enact	3305.03	H 0535	Amend
3123.32	S 0180	Enact	3123.959	S 0180	Enact	3305.04	H 0535	Amend
3123.33	S 0180	Enact	3123.9510	S 0180	Enact	3305.05	H 0535	Amend
3123.34	S 0180	Enact	3123.96	S 0180	Enact	3305.051	H 0535	Amend
3123.35	S 0180	Enact	3123.961	S 0180	Enact	3305.06	S 0190	Amend
3123.36	S 0180	Enact	3123.962	S 0180	Enact	3305.06	H 0535	Amend
3123.37	S 0180	Enact	3123.99	S 0180	Enact	3305.07	H 0535	Amend
3123.38	S 0180	Enact	3125.01	S 0180	Enact	3305.08	H 0535	Amend
3123.41	S 0180	Enact	3125.02	S 0180	Enact	3305.08	S 0180	Amend
3123.42	S 0180	Enact	3125.03	S 0180	Enact	3305.09	H 0535	Amend
3123.43	S 0180	Enact	3125.04	S 0180	Enact	3305.10	H 0535	Enact
3123.44	S 0180	Enact	3125.05	S 0180	Enact	3305.20	H 0535	Enact
3123.45	S 0180	Enact	3125.06	S 0180	Enact	3305.21	H 0535	Enact
3123.46	S 0180	Enact	3125.07	S 0180	New Number	3305.22	H 0535	Enact
3123.47	S 0180	Enact	3125.08	S 0180	Enact	3307.01	S 0190	Amend
3123.471	S 0180	Enact	3125.10	S 0180	Enact	3307.012	S 0190	Repeal
3123.48	S 0180	Enact	3125.11	S 0180	Enact	3307.013	S 0190	Amend
3123.49	S 0180	Enact	3125.12	S 0180	Enact	3307.013	S 0190	Old Number (3307.501)
3123.50	S 0180	Enact	3125.13	S 0180	Enact			Old Number (3307.75)
3123.52	S 0180	Enact	3125.14	S 0180	Enact	3307.02	S 0190	Amend
3123.53	S 0180	Enact	3125.15	S 0180	Enact			Amend
3123.54	S 0180	Enact	3125.16	S 0180	Enact	3307.02	S 0190	Amend
3123.55	S 0180	Enact	3125.17	S 0180	New Number	3307.021	S 0190	Amend
3123.56	S 0180	Enact	3125.19	S 0180	Enact	3307.021	S 0190	Old Number (3307.751)
3123.57	S 0180	Enact	3125.20	S 0180	Enact			Amend
3123.58	S 0180	Enact	3125.21	S 0180	Enact	3307.022	S 0190	Amend
3123.581	S 0180	Enact	3125.22	S 0180	Enact	3307.022	S 0190	Old Number (3307.752)
3123.59	S 0180	Enact	3125.24	S 0180	Enact			Enact
3123.60	S 0180	Enact	3125.25	S 0180	Enact	3307.031	S 0190	Amend
3123.61	S 0180	Enact	3125.27	S 0180	Enact	3307.05	S 0190	Amend
3123.611	S 0180	Enact	3125.28	S 0180	Enact	3307.07	S 0190	Amend
3123.612	S 0180	Enact	3125.29	S 0180	Enact	3307.071	H 0535	Enact
3123.613	S 0180	Enact	3125.30	S 0180	Enact	3307.08	S 0190	Amend
3123.614	S 0180	Enact	3125.36	S 0180	Enact	3307.09	S 0190	Amend
3123.62	S 0180	New Number	3125.37	S 0180	Enact	3307.10	S 0190	Amend
3123.63	S 0180	Enact	3125.38	S 0180	New Number	3307.11	S 0190	Amend
3123.66	S 0180	Enact	3125.39	S 0180	Enact	3307.111	S 0190	Amend
3123.67	S 0180	Enact	3125.41	S 0180	Enact	3307.111	S 0190	Old Number (3307.151)
3123.68	S 0180	Enact	3125.42	S 0180	Enact			Enact
3123.69	S 0180	Enact	3125.43	S 0180	Enact	3307.121	S 0190	Amend
3123.70	S 0180	Enact	3125.44	S 0180	Enact	3307.14	S 0190	New Number
3123.71	S 0180	Enact	3125.45	S 0180	Enact	3307.14	S 0190	Old Number (3307.181)
3123.72	S 0180	Enact	3125.46	S 0180	Enact	3307.14	S 0190	New Number
3123.73	S 0180	Enact	3125.47	S 0180	Enact			Amend
3123.74	S 0180	Enact	3125.48	S 0180	Enact	3307.141	S 0190	Amend
3123.741	S 0180	Enact	3125.49	S 0180	Enact	3307.142	S 0190	Amend
3123.75	S 0180	Enact	3125.50	S 0180	Enact	3307.15	S 0190	Amend
3123.76	S 0180	Enact	3125.51	S 0180	Enact	3307.151	S 0190	New Number
3123.77	S 0180	Enact	3125.58	S 0180	Enact	3307.181	S 0190	New Number
3123.78	S 0180	Enact	3125.59	S 0180	Enact	3307.19	S 0190	Amend
3123.81	S 0180	New Number	3125.60	S 0180	Enact	3307.19	H 0535	Amend
3123.82	S 0180	Enact	3125.99	S 0180	Enact	3307.20	S 0190	New Number
3123.821	S 0180	Enact	Title 33			3307.20	S 0190	Old Number (3307.51)
3123.822	S 0180	Enact	3301.01	H 0711	Amend			Amend
3123.823	S 0180	Enact	3301.02	H 0711	Amend	3307.20	S 0190	Amend
3123.85	S 0180	New Number	3301.03	H 0711	Amend	3307.20	H 0535	Amend
3123.87	S 0180	Enact	3301.04	H 0711	Amend	3307.20	S 0180	Amend
3123.88	S 0180	New Number	3301.06	H 0711	Amend	3307.201	S 0190	Old Number (3307.512)
3123.91	S 0180	Enact	3301.07	S 0188	Amend			



3307.201	S 0190	Amend	3307.35	S 0190	Old Number	3307.4011	S 0190	Amend
3307.21	S 0190	New Number			(3307.54)	3307.4012	S 0190	Amend
3307.21	S 0190	Old Number	3307.35	S 0144	Amend	3307.4012	S 0190	Old Number
		(3307.20)	3307.35	H 0535	Amend			(3307.46)
3307.21	S 0190	Amend	3307.351	S 0144	Enact	3307.4013	S 0190	Old Number
3307.211	S 0190	New Number	3307.351	H 0535	Amend			(3307.6911)
3307.212	S 0190	New Number	3307.352	H 0535	Enact	3307.4013	S 0190	Amend
3307.213	S 0190	New Number	3307.36	S 0190	Old Number	3307.41	S 0190	New Number
3307.214	S 0190	Enact			(3307.52)	3307.41	S 0190	Amend
3307.22	S 0190	Old Number	3307.36	S 0190	Amend	3307.41	S 0190	Old Number
		(3307.73)	3307.37	S 0190	Repeal			(3307.57)
3307.22	S 0190	Amend	3307.37	S 0190	New Number	3307.41	H 0535	Amend
3307.23	S 0190	New Number	3307.371	S 0190	Amend	3307.41	S 0180	Amend
3307.231	S 0190	New Number	3307.371	S 0190	Old Number	3307.411	S 0190	Amend
3307.24	S 0190	New Number			(3307.69)	3307.411	S 0190	Old Number
3307.241	S 0190	New Number	3307.371	H 0535	Enact			(3307.76)
3307.25	S 0190	Enact	3307.38	S 0190	Old Number	3307.412	S 0190	Amend
3307.25	H 0535	Amend			(3307.58)	3307.412	S 0190	Old Number
3307.251	S 0190	Enact	3307.38	S 0190	Amend			(3307.761)
3307.251	H 0535	Amend	3307.381	S 0190	Old Number	3307.42	S 0190	New Number
3307.252	S 0190	Enact			(3307.35)	3307.42	S 0190	Old Number
3307.26	S 0190	New Number	3307.381	S 0190	Amend			(3307.62)
3307.26	S 0190	Amend	3307.382	S 0190	Amend	3307.42	S 0190	Amend
3307.26	S 0190	Old Number	3307.382	S 0190	Old Number	3307.421	S 0190	Amend
		(3307.241)			(3307.691)	3307.421	S 0190	Old Number
3307.26	H 0535	Amend	3307.383	S 0190	Old Number			(3307.513)
3307.261	S 0190	New Number			(3307.79)	3307.43	S 0190	Old Number
3307.27	S 0190	Old Number	3307.383	S 0190	Amend			(3307.63)
		(3307.24)	3307.384	S 0190	Old Number	3307.43	S 0190	Amend
3307.27	S 0190	Enact			(3307.692)	3307.431	S 0190	Amend
3307.28	S 0190	Amend	3307.384	S 0190	Amend	3307.431	S 0190	Old Number
3307.28	S 0190	Old Number	3307.39	S 0190	Amend			(3307.631)
		(3307.71)	3307.39	S 0190	Old Number	3307.44	S 0190	New Number
3307.28	S 0190	New Number			(3307.59)	3307.44	S 0190	Old Number
3307.281	S 0190	Amend	3307.39	S 0190	New Number			(3307.64)
3307.281	S 0190	Old Number	3307.391	S 0190	New Number	3307.44	S 0190	Amend
		(3307.70)	3307.392	S 0190	New Number	3307.46	S 0190	New Number
3307.282	S 0190	Amend	3307.40	S 0190	Old Number	3307.46	S 0190	Old Number
3307.282	S 0190	Old Number			(3307.392)			(3307.56)
		(3307.711)	3307.40	S 0190	Amend	3307.46	S 0190	Amend
3307.283	S 0190	Amend	3307.401	S 0190	Amend	3307.461	S 0190	Enact
3307.283	S 0190	Old Number	3307.401	S 0190	Old Number	3307.47	S 0190	New Number
		(3307.712)			(3307.693)	3307.47	S 0190	Amend
3307.29	S 0190	New Number	3307.402	S 0190	Old Number	3307.47	S 0190	Old Number
3307.29	S 0190	Old Number			(3307.694)			(3307.561)
		(3307.23)	3307.402	S 0190	Amend	3307.47	H 0535	Amend
3307.29	S 0190	Amend	3307.403	S 0190	Amend	3307.48	S 0190	Amend
3307.291	S 0190	New Number	3307.403	S 0190	Old Number	3307.48	S 0190	Old Number
3307.292	H 0535	Enact			(3307.67)			(3307.562)
3307.30	S 0190	New Number	3307.404	S 0190	Amend	3307.49	S 0190	Amend
3307.30	S 0190	Amend	3307.404	S 0190	Old Number	3307.49	S 0190	Old Number
3307.30	S 0190	Old Number			(3307.695)			(3307.66)
		(3307.231)	3307.405	S 0190	Old Number	3307.50	S 0190	Enact
3307.31	S 0190	Amend			(3307.61)	3307.50	S 0190	Amend
3307.31	S 0190	Old Number	3307.405	S 0190	Amend	3307.50	S 0190	Old Number
		(3307.53)	3307.406	S 0190	Amend			(3307.60)
3307.31	S 0190	New Number	3307.406	S 0190	Old Number	3307.50	H 0535	Amend
3307.31	S 0144	Amend			(3307.696)	3307.501	S 0190	New Number
3307.311	S 0190	Old Number	3307.407	S 0190	Old Number	3307.501	H 0535	Amend
		(3307.78)			(3307.697)	3307.51	S 0190	Old Number
3307.311	S 0190	Amend	3307.407	S 0190	Amend			(3307.26)
3307.32	S 0190	Amend	3307.408	S 0190	Amend	3307.51	S 0190	Amend
3307.32	S 0190	Old Number	3307.408	S 0190	Old Number	3307.51	S 0190	New Number
		(3307.74)			(3307.671)	3307.511	S 0190	Old Number
3307.32	S 0190	New Number	3307.409	S 0190	Old Number			(3307.261)
3307.33	S 0190	Old Number			(3307.698)	3307.511	S 0190	Enact
		(3307.741)	3307.409	S 0190	Amend	3307.511	S 0190	Amend
3307.33	S 0190	Enact	3307.4010	S 0190	Old Number	3307.512	S 0190	New Number
3307.33	S 0190	Amend			(3307.699)	3307.512	S 0190	Old Number
3307.34	S 0190	Repeal	3307.4010	S 0190	Amend			(3307.77)
3307.35	S 0190	New Number	3307.4011	S 0190	Old Number	3307.512	S 0190	Amend
3307.35	S 0190	Amend			(3307.6910)	3307.513	S 0190	New Number

3307.513	S 0190	Repeal	3307.68	S 0190	Old Number	3307.771	S 0144	Amend
3307.514	S 0190	Repeal			(3307.96)	3307.78	S 0190	New Number
3307.515	S 0190	Amend	3307.68	S 0190	Amend	3307.78	S 0190	Old Number
3307.515	S 0190	Old Number	3307.69	S 0190	Amend			(3307.6912)
		(3307.771)	3307.69	S 0190	New Number	3307.78	S 0190	Amend
3307.52	S 0190	New Number	3307.69	S 0190	Old Number	3307.79	S 0190	New Number
3307.53	S 0190	Old Number			(3307.97)	3307.79	H 0535	Amend
		(3307.28)	3307.691	S 0190	New Number	3307.80	S 0190	Enact
3307.53	S 0190	New Number	3307.692	S 0190	New Number	3307.80	S 0190	Old Number
3307.53	S 0190	Amend	3307.693	S 0190	New Number			(3307.563)
3307.53	S 0144	Amend	3307.694	S 0190	New Number	3307.80	S 0190	Amend
3307.54	S 0190	New Number	3307.695	S 0190	New Number	3307.81	S 0190	Enact
3307.54	H 0535	Amend	3307.696	S 0190	New Number	3307.811	S 0190	Enact
3307.56	S 0190	Old Number	3307.697	S 0190	New Number	3307.812	S 0190	Enact
		(3307.31)	3307.698	S 0190	New Number	3307.83	S 0190	Enact
3307.56	S 0190	New Number	3307.699	S 0190	New Number	3307.84	S 0190	Enact
3307.56	S 0190	Amend	3307.6910	S 0190	New Number	3307.84	H 0535	Amend
3307.56	H 0535	Amend	3307.6911	S 0190	New Number	3307.86	S 0190	Enact
3307.561	S 0190	New Number	3307.6912	S 0190	New Number	3307.87	S 0190	Enact
3307.562	S 0190	New Number	3307.6913	S 0190	Enact	3307.88	S 0190	Enact
3307.562	H 0535	Amend	3307.6914	S 0190	Enact	3307.881	S 0190	Enact
3307.563	S 0190	New Number	3307.70	S 0190	New Number	3307.882	S 0190	Enact
3307.563	H 0535	Amend	3307.70	S 0190	Amend	3307.89	S 0190	Enact
3307.57	S 0190	New Number	3307.70	S 0190	Old Number	3307.96	S 0190	New Number
3307.57	S 0144	Amend			(3307.98)	3307.97	S 0190	New Number
3307.57	H 0535	Amend	3307.71	S 0190	Amend	3307.98	S 0190	New Number
3307.58	S 0190	Old Number	3307.71	S 0190	Old Number	3309.01	S 0270	Amend
		(3307.21)			(3307.41)	3309.021	S 0190	Amend
3307.58	S 0190	New Number	3307.71	S 0190	New Number	3309.03	S 0270	Amend
3307.58	S 0190	Amend	3307.71	H 0535	Amend	3309.031	S 0270	Enact
3307.58	S 0270	Amend	3307.711	S 0190	New Number	3309.04	S 0270	Amend
3307.58	H 0535	Amend	3307.711	S 0190	Old Number	3309.05	S 0270	Amend
3307.59	S 0190	Old Number			(3307.42)	3309.061	H 0535	Enact
		(3307.211)	3307.711	S 0190	Amend	3309.07	S 0270	Amend
3307.59	S 0190	New Number	3307.712	S 0190	Amend	3309.12	S 0270	Amend
3307.59	S 0190	Amend	3307.712	S 0190	Old Number	3309.15	S 0270	Amend
3307.60	S 0190	New Number			(3307.44)	3309.17	S 0270	Amend
3307.60	S 0190	Amend	3307.712	S 0190	New Number	3309.22	S 0270	Amend
3307.60	S 0190	Old Number	3307.72	S 0190	Amend	3309.22	H 0535	Amend
		(3307.212)	3307.72	S 0190	Old Number	3309.22	S 0180	Amend
					(3307.37)	3309.25	S 0270	Enact
3307.61	S 0190	Amend	3307.72	S 0190	New Number	3309.251	S 0270	Enact
3307.61	S 0190	New Number	3307.73	S 0190	Amend	3309.252	S 0270	Enact
3307.61	S 0190	Old Number	3307.73	S 0190	New Number	3309.253	S 0270	Enact
		(3307.29)	3307.73	S 0190	Old Number	3309.26	H 0535	Amend
3307.62	S 0190	Amend	3307.73	S 0190	(3307.72)	3309.261	S 0190	Amend
3307.62	S 0190	New Number			Amend	3309.262	S 0190	Amend
3307.62	S 0190	Old Number	3307.74	S 0190	Amend	3309.262	S 0190	Amend
		(3307.291)	3307.74	S 0190	New Number	3309.30	S 0144	Amend
3307.62	H 0535	Amend	3307.74	S 0190	Old Number	3309.301	S 0190	Amend
3307.63	S 0190	Old Number			(3307.39)	3309.31	S 0190	Amend
		(3307.213)	3307.74	H 0535	Amend	3309.31	H 0535	Amend
3307.63	S 0190	New Number	3307.741	S 0190	New Number	3309.312	H 0416	Amend
3307.631	S 0190	New Number	3307.741	S 0190	Old Number	3309.32	S 0270	Amend
3307.64	S 0190	Amend			(3307.391)	3309.341	S 0144	Amend
3307.64	S 0190	Old Number	3307.741	S 0190	Amend	3309.341	S 0190	Amend
		(3307.30)	3307.75	S 0190	Old Number	3309.341	S 0270	Amend
					(3307.32)	3309.341	H 0535	Amend
3307.64	S 0190	New Number	3307.75	S 0190	New Number	3309.343	S 0144	Enact
3307.65	S 0190	Old Number	3307.751	S 0190	Amend	3309.343	H 0535	Amend
		(3307.14)	3307.751	S 0190	Old Number	3309.344	H 0535	Enact
3307.65	S 0190	Amend	3307.751	S 0190	(3307.47)	3309.35	S 0144	Amend
3307.651	S 0190	Amend			Amend	3309.35	S 0190	Amend
3307.651	S 0190	Old Number	3307.751	S 0190	New Number	3309.35	S 0190	Amend
		(3307.142)	3307.752	S 0190	New Number	3309.35	H 0535	Amend
3307.66	S 0190	Amend	3307.76	S 0190	New Number	3309.351	H 0628	Amend
3307.66	S 0190	New Number	3307.761	S 0190	New Number	3309.351	H 0535	Old Number
3307.66	S 0190	Old Number	3307.761	H 0628	Amend			(3309.73)
		(3307.141)	3307.761	H 0535	Amend	3309.351	H 0535	Amend
3307.661	S 0190	Enact	3307.762	H 0535	Enact	3309.36	S 0270	Amend
3307.661	H 0628	Amend	3307.763	H 0535	Enact	3309.374	S 0270	Amend
3307.67	S 0190	New Number	3307.764	H 0535	Enact	3309.3712	S 0190	Enact
3307.671	S 0190	New Number	3307.77	S 0190	New Number	3309.381	S 0270	Amend
			3307.771	S 0190	New Number	3309.39	S 0190	Amend

3309.40	S 0270	Amend	3316.07	S 0077	Amend	3321.19	S 0179	Amend
3309.401	S 0270	Amend	3316.20	S 0345	Amend	3321.19	S 0181	Amend
3309.42	H 0535	Amend	3317.01	H 0589	Amend	3321.191	S 0181	Enact
3309.44	H 0535	Amend	3317.011	S 0190	Amend	3321.20	S 0181	Amend
3309.45	S 0190	Amend	3317.012	S 0272	Amend	3321.22	S 0179	Amend
3309.45	S 0270	Amend	3317.02	S 0245	Amend	3321.22	S 0181	Amend
3309.46	H 0535	Amend	3317.021	H 0589	Amend	3321.38	S 0181	Amend
3309.47	S 0270	Amend	3317.022	S 0245	Amend	3321.99	S 0181	Amend
3309.473	S 0144	Enact	3317.025	H 0589	Amend	3325.07	H 0640	Amend
3309.49	S 0270	Amend	3317.0212	S 0245	Amend	3332.031	S 0180	Amend
3309.491	S 0270	Amend	3317.0216	S 0245	Amend	3332.05	S 0245	Amend
3309.50	H 0628	Amend	3317.03	S 0173	Amend	3332.06	S 0245	Amend
3309.51	S 0144	Amend	3317.03	H 0640	Amend	3332.18	S 0180	Amend
3309.53	S 0270	Amend	3317.06	H 0768	Amend	3333.13	H 0640	Amend
3309.54	S 0270	Amend	3317.063	H 0768	Amend	3333.26	H 0740	Amend
3309.55	S 0270	Amend	3317.11	S 0245	Amend	3333.29	S 0245	Amend
3309.57	S 0270	Amend	3317.13	S 0190	Amend	3333.32	S 0053	Enact
3309.58	S 0270	Repeal	3317.16	S 0245	Amend	3333.37	S 0161	Enact
3309.59	S 0270	Amend	3318.01	S 0245	Amend	3333.371	S 0161	Enact
3309.60	S 0270	Amend	3318.01	S 0272	Amend	3333.372	S 0161	Enact
3309.61	S 0270	Amend	3318.011	S 0245	Amend	3333.373	S 0161	Enact
3309.66	S 0180	Amend	3318.011	S 0272	Amend	3333.373	H 0548	Amend
3309.66	S 0270	Amend	3318.021	S 0272	Amend	3333.374	S 0161	Enact
3309.66	H 0535	Amend	3318.022	S 0272	Enact	3333.375	S 0161	Enact
3309.69	S 0270	Amend	3318.03	S 0272	Amend	3334.01	S 0161	Amend
3309.671	H 0535	Enact	3318.032	S 0272	Amend	3334.02	S 0161	Amend
3309.70	H 0535	Amend	3318.033	S 0272	Enact	3334.08	S 0161	Amend
3309.73	H 0535	New Number	3318.035	S 0272	Enact	3334.10	S 0161	Amend
3309.74	H 0535	Enact	3318.035	S 0287	Amend	3334.11	S 0161	Amend
3309.75	H 0535	Enact	3318.04	S 0272	Amend	3334.12	S 0161	Amend
3309.76	H 0535	Enact	3318.05	S 0272	Amend	3334.15	S 0161	Amend
3309.80	S 0270	Enact	3318.052	S 0272	Enact	3334.18	S 0161	Enact
3309.81	S 0270	Enact	3318.053	S 0345	Enact	3334.19	S 0161	Enact
3309.811	S 0270	Enact	3318.055	S 0272	Enact	3334.20	S 0161	Enact
3309.812	S 0270	Enact	3318.06	S 0272	Amend	3334.21	S 0161	Enact
3309.813	S 0270	Enact	3318.061	S 0272	Enact	3335.43	S 0173	Repeal
3309.82	S 0270	Enact	3318.08	S 0272	Amend	3341.02	S 0210	Amend
3309.85	S 0270	Enact	3318.084	S 0272	Enact	3345.01	S 0053	Amend
3309.86	S 0270	Enact	3318.085	S 0272	Enact	3345.14	S 0286	Amend
3309.87	S 0270	Enact	3318.11	S 0272	Amend	3354.09	S 0053	Amend
3309.88	S 0270	Enact	3318.13	S 0272	Amend	3355.06	S 0053	Amend
3309.91	S 0270	Enact	3318.14	S 0272	Amend	3357.09	S 0053	Amend
3309.92	S 0270	Enact	3318.15	S 0272	Amend	3357.10	S 0210	Amend
3309.95	S 0270	Enact	3318.18	S 0272	Repeal	3366.01	S 0161	Amend
3309.97	S 0270	Enact	3318.21	H 0640	Amend	3366.03	S 0161	Amend
3309.98	S 0270	Enact	3318.25	H 0640	Amend	3366.04	S 0161	Amend
3313.41	S 0269	Amend	3318.26	H 0640	Amend	3375.411	H 0628	Amend
3313.472	H 0448	Amend	3318.30	H 0548	Amend	3381.13	H 0628	Amend
3313.483	S 0245	Amend	3318.31	S 0272	Amend	3383.01	H 0640	Amend
3313.487	S 0245	Amend	3318.311	S 0272	Enact	3383.03	H 0640	Amend
3313.489	S 0245	Amend	3318.351	S 0272	Enact	3383.07	H 0640	Amend
3313.55	S 0173	Amend	3318.36	S 0245	Amend	Title 35		
3313.64	H 0332	Amend	3318.36	S 0272	Amend	3501.02	H 0711	Amend
3313.64	H 0448	Amend	3318.361	S 0272	Enact	3501.12	H 0712	Amend
3313.66	S 0179	Amend	3318.362	S 0272	Enact	3501.31	H 0495	Amend
3313.66	H 0620	Amend	3318.37	S 0272	Enact	3509.04	H 0495	Amend
3313.661	H 0620	Amend	3318.38	S 0272	Enact	3513.07	H 0495	Amend
3313.68	H 0511	Amend	3318.41	H 0640	Repeal	3513.261	H 0495	Amend
3313.71	S 0173	Amend	3319.02	S 0077	Amend	Title 37		
3313.975	S 0190	Amend	3319.08	S 0190	Amend	3701.01	S 0173	Amend
3313.98	H 0640	Amend	3319.088	S 0180	Amend	3701.024	H 0640	Amend
3313.981	H 0640	Amend	3319.14	S 0077	Amend	3701.045	H 0448	Enact
3314.08	S 0245	Amend	3319.171	S 0077	Enact	3701.07	H 0511	Amend
3314.10	S 0077	Amend	3319.18	S 0077	Amend	3701.132	H 0640	Amend
3315.17	S 0345	Amend	3319.226	H 0768	Enact	3701.14	S 0173	Amend
3315.18	S 0345	Amend	3319.29	S 0180	Amend	3701.23	H 0640	Amend
3315.19	S 0345	Enact	3319.31	S 0180	Amend	3701.264	H 0548	Amend
3316.03	S 0345	Amend	3319.311	H 0442	Amend	3701.74	H 0506	Amend
3316.031	S 0345	Enact	3319.312	S 0180	Amend	3701.74	H 0508	Amend
3316.042	S 0345	Amend	3321.01	H 0383	Amend	3701.741	H 0508	Enact
3316.06	S 0345	Amend	3321.14	S 0181	Amend	3701.742	H 0508	Enact
3316.061	S 0345	Enact	3321.18	S 0181	Amend	3701.84	S 0173	Repeal

3701.85	H 0511	Amend	3729.40	H 0506	Amend	3916.06	H 0551	Enact
3701.90	H 0642	Enact	3730.07	S 0179	Amend	3916.07	H 0551	Enact
3701.901	H 0642	Enact	3730.99	S 0179	Amend	3916.08	H 0551	Enact
3701.902	H 0642	Enact	3730.99	S 0181	Amend	3916.09	H 0551	Enact
3701.903	H 0642	Enact	3734.281	S 0245	Amend	3916.10	H 0551	Enact
3701.904	H 0642	Enact	3734.904	H 0612	Amend	3916.11	H 0551	Enact
3701.905	H 0642	Enact	3734.907	H 0612	Amend	3916.12	H 0551	Enact
3701.906	H 0642	Enact	3737.66	H 0138	Amend	3916.13	H 0551	Enact
3701.907	H 0642	Enact	3737.883	S 0180	Amend	3916.14	H 0551	Enact
3701.91	H 0511	Enact	3742.20	S 0180	Amend	3916.15	H 0551	Enact
3701.915	S 0180	Old Number (3748.121)	3743.53	H 0405	Amend	3916.16	H 0551	Enact
			3743.54	H 0405	Amend	3916.17	H 0551	Enact
3701.915	S 0180	Amend	3743.64	H 0405	Amend	3916.18	H 0551	Enact
3702.51	H 0511	Amend	3743.99	H 0405	Amend	3916.19	H 0551	Enact
3702.525	H 0403	Amend	3745.01	S 0198	Amend	3916.20	H 0551	Enact
3702.62	S 0173	Amend	3745.04	S 0141	Amend	3916.21	H 0551	Enact
3705.05	S 0172	Amend	3748.121	S 0180	New Number	3916.99	H 0551	Enact
3705.071	H 0448	Enact	3769.04	H 0495	Amend	3921.281	S 0180	Old Number (3921.331)
3705.09	S 0180	Amend	3769.088	H 0612	Amend			
3705.091	S 0180	Amend	3770.06	H 0640	Amend	3921.281	S 0180	Amend
3705.17	H 0531	Amend	3770.07	S 0180	Amend	3921.331	S 0180	New Number
3705.25	S 0172	Amend	3770.071	S 0180	Amend	3924.48	S 0180	Amend
3705.30	H 0534	Enact	3773.33	H 0107	Amend	3924.49	S 0180	Amend
3705.31	H 0534	Enact	3773.34	H 0107	Amend	3931.13	S 0180	Amend
3705.32	H 0534	Enact	3773.36	S 0180	Amend	3937.18	S 0267	Amend
3705.33	H 0534	Enact	3773.42	S 0180	Amend	3937.31	S 0267	Amend
3705.34	H 0534	Enact	3773.56	H 0107	Amend	3941.02	S 0180	Amend
3705.35	H 0534	Enact	3773.59	S 0180	Amend	3949.22	S 0180	Amend
3705.36	H 0534	Enact	3781.102	H 0434	Amend	3951.10	S 0180	Amend
3707.11	S 0173	Repeal	3783.09	S 0180	Amend	3959.17	S 0180	Amend
3709.085	S 0198	Amend	3793.07	S 0172	Amend			
3709.28	S 0287	Amend	Title 39			Title 41		
3710.19	S 0180	Amend	3905.01	H 0730	Amend	4104.04	H 0434	Amend
3715.80	H 0381	Enact	3905.011	H 0730	Amend	4104.21	S 0180	Amend
3715.81	H 0381	Enact	3905.012	H 0730	Amend	4104.45	H 0640	Amend
3715.82	H 0381	Enact	3905.48	H 0730	Amend	4105.12	H 0640	Amend
3715.83	H 0381	Enact	3905.49	H 0730	Amend	4105.15	H 0640	Amend
3715.84	H 0381	Enact	3905.53	S 0180	Amend	4109.08	S 0179	Amend
3715.85	H 0381	Enact	3905.55	H 0730	Amend	4109.13	S 0181	Amend
3715.86	H 0381	Enact	3905.81	H 0730	New Number	4113.41	H 0203	Enact
3717.02	H 0548	Amend	3905.83	H 0730	Enact	4113.512	H 0511	Enact
3717.22	S 0321	Amend	3905.84	H 0730	Enact	4113.62	H 0491	Amend
3717.42	S 0321	Amend	3905.841	H 0730	Enact	4121.31	H 0611	Amend
3719.06	H 0241	Amend	3905.85	H 0730	Enact	4123.01	S 0266	Amend
3719.12	H 0506	Amend	3905.851	H 0730	Enact	4123.35	S 0266	Amend
3719.121	S 0172	Amend	3905.86	H 0730	Old Number (3905.81)	4123.353	S 0266	Enact
3719.121	H 0506	Amend				4123.511	H 0611	Amend
3719.13	H 0511	Amend	3905.86	H 0730	Amend	4123.52	H 0611	Amend
3719.81	H 0241	Amend	3905.86	H 0730	Enact	4123.54	H 0122	Amend
3719.82	S 0180	Amend	3905.861	H 0730	Enact	4123.67	S 0180	Amend
3721.01	S 0178	Amend	3905.862	H 0730	Enact	4123.84	H 0611	Amend
3721.02	S 0178	Amend	3905.87	H 0730	Enact	4141.01	H 0509	Amend
3721.021	S 0178	Amend	3905.88	H 0730	Enact	4141.162	H 0509	Amend
3721.026	H 0403	Enact	3905.89	H 0730	Enact	4141.21	H 0509	Amend
3721.027	H 0403	Enact	3905.90	H 0730	Enact	4141.21	S 0287	Amend
3721.03	S 0178	Amend	3905.91	H 0730	Enact	4141.23	H 0509	Amend
3721.031	H 0511	Amend	3905.92	H 0730	Enact	4141.24	H 0509	Amend
3721.051	S 0178	Enact	3905.921	H 0730	Enact	4141.241	H 0509	Amend
3721.07	S 0178	Amend	3905.93	H 0730	Enact	4141.25	H 0509	Amend
3721.08	S 0178	Amend	3905.931	H 0730	Enact	4141.28	H 0509	Amend
3721.09	S 0178	Amend	3905.932	H 0730	Enact	4141.281	H 0509	Enact
3721.21	H 0403	Amend	3905.933	H 0730	Enact	4141.282	H 0509	Enact
3721.34	H 0511	Amend	3905.934	H 0730	Enact	4141.282	S 0180	Amend
3721.99	S 0178	Amend	3905.94	H 0730	Enact	4141.283	H 0509	Enact
3723.18	S 0180	Amend	3905.941	H 0730	Enact	4141.29	H 0509	Amend
3727.01	S 0173	Amend	3905.95	H 0730	Enact	4141.301	H 0509	Amend
3727.01	H 0511	Amend	3905.99	H 0730	Enact	4141.43	H 0509	Amend
3727.081	H 0138	Enact	3916.01	H 0551	Amend	4167.01	S 0183	Amend
3727.09	H 0138	Enact	3916.02	H 0551	Enact	4167.09	S 0183	Amend
3727.10	H 0138	Enact	3916.03	H 0551	Enact	4167.19	S 0169	Amend
3727.17	S 0180	Amend	3916.04	H 0551	Enact	4167.25	S 0183	Enact
3729.17	H 0138	Amend	3916.05	H 0551	Enact	4167.26	S 0183	Enact
						4167.27	S 0183	Enact

4167.28	S 0183	Enact	4507.11	S 0271	Amend	4582.29	S 0137	Amend
Title 43			4507.11	H 0600	Amend	4582.30	S 0137	Amend
4301.01	S 0262	Amend	4507.111	S 0180	Amend	4582.31	S 0137	Amend
4301.241	S 0262	Amend	4507.16	S 0180	Amend	4582.32	S 0295	Repeal
4301.28	S 0262	Amend	4507.164	H 0080	Amend	4582.33	S 0295	Repeal
4301.333	S 0262	Amend	4507.34	S 0180	Amend	4582.34	S 0295	Repeal
4301.351	S 0262	Amend	4507.99	S 0180	Amend	4582.35	S 0137	Amend
4301.354	S 0262	Amend	4508.01	S 0237	Amend	4582.36	S 0137	Amend
4301.355	S 0262	Amend	4508.02	S 0237	Amend	4582.37	S 0137	Amend
4301.361	S 0262	Amend	4508.03	S 0237	Amend	4582.38	S 0137	Amend
4301.364	S 0262	Amend	4508.04	S 0237	Amend	4582.43	S 0137	Amend
4301.365	S 0262	Amend	4508.05	S 0237	Amend	4582.431	S 0137	Enact
4301.37	S 0262	Amend	4508.06	S 0237	Amend	4582.46	S 0137	Amend
4301.40	S 0262	Amend	4508.09	S 0237	Enact	4582.47	S 0137	Amend
4301.422	H 0612	Amend	4511.01	H 0484	Amend	4582.48	S 0137	Amend
4301.61	S 0200	Enact	4511.191	H 0138	Amend	4582.50	S 0137	Amend
4301.611	S 0200	Enact	4511.191	S 0180	Amend	4582.52	S 0137	Amend
4301.62	S 0262	Amend	4511.193	H 0080	Amend	4582.54	S 0137	Amend
4301.62	S 0200	Amend	4511.77	H 0600	Amend	4582.56	S 0137	Repeal
4301.639	S 0200	Amend	4511.81	H 0138	Amend	4582.58	S 0137	Amend
4303.181	S 0262	Amend	4511.83	H 0349	Amend	4582.99	S 0137	Amend
4303.182	S 0262	Amend	4511.99	H 0080	Amend	Title 47		
4303.182	S 0200	Amend	4511.99	H 0138	Amend	4701.28	S 0180	Amend
4303.184	S 0262	Enact	4513.01	H 0672	Amend	4703.10	H 0495	Amend
4303.203	S 0200	Enact	4513.03	H 0484	Amend	4703.12	S 0180	Amend
4303.33	H 0612	Amend	4513.071	H 0600	Amend	4703.16	S 0180	Amend
4303.35	S 0200	Amend	4513.111	H 0484	Enact	4703.36	S 0180	Amend
4305.13	H 0612	Amend	4513.20	H 0600	Amend	4703.52	S 0180	Amend
4305.131	H 0612	Amend	4513.261	H 0600	Amend	4705.021	S 0180	Amend
Title 45			4513.263	H 0138	Amend	4707.23	S 0180	Amend
4501.01	S 0242	Amend	4513.27	H 0484	Amend	4709.26	S 0180	Amend
4501.01	H 0600	Amend	4513.50	H 0600	Enact	4713.27	S 0180	Amend
4501.01	H 0672	Amend	4513.51	H 0600	Enact	4715.40	S 0180	Amend
4501.024	S 0188	Enact	4513.52	H 0600	Enact	4717.16	S 0180	Amend
4501.25	S 0180	Amend	4513.53	H 0600	Enact	4717.17	S 0188	Enact
4501.27	H 0600	Amend	4513.60	H 0600	Amend	4723.01	H 0511	New Number
4501.271	H 0600	Enact	4513.99	H 0138	Amend	4723.02	S 0111	Amend
4501.271	S 0317	Amend	4513.99	H 0600	Amend	4723.02	S 0178	Amend
4501.40	S 0259	Enact	4517.01	H 0672	Amend	4723.02	H 0241	Amend
4501.80	S 0244	Enact	4517.03	H 0672	Amend	4723.02	H 0511	Amend
4503.06	H 0672	Amend	4517.24	H 0672	Amend	4723.02	H 0511	Old Number (4723.01)
4503.061	H 0672	Amend	4519.40	H 0484	Amend			
4503.063	H 0672	Amend	4561.25	H 0495	Amend	4723.02	H 0511	New Number
4503.067	H 0672	Amend	4582.01	S 0137	Amend	4723.021	H 0511	Enact
4503.07	H 0600	Amend	4582.02	S 0137	Amend	4723.03	H 0511	Amend
4503.10	S 0242	Amend	4582.021	S 0137	Repeal	4723.04	S 0111	Amend
4503.102	S 0242	Amend	4582.022	S 0137	Repeal	4723.04	H 0241	Amend
4503.182	H 0476	Amend	4582.023	S 0137	Amend	4723.04	H 0511	Amend
4503.20	S 0242	Amend	4582.03	S 0137	Amend	4723.04	H 0511	Old Number (4723.02)
4503.233	H 0080	Amend	4582.04	S 0137	Amend			
4503.471	H 0225	Enact	4582.041	S 0137	Amend	4723.051	H 0511	Amend
4503.48	S 0232	Amend	4582.05	S 0137	Amend	4723.051	H 0511	Old Number (4723.10)
4503.50	S 0259	Enact	4582.06	S 0137	Amend			
4503.54	S 0232	Amend	4582.07	S 0295	Repeal	4723.06	S 0111	Amend
4503.571	S 0120	Amend	4582.08	S 0295	Repeal	4723.06	H 0241	Amend
4503.571	S 0232	Amend	4582.09	S 0295	Repeal	4723.06	H 0511	Amend
4503.59	S 0232	Amend	4582.091	S 0137	Enact	4723.061	H 0511	Amend
4503.73	S 0232	Enact	4582.10	S 0137	Amend	4723.07	S 0111	Amend
4503.99	H 0225	Amend	4582.11	S 0137	Amend	4723.07	S 0180	Amend
4505.06	H 0672	Amend	4582.12	S 0137	Amend	4723.07	H 0511	Amend
4505.11	H 0672	Amend	4582.17	S 0137	Amend	4723.08	S 0111	Amend
4506.01	S 0245	Amend	4582.20	S 0137	Amend	4723.08	H 0241	Amend
4506.01	H 0600	Amend	4582.201	S 0137	Amend	4723.08	H 0511	Amend
4506.011	H 0600	Enact	4582.202	S 0137	Amend	4723.081	H 0511	New Number
4506.071	S 0180	Amend	4582.21	S 0137	Amend	4723.082	H 0511	New Number
4506.09	H 0600	Amend	4582.22	S 0137	Amend	4723.09	S 0180	Amend
4506.13	H 0600	Amend	4582.23	S 0137	Repeal	4723.09	H 0511	Amend
4506.16	H 0600	Amend	4582.24	S 0137	Repeal	4723.10	H 0511	New Number
4507.08	S 0180	Amend	4582.25	S 0137	Amend	4723.15	H 0511	Amend
4507.10	S 0271	Amend	4582.26	S 0137	Amend	4723.151	H 0241	Amend
4507.10	H 0600	Amend	4582.27	S 0137	Amend	4723.17	H 0241	New Number
4507.101	H 0600	Enact	4582.28	S 0137	Amend	4723.17	H 0511	Enact



4723.171	S 0178	Enact	4723.76	H 0511	Amend	4731.224	H 0341	Amend
4723.171	H 0511	Amend	4723.77	S 0111	Enact	4731.224	H 0585	Amend
4723.24	H 0511	Amend	4723.78	S 0111	Enact	4731.224	S 0278	Amend
4723.25	H 0511	Amend	4723.79	S 0111	Enact	4731.227	H 0090	Enact
4723.271	S 0111	Amend	4723.79	H 0511	Amend	4731.24	H 0341	Amend
4723.28	S 0111	Amend	4723.99	S 0111	Amend	4731.24	S 0278	Amend
4723.28	H 0241	Amend	4723.99	H 0511	Amend	4731.25	H 0341	Amend
4723.28	H 0511	Amend	4725.09	H 0585	Amend	4731.25	S 0278	Amend
4723.281	S 0111	Amend	4725.16	S 0172	Amend	4731.27	H 0241	Amend
4723.281	H 0511	Amend	4725.17	S 0172	Amend	4731.27	H 0511	Amend
4723.282	S 0111	Amend	4725.171	S 0172	Enact	4731.281	H 0341	Amend
4723.282	H 0511	Amend	4725.20	S 0180	Amend	4731.281	H 0511	Amend
4723.31	H 0511	Amend	4725.26	H 0585	Amend	4731.281	H 0585	Amend
4723.31	H 0511	Old Number (4723.082)	4725.34	S 0172	Amend	4731.29	H 0585	Amend
			4725.531	S 0180	Amend	4731.294	H 0585	Amend
4723.32	H 0511	Amend	4727.01	H 0467	Amend	4731.296	H 0585	Enact
4723.33	H 0511	Enact	4727.02	H 0467	Amend	4731.31	H 0585	Amend
4723.34	S 0111	Amend	4727.03	H 0467	Amend	4731.34	H 0585	Amend
4723.34	H 0511	Amend	4727.031	S 0180	Amend	4731.341	H 0585	Amend
4723.341	S 0111	Amend	4727.04	H 0467	Amend	4731.35	S 0278	Amend
4723.341	S 0180	Amend	4727.05	H 0467	Amend	4731.35	H 0585	Amend
4723.341	H 0511	Amend	4727.06	H 0467	Amend	4731.36	H 0341	Amend
4723.342	H 0511	Repeal	4727.08	H 0467	Amend	4731.36	H 0585	Amend
4723.35	S 0111	Amend	4727.09	H 0467	Amend	4731.51	H 0585	Amend
4723.35	H 0511	Amend	4727.10	H 0467	Amend	4731.52	H 0585	Amend
4723.39	H 0511	Old Number (4723.081)	4727.11	H 0467	Amend	4731.53	H 0585	Amend
			4727.12	H 0467	Amend	4731.55	H 0585	Amend
4723.40	H 0511	Amend	4727.13	H 0467	Amend	4731.56	H 0585	Amend
4723.41	H 0241	Amend	4727.14	H 0467	Amend	4731.57	H 0585	Amend
4723.42	H 0241	Amend	4727.15	H 0467	Amend	4731.571	H 0585	Amend
4723.42	H 0511	Amend	4727.16	H 0467	Amend	4731.572	H 0585	Amend
4723.43	H 0241	Amend	4727.16	H 0467	Old Number (4727.21)	4731.60	H 0585	Amend
4723.43	H 0511	Amend				4731.66	H 0585	Amend
4723.431	H 0241	Amend	4727.16	H 0467	Enact	4731.85	H 0585	Amend
4723.432	H 0241	Enact	4727.17	H 0467	Enact	4731.76	S 0180	Amend
4723.44	H 0241	Amend	4727.18	H 0467	Enact	4732.27	S 0180	Amend
4723.47	H 0241	Amend	4727.19	H 0467	Enact	4733.15	S 0180	Amend
4723.47	H 0511	Amend	4727.20	H 0467	Enact	4733.27	S 0180	Amend
4723.48	S 0178	Amend	4727.21	H 0467	New Number	4734.01	H 0506	Amend
4723.48	H 0241	Old Number (4723.17)	4727.99	H 0467	Amend	4734.01	H 0506	Old Number (4734.02)
			4728.031	S 0180	Amend			Enact
4723.48	H 0241	Enact	4729.01	H 0241	Amend	4734.01	H 0506	Amend
4723.48	H 0241	Amend	4729.01	S 0248	Amend	4734.02	H 0506	Amend
4723.48	H 0511	Amend	4729.07	S 0172	Amend	4734.02	H 0506	Old Number (4734.05)
4723.481	H 0241	Enact	4729.11	S 0172	Amend			New Number
4723.482	H 0241	Enact	4729.12	S 0172	Amend	4734.02	H 0506	Amend
4723.483	H 0241	Enact	4729.16	S 0172	Amend	4734.03	H 0506	Amend
4723.484	H 0241	Enact	4729.19	S 0172	Enact	4734.03	H 0506	Old Number (4734.04)
4723.485	H 0241	Enact	4729.39	S 0172	Amend			New Number
4723.49	H 0241	Enact	4729.41	S 0248	Enact	4734.03	H 0506	Amend
4723.491	H 0241	Enact	4729.51	H 0241	Amend	4734.04	H 0506	Old Number (4734.03)
4723.492	H 0241	Enact	4729.55	S 0172	Amend	4734.04	H 0506	New Number
4723.50	H 0241	Enact	4729.67	S 0180	Amend	4734.05	H 0506	Amend
4723.51	H 0241	Repeal	4730.251	S 0180	Amend	4734.05	H 0506	Old Number (4734.20)
4723.52	H 0241	Amend	4730.26	H 0341	Amend	4734.05	H 0506	New Number
4723.561	H 0241	Amend	4731.051	H 0341	Amend	4734.06	H 0506	Amend
4723.562	H 0241	Enact	4731.051	S 0278	Amend	4734.06	H 0506	Old Number (4734.23)
4723.563	H 0241	Enact	4731.053	H 0585	Enact	4734.06	H 0506	Enact
4723.58	H 0241	Amend	4731.07	H 0341	Amend	4734.07	H 0506	Amend
4723.59	H 0241	Amend	4731.07	S 0278	Amend	4734.07	H 0506	Old Number (4734.25)
4723.62	H 0511	Amend	4731.091	S 0278	Amend	4734.07	H 0506	Enact
4723.63	S 0111	Amend	4731.14	S 0278	Amend	4734.07	H 0506	Amend
4723.63	S 0180	Amend	4731.143	H 0511	Amend	4734.07	H 0506	Old Number (4734.15)
4723.71	S 0111	Enact	4731.20	H 0585	Amend	4734.09	H 0506	Enact
4723.71	H 0548	Amend	4731.22	H 0241	Amend	4734.09	H 0506	Amend
4723.72	S 0111	Enact	4731.22	H 0341	Amend	4734.09	H 0506	Old Number (4734.15)
4723.73	S 0111	Enact	4731.22	H 0448	Amend	4734.09	H 0506	Enact
4723.74	S 0111	Enact	4731.22	H 0585	Amend	4734.091	H 0506	Amend
4723.74	H 0511	Amend	4731.22	S 0278	Amend			Old Number (4734.15)
4723.75	S 0111	Enact	4731.221	H 0341	Amend			Enact
4723.751	S 0111	Enact	4731.222	H 0585	Amend			Amend
4723.76	S 0111	Enact	4731.223	H 0341	Amend			

4734.091	H 0506	Old Number (4734.17)	4734.40	H 0506	Enact	4755.40	H 0585	Amend
4734.10	H 0506	Amend	4734.41	H 0506	Enact	4755.60	H 0585	Amend
4734.10	H 0506	Old Number (4734.31)	4734.42	H 0506	Enact	4755.61	S 0180	Amend
			4734.45	H 0506	New Number	4755.65	H 0506	Amend
			4734.46	H 0506	New Number	4755.66	S 0180	Amend
4734.10	H 0506	Enact	4734.47	H 0506	New Number	4757.19	S 0180	Amend
4734.101	H 0506	Amend	4734.48	H 0506	Enact	4757.40	H 0448	Enact
4734.101	H 0506	Old Number (4734.37)	4734.49	H 0506	Enact	4759.10	H 0381	Amend
			4734.50	H 0506	Enact	4759.11	S 0180	Amend
4734.11	H 0506	Amend	4734.53	H 0506	New Number	4760.01	S 0278	Enact
4734.11	H 0506	Old Number (4734.38)	4734.54	H 0506	New Number	4760.02	S 0278	Enact
			4734.55	H 0506	New Number	4760.03	S 0278	Enact
4734.12	H 0506	Amend	4734.56	H 0506	New Number	4760.031	S 0278	Enact
4734.12	H 0506	Old Number (4734.34)	4734.99	H 0506	Amend	4760.04	S 0278	Enact
			4735.01	H 0524	Amend	4760.05	S 0278	Enact
4734.13	H 0506	Amend	4735.02	H 0524	Amend	4760.06	S 0278	Enact
4734.13	H 0506	Old Number (4734.46)	4735.03	H 0524	Amend	4760.08	S 0278	Enact
			4735.05	H 0524	Amend	4760.09	S 0278	Enact
4734.14	H 0506	Amend	4735.05	S 0180	Amend	4760.10	S 0278	Enact
4734.14	H 0506	Old Number (4734.45)	4735.051	H 0524	Amend	4760.13	S 0278	Enact
			4735.06	H 0524	Amend	4760.131	S 0278	Enact
4734.14	H 0506	New Number	4735.07	H 0524	Amend	4760.132	S 0278	Enact
4734.15	H 0506	Amend	4735.08	H 0524	Amend	4760.14	S 0278	Enact
4734.15	H 0506	Old Number (4734.47)	4735.09	H 0524	Amend	4760.15	S 0278	Enact
			4735.10	H 0524	Amend	4760.16	S 0278	Enact
4734.15	H 0506	New Number	4735.11	H 0524	Amend	4760.17	S 0278	Enact
4734.16	H 0506	Amend	4735.12	H 0524	Amend	4760.18	S 0278	Enact
4734.16	H 0506	Old Number (4734.53)	4735.13	H 0524	Amend	4760.19	S 0278	Enact
			4735.14	H 0524	Amend	4760.20	S 0278	Enact
4734.16	H 0506	Enact	4735.141	H 0524	Amend	4760.21	S 0278	Enact
4734.161	H 0506	New Number	4735.15	H 0524	Amend	4760.99	S 0278	Enact
4734.17	H 0506	Amend	4735.16	H 0524	Amend	4761.01	H 0505	Amend
4734.17	H 0506	Old Number (4734.14)	4735.18	H 0524	Amend	4761.02	H 0505	Amend
			4735.25	H 0524	Amend	4761.03	H 0505	Amend
4734.17	H 0506	New Number	4735.33	S 0180	Amend	4761.03	S 0180	Amend
4734.18	H 0506	Amend	4736.17	S 0180	Amend	4761.031	H 0505	Enact
4734.18	H 0506	Old Number (4734.54)	4738.072	S 0180	Amend	4761.04	H 0505	Amend
			4739.07	S 0180	Amend	4761.05	H 0505	Amend
4734.19	H 0506	Amend	4739.16	S 0180	Amend	4761.06	H 0505	Amend
4734.19	H 0506	Old Number (4734.24)	4740.01	H 0434	Amend	4761.07	H 0505	Amend
			4740.02	H 0434	Amend	4761.08	H 0505	Amend
4734.19	H 0506	Enact	4740.03	H 0434	Amend	4761.09	H 0505	Amend
4734.20	H 0506	Amend	4740.04	H 0434	Amend	4761.10	H 0505	Amend
4734.20	H 0506	Old Number (4734.56)	4740.05	H 0434	Amend	4761.11	H 0505	Amend
			4740.06	H 0434	Amend	4761.12	S 0180	Amend
4734.20	H 0506	New Number	4740.07	H 0434	Amend	4761.13	H 0505	Enact
4734.201	H 0506	Enact	4740.08	H 0434	Amend	4761.14	H 0505	Enact
4734.21	H 0506	Amend	4740.09	H 0434	Amend	4761.15	H 0505	Enact
4734.21	H 0506	Old Number (4734.55)	4740.10	H 0434	Amend	4761.16	H 0505	Enact
			4740.101	S 0180	Amend	4761.17	H 0505	Enact
4734.21	H 0506	Enact	4740.12	H 0434	Amend	4762.01	H 0341	Enact
4734.22	H 0506	Amend	4740.13	H 0434	Repeal and Reenact	4762.02	H 0341	Enact
4734.22	H 0506	Old Number (4734.311)	4740.14	H 0434	Enact	4762.03	H 0341	Enact
			4740.14	H 0434	Enact	4762.04	H 0341	Enact
4734.22	H 0506	Enact	4740.99	H 0434	Repeal	4762.05	H 0341	Enact
4734.22	S 0180	Amend	4741.02	S 0180	Amend	4762.06	H 0341	Enact
4734.23	H 0506	Old Number (4734.161)	4741.32	S 0180	Amend	4762.08	H 0341	Enact
			4743.05	S 0238	Amend	4762.09	H 0341	Enact
4734.23	H 0506	New Number	4743.05	H 0511	Amend	4762.10	H 0341	Enact
4734.24	H 0506	New Number	4747.16	S 0180	Amend	4762.11	H 0341	Enact
4734.25	H 0506	New Number	4749.14	S 0180	Amend	4762.12	H 0341	Enact
4734.26	H 0506	Enact	4751.04	H 0640	Amend	4762.13	H 0341	Enact
4734.27	H 0506	Enact	4751.041	H 0640	Enact	4762.131	H 0341	Enact
4734.31	H 0506	New Number	4751.05	H 0511	Amend	4762.132	H 0341	Enact
4734.311	H 0506	New Number	4751.05	H 0640	Amend	4762.14	H 0341	Enact
4734.32	H 0506	Enact	4751.06	H 0640	Amend	4762.15	H 0341	Enact
4734.34	H 0506	New Number	4751.12	S 0180	Amend	4762.16	H 0341	Enact
4734.35	H 0506	Enact	4753.071	S 0180	Amend	4762.17	H 0341	Enact
4734.36	H 0506	Enact	4753.15	S 0180	Amend	4762.18	H 0341	Enact
4734.37	H 0506	New Number	4755.04	S 0180	Amend	4762.19	H 0341	Enact
4734.38	H 0506	New Number	4755.09	S 0180	Amend	4762.20	H 0341	Enact
4734.39	H 0506	Enact	4755.40	S 0238	Amend	4762.21	H 0341	Enact



4762.99	H 0341	Enact	4779.16	S 0238	Enact	5101.317	S 0180	Old Number
4763.03	S 0180	Amend	4779.16	H 0506	Amend			(3125.38)
4763.05	H 0338	Amend	4779.17	S 0238	Enact	5101.317	S 0180	Amend
4763.18	S 0180	Amend	4779.18	S 0238	Enact	5101.318	S 0180	Old Number
4765.01	H 0138	Amend	4779.19	S 0238	Enact			(3121.91)
4765.02	H 0138	Amend	4779.20	S 0238	Enact	5101.318	S 0180	Amend
4765.03	H 0138	Amend	4779.21	S 0238	Enact	5101.319	S 0180	Repeal
4765.04	H 0138	Enact	4779.22	S 0238	Enact	5101.32	S 0180	Amend
4765.04	H 0548	Amend	4779.23	S 0238	Enact	5101.32	S 0180	Old Number
4765.05	H 0138	Amend	4779.24	S 0238	Enact			(3123.81)
4765.06	H 0138	Amend	4779.25	S 0238	Enact	5101.321	S 0180	Repeal
4765.07	H 0138	Amend	4779.26	S 0238	Enact	5101.322	S 0180	Old Number
4765.09	H 0138	Amend	4779.27	S 0238	Enact			(3125.07)
4765.10	H 0138	Amend	4779.28	S 0238	Enact	5101.322	S 0180	Amend
4765.11	H 0138	Amend	4779.29	S 0238	Enact	5101.323	S 0180	Repeal
4765.12	H 0138	Enact	4779.30	S 0238	Enact	5101.324	S 0180	Repeal
4765.15	H 0138	Amend	4779.31	S 0238	Enact	5101.325	S 0245	Amend
4765.16	H 0138	Amend	4779.32	S 0238	Enact	5101.325	S 0180	Repeal
4765.30	H 0138	Amend	4779.33	S 0238	Enact	5101.326	S 0180	Amend
4765.32	H 0138	Amend	4779.99	S 0238	Enact	5101.326	S 0180	Old Number
4765.35	H 0138	Amend	Title 49					(3123.85)
4765.37	H 0138	Amend	4905.01	H 0640	Amend	5101.327	S 0180	Amend
4765.38	H 0138	Amend	4905.06	H 0600	Amend	5101.327	S 0180	Old Number
4765.39	H 0138	Amend	4905.72	H 0177	Enact			(3123.88)
4765.40	H 0138	Amend	4905.73	H 0177	Enact	5101.343	H 0548	Amend
4765.41	H 0138	Enact	4905.74	H 0177	Enact	5101.35	S 0245	Amend
4765.50	H 0138	Amend	4905.99	H 0177	Amend	5101.36	S 0180	Amend
4765.55	H 0138	Amend	4906.03	H 0640	Amend	5101.37	S 0180	Amend
4765.56	S 0180	Amend	4911.18	S 0245	Amend	5101.99	S 0180	Amend
4766.05	S 0245	Amend	4919.79	H 0600	Amend	5103.02	H 0448	Amend
4767.01	H 0531	Amend	4921.02	H 0600	Amend	5103.02	H 0332	Amend
4767.03	H 0531	Amend	4921.101	H 0600	Amend	5103.03	S 0179	Amend
4767.04	H 0531	Amend	4923.02	H 0600	Amend	5103.03	H 0332	Amend
4767.08	H 0138	Amend	4923.20	H 0600	Amend	5103.031	H 0332	Enact
4767.08	H 0531	Amend	4927.01	S 0235	Amend	5103.031	H 0332	Old Number
4771.01	H 0107	Amend	4928.20	H 0640	Amend			(5103.13)
4771.02	H 0107	Amend	4928.58	H 0548	Amend	5103.032	H 0332	Old Number
4771.04	H 0107	Amend	4931.40	H 0152	Amend			(5103.131)
4771.05	H 0107	Repeal and	4931.44	H 0152	Amend	5103.032	H 0332	Enact
		Reenact	4931.49	H 0152	Amend	5103.032	H 0332	Amend
4771.06	H 0107	Repeal and	4931.50	H 0152	Amend	5103.033	H 0332	Amend
		Reenact	4931.53	H 0152	Old Number	5103.033	H 0448	Amend
4771.07	H 0107	Enact			(4931.54)	5103.033	H 0332	Enact
4771.08	H 0107	Enact	4931.53	H 0152	Enact	5103.033	H 0332	Old Number
4771.09	H 0107	Enact	4931.53	H 0152	Amend			(5103.0317)
4771.10	H 0107	Enact	4931.54	H 0152	New Number	5103.033	H 0448	Old Number
4771.11	H 0107	Enact	4933.33	S 0287	Amend			(5103.0317)
4771.12	H 0107	Enact	4955.32	H 0607	Amend	5103.034	H 0332	Enact
4771.13	H 0107	Enact	4955.321	H 0607	Enact	5103.035	H 0332	Enact
4771.14	H 0107	Enact	Title 51			5103.036	H 0332	Enact
4771.15	H 0107	Enact	5101.14	H 0332	Amend	5103.037	H 0332	Enact
4771.16	H 0107	Enact	5101.14	H 0448	Amend	5103.038	H 0332	Enact
4771.17	H 0107	Enact	5101.141	H 0332	Amend	5103.039	H 0332	Enact
4771.18	H 0107	Enact	5101.141	H 0448	Amend	5103.0310	H 0332	Enact
4771.19	H 0107	Enact	5101.143	H 0448	Amend	5103.0311	H 0332	Enact
4771.20	H 0107	Enact	5101.145	H 0448	Enact	5103.0312	H 0332	Enact
4771.21	H 0107	Enact	5101.146	H 0448	Enact	5103.0313	H 0332	Enact
4771.99	H 0107	Amend	5101.147	H 0448	Enact	5103.0314	H 0332	Enact
4779.01	S 0238	Enact	5101.148	H 0448	Enact	5103.0315	H 0332	Enact
4779.02	S 0238	Enact	5101.149	H 0448	Enact	5103.0316	H 0332	Enact
4779.03	S 0238	Enact	5101.181	S 0190	Amend	5103.0317	H 0332	New Number
4779.04	S 0238	Enact	5101.31	S 0180	Repeal	5103.0317	H 0448	New Number
4779.05	S 0238	Enact	5101.311	S 0180	Repeal	5103.0318	H 0332	New Number
4779.06	S 0238	Enact	5101.312	S 0180	Repeal	5103.0319	H 0448	Enact
4779.07	S 0238	Enact	5101.313	S 0180	Old Number	5103.0320	H 0448	Enact
4779.08	S 0238	Enact			(3111.69)	5103.0321	H 0448	Enact
4779.09	S 0238	Enact	5101.313	S 0180	Amend	5103.0322	H 0448	Enact
4779.10	S 0238	Enact	5101.314	S 0180	Repeal	5103.0323	H 0448	Enact
4779.11	S 0238	Enact	5101.315	S 0180	Repeal	5103.0324	H 0448	Enact
4779.12	S 0238	Enact	5101.316	S 0180	Old Number	5103.0325	H 0448	Enact
4779.13	S 0238	Enact			(3121.92)	5103.0326	H 0332	Enact
4779.15	S 0238	Enact	5101.316	S 0180	Amend	5103.13	H 0332	New Number



5103.131	H 0332	New Number	5123.61	S 0171	Amend	5153.16	H 0332	Amend
5103.161	H 0448	Amend	5123.611	H 0538	Enact	5153.16	H 0448	Amend
5104.011	S 0180	Amend	5123.612	H 0538	Enact	5153.16	S 0180	Amend
5104.11	H 0509	Amend	5123.613	H 0538	Enact	5153.161	H 0448	Amend
5104.44	S 0180	Amend	5123.62	H 0538	Amend	5153.161	H 0332	Amend
5107.05	S 0245	Amend	5123.63	H 0538	Amend	5153.163	H 0412	Amend
5107.161	S 0245	Amend	5123.64	H 0538	Amend	5153.171	H 0448	Enact
5107.162	S 0245	Amend	5123.67	H 0538	Amend	5153.172	H 0448	Enact
5107.20	S 0180	Amend	5123.77	H 0448	Amend	5153.173	H 0448	Enact
5107.22	S 0180	Amend	5123.77	H 0332	Amend	5153.60	H 0448	Enact
5107.80	S 0180	Amend	5123.801	H 0538	Amend	5153.61	H 0448	Enact
5111.04	H 0511	Amend	5123.85	H 0538	Amend	5153.62	H 0448	Enact
5111.11	H 0313	Amend	5123.89	H 0538	Amend	5153.63	H 0448	Enact
5111.20	H 0403	Amend	5123.93	H 0538	Amend	5153.64	H 0448	Enact
5111.20	H 0448	Amend	5126.02	H 0538	Amend	5153.65	H 0448	Enact
5111.23	S 0245	Amend	5126.023	H 0538	Amend	5153.66	H 0448	Enact
5111.25	H 0403	Amend	5126.042	H 0538	Amend	5153.66	H 0548	Amend
5111.251	H 0403	Amend	5126.044	H 0538	Amend	5153.67	H 0448	Enact
5111.62	H 0403	Amend	5126.081	H 0538	Amend	5153.68	H 0448	Enact
5111.74	H 0241	Repeal	5126.082	H 0538	Amend	5153.69	H 0448	Enact
5117.01	S 0221	Amend	5126.12	H 0538	Amend	5153.70	H 0448	Enact
5117.071	S 0245	Amend	5126.13	H 0538	Amend	5153.71	H 0448	Enact
5120.16	S 0179	Amend	5126.251	S 0180	Amend	5153.72	H 0448	Enact
5120.172	S 0179	Amend	5126.252	H 0538	Repeal and	5153.73	H 0448	Enact
5120.62	S 0012	Enact			Reenact	5153.74	H 0448	Enact
5120.63	H 0349	Enact	5126.28	S 0171	Amend	5153.75	H 0448	Enact
5120.64	H 0661	Enact	5126.28	H 0538	Amend	5153.76	H 0448	Enact
5120.65	H 0661	Enact	5126.281	H 0538	Amend	5153.77	H 0448	Enact
5120.651	H 0661	Enact	5126.30	S 0171	Amend	5153.78	H 0448	Enact
5120.652	H 0661	Enact	5126.31	S 0171	Amend	Title 53		
5120.653	H 0661	Enact	5126.311	H 0538	Enact	5302.01	H 0313	Amend
5120.654	H 0661	Enact	5126.312	H 0538	Enact	5302.02	H 0313	Amend
5120.655	H 0661	Enact	5126.33	S 0171	Amend	5302.22	H 0313	Enact
5120.656	H 0661	Enact	5126.35	H 0511	Amend	5302.23	H 0313	Enact
5120.657	H 0661	Enact	5126.357	H 0538	Amend	5309.15	H 0495	Amend
5123.01	H 0538	Amend	5139.01	S 0179	Amend	Title 55		
5123.02	H 0538	Amend	5139.02	S 0179	Amend	5501.20	S 0295	Amend
5123.041	H 0538	Amend	5139.031	S 0181	Repeal	5501.31	S 0295	Amend
5123.042	H 0538	Amend	5139.04	S 0179	Amend	5501.32	S 0295	Amend
5123.05	H 0538	Amend	5139.05	S 0179	Amend	5501.34	S 0295	Amend
5123.05	H 0538	Enact	5139.06	S 0179	Amend	5501.37	S 0295	Repeal
5123.05	H 0538	Old Number (5123.06)	5139.07	S 0115	Amend	5501.45	S 0295	Amend
			5139.07	S 0179	Amend	5501.50	S 0295	Amend
5123.051	H 0538	New Number	5139.11	S 0179	Amend	5502.01	H 0138	Amend
5123.06	H 0538	New Number	5139.18	S 0179	Amend	5503.04	H 0138	Amend
5123.081	H 0538	Repeal and Reenact	5139.191	S 0179	Amend	5505.01	H 0535	Amend
			5139.20	S 0179	Amend	5505.04	H 0535	Amend
5123.082	H 0538	Amend	5139.24	S 0179	Repeal	5505.04	S 0180	Amend
5123.083	S 0180	Amend	5139.27	S 0179	Amend	5505.12	S 0189	Amend
5123.09	H 0538	Amend	5139.271	S 0179	Amend	5505.15	S 0189	Amend
5123.092	H 0538	Amend	5139.281	S 0179	Amend	5505.16	S 0189	Amend
5123.11	H 0538	Amend	5139.29	S 0179	Amend	5505.161	S 0190	Amend
5123.16	H 0538	Repeal	5139.31	S 0179	Amend	5505.163	S 0189	Enact
5123.17	H 0538	Amend	5139.32	S 0179	Amend	5505.17	S 0189	Amend
5123.18	H 0538	Amend	5139.35	S 0179	Amend	5505.171	S 0189	Amend
5123.181	H 0538	Amend	5139.36	S 0181	Amend	5505.176	S 0189	Amend
5123.183	H 0538	Amend	5139.41	S 0179	Amend	5505.177	S 0190	Enact
5123.183	H 0538	Old Number (5123.051)	5139.50	S 0179	Amend	5505.18	S 0189	Amend
			5139.51	S 0179	Amend	5505.202	S 0190	Amend
5123.19	H 0538	Amend	5139.52	S 0179	Amend	5505.202	H 0628	Amend
5123.21	H 0538	Amend	5139.53	S 0179	Amend	5505.202	H 0535	Amend
5123.231	H 0538	Repeal	5139.54	S 0179	Amend	5505.202	H 0535	Old Number (5505.40)
5123.27	H 0538	Amend	5139.55	S 0179	Amend			
5123.34	H 0538	Amend	5145.06	S 0115	Amend	5505.22	H 0535	Amend
5123.351	H 0538	Amend	5145.161	S 0115	Amend	5505.22	S 0180	Amend
5123.353	H 0538	Amend	5145.31	S 0012	Enact	5505.261	H 0535	Enact
5123.50	S 0171	Enact	5145.32	S 0192	Enact	5505.29	S 0189	Enact
5123.51	S 0171	Enact	5149.03	H 0661	Amend	5505.29	H 0535	Amend
5123.52	S 0171	Enact	5153.01	H 0448	Amend	5505.30	S 0189	Amend
5123.53	S 0171	Enact	5153.01	H 0332	Amend	5505.30	H 0628	Amend
5123.54	S 0171	Enact	5153.112	H 0448	Enact	5505.34	H 0535	Enact
5123.55	H 0538	Amend	5153.131	H 0448	Amend	5505.40	H 0535	New Number



5505.401	H 0535	Enact	5705.412	S 0077	Amend	5727.60	H 0640	Amend
5505.402	H 0535	Enact	5709.61	H 0589	Amend	5727.80	S 0287	Amend
5505.403	H 0535	Enact	5709.631	H 0493	Amend	5727.81	S 0287	Amend
5511.01	S 0295	Amend	5709.67	S 0265	Amend	5727.811	S 0287	Enact
5511.04	H 0617	Amend	5709.68	S 0265	Amend	5727.82	S 0287	Amend
5511.07	S 0295	Amend	5711.04	H 0612	Amend	5727.83	S 0287	Amend
5515.02	S 0295	Amend	5711.18	H 0612	Amend	5727.84	S 0245	Amend
5515.04	S 0295	Amend	5711.25	H 0612	Amend	5727.84	S 0287	Amend
5521.01	S 0295	Amend	5711.28	H 0612	Amend	5727.85	S 0245	Amend
5525.14	S 0295	Amend	5711.31	H 0612	Amend	5727.85	S 0287	Amend
5525.23	S 0295	Enact	5713.08	H 0493	Amend	5727.86	S 0287	Amend
5528.30	S 0245	Amend	5713.20	H 0493	Amend	5727.87	S 0287	Amend
5528.32	H 0640	Amend	5715.27	H 0493	Amend	5727.88	S 0287	Amend
5528.36	H 0640	Amend	5715.30	H 0595	Amend	5727.89	H 0612	Amend
5528.41	S 0245	Repeal	5717.01	H 0612	Amend	5727.89	S 0287	Amend
5528.51	H 0640	Amend	5717.02	S 0287	Amend	5727.90	S 0287	Amend
5528.53	H 0640	Amend	5717.02	H 0612	Amend	5727.91	S 0287	Amend
5528.54	H 0640	Amend	5719.03	H 0493	Amend	5727.92	S 0287	Amend
5528.55	H 0640	Repeal	5719.04	H 0493	Amend	5727.93	S 0287	Amend
5528.56	H 0640	Repeal	5719.041	H 0493	Amend	5727.94	S 0287	Amend
5528.57	H 0640	Repeal	5719.05	H 0493	Amend	5727.95	S 0287	Amend
5533.09	H 0408	Enact	5721.02	H 0493	Amend	5728.01	H 0612	Amend
5533.42	H 0496	Enact	5721.03	H 0493	Amend	5728.02	H 0612	Amend
5533.53	H 0481	Enact	5721.06	H 0493	Amend	5728.03	H 0612	Amend
5533.54	H 0624	Enact	5721.10	H 0493	Amend	5728.04	H 0612	Amend
5533.631	S 0208	Enact	5721.14	H 0493	Amend	5728.06	H 0612	Amend
5533.65	S 0229	Enact	5721.15	H 0495	Amend	5728.08	H 0612	Amend
5535.08	H 0315	Amend	5721.18	H 0493	Amend	5728.09	H 0612	Amend
5555.01	H 0549	Amend	5721.181	H 0495	Amend	5728.10	H 0612	Amend
5555.022	H 0549	Enact	5721.19	H 0493	Amend	5729.07	S 0287	Enact
5555.43	H 0549	Amend	5721.191	H 0495	Amend	5731.02	S 0108	Amend
5555.46	H 0544	Amend	5721.25	H 0493	Amend	5731.14	S 0108	Amend
5555.46	H 0549	Amend	5721.30	H 0493	Amend	5731.20	S 0108	Enact
5555.51	H 0549	Amend	5721.31	H 0493	Amend	5731.21	H 0313	Amend
5571.15	H 0549	Amend	5721.32	H 0493	Amend	5731.21	S 0108	Amend
5573.07	H 0549	Amend	5721.34	H 0493	Amend	5731.47	S 0108	Amend
5577.05	H 0600	Amend	5721.36	H 0493	Amend	5731.48	S 0108	Amend
5577.11	H 0600	Amend	5721.37	H 0493	Amend	5733.053	S 0287	Amend
5589.20	S 0207	Enact	5721.37	H 0533	Amend	5733.06	S 0287	Amend
5589.21	S 0207	Amend	5721.38	H 0493	Amend	5733.11	H 0612	Amend
5589.211	S 0207	Enact	5721.38	H 0533	Amend	5733.28	H 0612	Amend
5589.24	S 0207	Amend	5721.39	H 0493	Amend	5733.33	H 0640	Amend
5589.99	S 0207	Amend	5721.39	H 0533	Amend	5733.39	H 0262	Amend
Title 57			5721.42	H 0493	Enact	5733.39	H 0262	Repeal
5701.02	H 0672	Amend	5725.31	S 0287	Enact	5733.40	S 0287	Amend
5703.05	H 0612	Amend	5727.01	H 0640	Amend	5733.42	S 0287	Amend
5703.052	S 0287	Amend	5727.03	H 0640	Amend	5733.44	H 0484	Enact
5703.053	H 0483	Amend	5727.08	H 0589	Amend	5733.98	H 0484	Amend
5703.054	H 0612	Enact	5727.11	S 0287	Amend	5735.01	H 0612	Amend
5703.055	H 0612	Enact	5727.11	H 0612	Amend	5735.012	H 0612	Enact
5703.056	H 0612	Enact	5727.111	S 0287	Amend	5735.023	H 0612	Amend
5703.11	H 0612	Amend	5727.111	H 0640	Amend	5735.05	H 0612	Amend
5703.141	H 0612	Repeal	5727.15	H 0640	Amend	5735.05	H 0640	Amend
5703.19	H 0483	Amend	5727.24	H 0640	Amend	5735.12	H 0612	Amend
5703.21	H 0483	Amend	5727.25	H 0640	Amend	5735.121	H 0612	Amend
5703.21	S 0180	Amend	5727.26	H 0612	Amend	5735.14	H 0612	Amend
5703.37	H 0612	Amend	5727.26	H 0640	Amend	5735.141	H 0612	Amend
5703.49	H 0477	Enact	5727.27	H 0640	Amend	5735.142	H 0612	Amend
5703.55	H 0262	Enact	5727.28	H 0640	Amend	5735.145	H 0612	Amend
5705.01	S 0173	Amend	5727.29	H 0640	Amend	5735.17	H 0612	Repeal
5705.01	S 0179	Amend	5727.30	H 0640	Amend	5735.18	H 0612	Amend
5705.13	S 0345	Amend	5727.31	H 0640	Amend	5735.23	H 0612	Amend
5705.19	S 0179	Amend	5727.311	H 0640	Amend	5735.23	H 0640	Amend
5705.19	H 0417	Amend	5727.32	H 0640	Amend	5735.32	H 0612	Repeal
5705.191	S 0173	Amend	5727.33	S 0287	Amend	5739.01	H 0612	Amend
5705.20	S 0173	Amend	5727.33	H 0640	Amend	5739.02	H 0138	Amend
5705.25	S 0173	Amend	5727.38	H 0640	Amend	5739.02	H 0612	Amend
5705.28	H 0262	Amend	5727.391	H 0262	Amend	5739.02	H 0640	Amend
5705.29	S 0345	Amend	5727.42	H 0640	Amend	5739.0210	H 0672	Amend
5705.34	S 0245	Amend	5727.47	H 0612	Amend	5739.024	S 0310	Amend
5705.37	H 0612	Amend	5727.47	H 0589	Amend	5739.03	H 0612	Amend
5705.38	S 0345	Amend	5727.471	H 0589	Amend	5739.032	H 0612	Amend



5739.033	H 0612	Amend	Title 59	6103.03	H 0549	Amend		
5739.12	H 0612	Amend	5901.02	S 0120	Amend	6103.04	H 0549	Amend
5739.122	H 0612	Amend	5901.07	S 0120	Amend	6103.05	H 0549	Amend
5739.13	H 0612	Amend	5901.29	H 0495	Amend	6103.07	H 0549	Amend
5739.133	H 0612	Amend	5901.99	S 0120	Enact	6103.081	H 0549	Amend
5739.15	H 0612	Amend	5902.02	S 0120	Amend	6103.09	H 0549	Repeal
5739.161	H 0612	Repeal	5902.15	S 0120	Enact	6103.11	H 0549	Amend
5739.17	H 0612	Amend	5903.12	H 0506	Amend	6103.12	H 0549	Amend
5739.19	H 0612	Amend	5907.08	H 0495	Amend	6103.13	H 0549	Amend
5739.30	H 0612	Amend	5919.10	H 0495	Amend	6103.15	H 0549	Amend
5741.02	H 0612	Amend	5920.08	H 0495	Amend	6103.17	H 0549	Amend
5741.121	H 0612	Amend	5921.05	H 0495	Amend	6103.20	H 0549	Amend
5743.02	H 0640	Amend	Title 61	6103.21	H 0549	Amend		
5743.023	H 0640	Amend	6101.01	H 0617	Amend	6103.22	H 0549	Amend
5743.03	H 0612	Amend	6101.02	H 0617	Amend	6103.23	H 0549	Amend
5743.081	H 0612	Amend	6101.03	H 0617	Amend	6103.24	H 0549	Amend
5743.082	H 0612	Amend	6101.04	H 0617	Amend	6103.25	H 0549	Amend
5743.32	H 0640	Amend	6101.07	H 0617	Amend	6103.29	H 0549	Amend
5743.322	H 0640	Amend	6101.08	H 0617	Amend	6103.31	H 0549	Amend
5743.52	H 0612	Amend	6101.11	H 0617	Amend	6103.40	H 0549	Enact
5743.56	H 0612	Amend	6101.12	H 0617	Amend	6111.03	S 0141	Amend
5745.01	S 0287	Amend	6101.13	H 0617	Amend	6111.035	S 0141	Amend
5745.01	H 0483	Enact	6101.15	H 0617	Amend	6111.04	S 0141	Amend
5745.02	S 0287	Amend	6101.16	H 0617	Amend	6111.04	S 0198	Amend
5745.02	H 0483	Enact	6101.17	H 0617	Amend	6111.044	H 0601	Amend
5745.03	S 0287	Amend	6101.19	H 0617	Amend	6111.44	S 0141	Amend
5745.03	H 0483	Enact	6101.23	H 0617	Amend	6111.45	S 0141	Amend
5745.031	H 0483	Enact	6101.25	H 0617	Amend	6115.79	H 0495	Amend
5745.04	S 0287	Amend	6101.30	H 0617	Amend	6117.01	H 0549	Amend
5745.04	H 0483	Enact	6101.31	H 0617	Amend	6117.011	H 0549	Amend
5745.041	H 0483	Enact	6101.32	H 0617	Amend	6117.02	H 0549	Amend
5745.05	S 0287	Amend	6101.33	H 0617	Amend	6117.04	H 0549	Amend
5745.05	H 0483	Enact	6101.36	H 0617	Amend	6117.05	H 0549	Amend
5745.06	H 0483	Enact	6101.38	H 0617	Amend	6117.06	H 0549	Amend
5745.07	S 0287	Amend	6101.39	H 0617	Amend	6117.08	H 0549	Amend
5745.07	H 0483	Enact	6101.40	H 0617	Amend	6117.23	H 0549	Amend
5745.08	S 0287	Amend	6101.41	H 0617	Amend	6117.251	H 0549	Amend
5745.08	H 0483	Enact	6101.42	H 0617	Amend	6117.26	H 0549	Repeal
5745.09	S 0287	Amend	6101.43	H 0617	Amend	6117.28	H 0549	Amend
5745.09	H 0483	Enact	6101.44	H 0617	Amend	6117.29	H 0549	Amend
5745.10	H 0483	Enact	6101.441	H 0617	Amend	6117.30	H 0549	Amend
5745.11	H 0483	Enact	6101.45	H 0617	Amend	6117.32	H 0549	Amend
5745.11	S 0287	Amend	6101.48	H 0617	Amend	6117.34	H 0549	Amend
5745.12	H 0483	Enact	6101.49	H 0617	Amend	6117.38	H 0549	Amend
5745.13	H 0483	Enact	6101.50	H 0617	Amend	6117.39	H 0549	Amend
5745.13	S 0287	Amend	6101.501	H 0617	Amend	6117.41	H 0549	Amend
5745.14	H 0483	Enact	6101.51	H 0617	Amend	6117.42	H 0549	Amend
5745.15	H 0483	Enact	6101.52	H 0617	Amend	6117.43	H 0549	Amend
5745.16	H 0483	Enact	6101.53	H 0617	Amend	6117.44	H 0549	Amend
5747.01	S 0161	Amend	6101.54	H 0617	Amend	6117.45	H 0549	Amend
5747.07	H 0612	Amend	6101.55	H 0617	Amend	6117.49	H 0549	Enact
5747.082	H 0612	Repeal	6101.57	H 0617	Amend	6117.51	S 0198	Amend
5747.09	H 0612	Amend	6101.58	H 0617	Amend	6117.60	H 0549	Enact
5747.121	S 0180	Amend	6101.59	H 0617	Amend	6119.36	H 0549	Amend
5747.123	S 0180	Enact	6101.60	H 0617	Amend	6121.04	H 0601	Amend
5747.13	H 0612	Amend	6101.61	H 0617	Amend	6121.04	H 0628	Amend
5747.15	S 0287	Amend	6101.65	H 0617	Amend	Title 63		
5747.15	H 0612	Amend	6101.67	H 0617	Amend	6301.04	H 0548	Amend
5747.18	S 0180	Amend	6101.68	H 0617	Amend			
5747.221	S 0287	Enact	6101.69	H 0617	Amend			
5747.24	S 0287	Amend	6101.70	H 0617	Amend			
5747.31	H 0640	Amend	6101.71	H 0617	Amend			
5747.38	H 0484	Enact	6101.73	H 0617	Amend			
5747.39	S 0287	Enact	6101.74	H 0617	Amend			
5747.70	S 0161	Enact	6101.77	H 0617	Amend			
5747.98	H 0484	Amend	6101.78	H 0617	Amend			
5747.98	S 0287	Amend	6101.79	H 0617	Amend			
5749.02	H 0601	Amend	6101.80	H 0617	Amend			
5749.07	H 0612	Amend	6101.84	H 0495	Amend			
5749.08	H 0612	Amend	6101.84	H 0617	Amend			
5749.15	H 0612	Amend	6103.01	H 0549	Amend			
			6103.02	H 0549	Amend			



UNCODIFIED LAWS AFFECTED

Listed below are uncodified laws affected by acts of the 123rd General Assembly enacted in 2000. The left-hand column lists the bill and section number of the uncodified law, by General Assembly, and the two right-hand columns identify the bill number of the enactment of the 123rd General Assembly affecting that section and whether the section was amended or repealed.

<u>Uncodified sections affected by legislation</u>	<u>Bill affecting uncodified law</u>	<u>Action</u>
123rd G.A. H.B. 1 Sec. 3	H.B. 548	Amend
H.B. 163 Sec. 4.05	H.B. 640	Amend
Sec. 5.01	H.B. 640	Amend
Sec. 5.03	H.B. 283	Amend
Sec. 5.05	S.B. 245	Amend
Sec. 7	S.B. 245	Amend
H.B. 282 Sec. 4	S.B. 245	Amend
Sec. 4	H.B. 640	Amend
Sec. 4.01	S.B. 245	Amend
Sec. 4.04	H.B. 640	Amend
Sec. 4.06	H.B. 640	Amend
Sec. 4.07	S.B. 245	Amend
Sec. 4.07	H.B. 640	Amend
Sec. 4.08	H.B. 640	Amend
Sec. 4.10	S.B. 245	Amend
Sec. 4.11	H.B. 640	Amend
Sec. 4.12	H.B. 640	Amend
Sec. 4.13	S.B. 245	Amend
Sec. 4.16	H.B. 640	Amend
Sec. 4.18	S.B. 237	Amend
Sec. 4.18	H.B. 640	Amend
Sec. 7	H.B. 640	Amend
Sec. 7.01	S.B. 245	Amend
Sec. 7.01	S.B. 53	Amend
Sec. 7.01	H.B. 640	Amend
Sec. 7.06	H.B. 640	Amend
Sec. 7.10	H.B. 640	Amend
Sec. 8	H.B. 640	Amend
Sec. 10	H.B. 640	Amend
Sec. 10	S.B. 272	Amend
Sec. 10.02	S.B. 272	Amend
Sec. 11	S.B. 245	Amend
Sec. 17	S.B. 245	Amend
H.B. 283 Sec. 8	H.B. 640	Amend
Sec. 9	H.B. 640	Amend
Sec. 9.07	H.B. 640	Amend
Sec. 9.14	H.B. 640	Amend
Sec. 15	S.B. 245	Amend
Sec. 21	S.B. 153	Amend
Sec. 21	S.B. 245	Amend
Sec. 21	H.B. 640	Amend

Sec. 21	H.B. 712	Amend
Sec. 24	S.B. 245	Amend
Sec. 28	S.B. 245	Amend
Sec. 28	H.B. 640	Amend
Sec. 29	S.B. 245	Amend
Sec. 30	H.B. 640	Amend
Sec. 33	S.B. 153	Amend
Sec. 37	S.B. 245	Amend
Sec. 37	H.B. 640	Amend
Sec. 37.04	S.B. 245	Amend
Sec. 37.05	H.B. 640	Amend
Sec. 37.06	H.B. 640	Amend
Sec. 37.11	H.B. 640	Amend
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