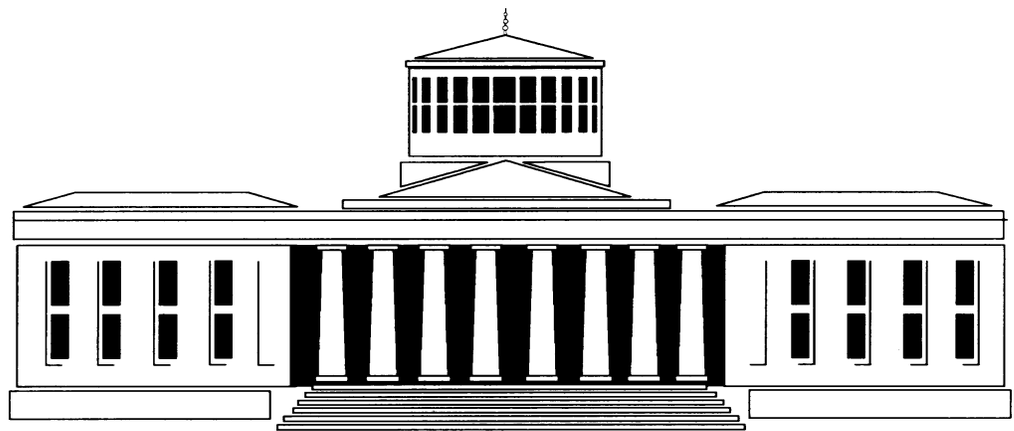


DIGEST OF ENACTMENTS 1998

122nd General Assembly (1997-1998)



Ohio Legislative Service Commission
Columbus, Ohio

March 1999

DIGEST OF ENACTMENTS 1998

122nd General Assembly (1997-1998)

Ohio Legislative Service Commission

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March 1999

INTRODUCTION

During 1998, the 122nd General Assembly passed 85 House bills, 40 Senate bills, and one substantive House joint resolution. Am. Sub. H.B. 402 and Sub. H.B. 694 took effect without the Governor's signature. Am. Sub. H.B. 650 and Am. Sub. H.B. 770 contain partial vetoes. Voters, on May 5, 1998, rejected the proposed amendment to the Ohio Constitution contained in Am. H.J.R. 22.

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AGRICULTURE

Am. Sub. H.B. 425

Reps. Thompson, Haines, Damschroder, Opfer, Householder, Krebs, Garcia, Johnson, Brading, Reid, Vesper, Boggs, Core, Olman, Harris, Metzger, Lewis, Salerno, Sawyer

Sens. White, Gaeth, Latta, Carnes, Gardner

Effective date: July 29, 1998

Exempts from the law governing agricultural commodity handling any person who does not handle agricultural commodities as a bailee and who purchases on an annual basis 30,000 or fewer bushels from producers or 100,000 or fewer bushels from agricultural commodity handlers, but makes clear that any such person who handles more than 100,000 bushels from a combination of producers and agricultural commodity handlers is subject to that law.

Increases the penalty for handling agricultural commodities without a handler's license generally to a first degree misdemeanor on a first offense and a fifth degree felony on each subsequent offense, with higher penalties if the violator is insolvent and unable to satisfy a claimant.

Raises standards related to financial responsibility that must be met by an applicant for a handler's license.

Changes provisions governing a lien that exists on all agricultural commodity assets of a handler to help ensure that a claimant can enforce the lien even if the handler files bankruptcy.

Requires fines collected for violations of the law governing agricultural commodity handling and certain other moneys to be deposited into the Commodity Handler Regulatory Program Fund.

Makes other changes in the law governing agricultural commodity handling.

Under specified circumstances, allows farm trucks and farm machinery transporting farm commodities, and log trucks transporting timber, to exceed established motor vehicle weight limits by not more than 5% on highways and bridges that are not part of the interstate system and are not subject to reduced weight limits.

Permits certain pickup trucks or straight trucks to tow at 25 miles per hour or less not more than two agricultural-type trailers carrying agricultural produce from the farm to a local place of storage.

Secs. 926.01, 926.021, 926.05, 926.051, 926.06, 926.10, 926.16, 926.18, 926.19, 926.29, 926.30, 926.32, 926.36, 926.99, 4513.32, and 5577.042.



Am. H.B. 600

Reps. Householder, Carey, Grendell, Reid, Ogg, Buchy, Garcia, Gardner, Padgett, Haines, Logan, Terwilleger, Harris, Metzger, Vesper, Weston, Roman, Willamowski, Opfer, Sulzer, Wilson, Stapleton, Krebs, Sawyer, Verich, Johnson, Lucas, Roberts, Young

Sens. White, Carnes, Latta, Mumper

Effective date: August 5, 1998

Revises the law governing agricultural cooperatives, makes it applicable to all types of cooperatives, and eliminates the law governing consumers' cooperatives and worker-owned cooperatives, bringing those cooperatives under the general cooperative law created by the act.

Changes definitions applicable to the law governing cooperatives and changes certain definitions in the Dairy Law.

Eliminates law stating that, unless in conflict with the law governing agricultural cooperatives, the General Corporation Law and certain provisions of the law governing nonprofit corporations applied to cooperatives.

Expands the purposes for which a cooperative may be organized, somewhat broadens the powers of a cooperative, and requires a cooperative to have and maintain a statutory agent.

Makes changes regarding information that must be contained in a cooperative's articles of incorporation and the means by which the articles may be amended, and establishes procedures for reinstatement of canceled articles of incorporation of a cooperative.

Makes changes regarding the adoption, amendment, and contents of the bylaws of a cooperative.

Establishes provisions governing the duty of care a director of a cooperative owes to the cooperative in the performance of the person's duties as a director.

Eliminates the requirement that, in certain circumstances, a cooperative's entire membership had to decide, at the request of the board of directors, matters of policy approved by the board, and changes provisions governing the officers of a cooperative.

Establishes that, under certain circumstances, contracts or transactions of a cooperative in which a director or officer of the cooperative is an interested party are not void or voidable, and increases the number of members of a cooperative needed to sign a petition to bring charges against an officer or director of the cooperative.

Establishes voting procedures for members of a cooperative, changes procedures governing meetings of such members, and establishes provisions regarding the means by which notice may be provided under the act.

Establishes that members, directors, and officers of a cooperative are not personally liable for the cooperative's obligations and establishes provisions governing the joint and several liability of directors of a cooperative under specified circumstances.

Establishes provisions governing the keeping of and the examination of a cooperative's records.

Authorizes and establishes provisions governing the merger and consolidation of two or more cooperatives, division of a cooperative into two or more cooperatives, and conversion of a domestic corporation into a cooperative and vice versa, and establishes a time period within which an action to set aside a merger, consolidation, division, or conversion of a cooperative must be brought.

Establishes provisions governing the determination and payment of the fair cash value of stock to a stockholder entitled to such payment under the act along with provisions governing the termination of a stockholder's right to receive the fair cash value of stock.

Establishes provisions governing disposition of a cooperative's assets, dissolution of a cooperative, and winding up the affairs of a dissolved cooperative.

Changes provisions that govern marketing agreements made by a cooperative and that prohibit certain unfair marketing practices, and increases the penalties for engaging in an unfair marketing practice.

Broadens the scope of other organizations in which a cooperative may participate or have an interest.

Specifies that membership stock and patronage stock of a cooperative are not securities.

Applies the act's provisions to all cooperatives whether organized prior to or after the act's effective date.

Permits the display and sale of livestock trailers at livestock and agricultural shows.

Secs. 917.01, 917.16, 1707.02, 1729.01, 1729.02, 1729.03, 1729.04, 1729.05, 1729.06, 1729.07, 1729.08, 1729.09, 1729.10, 1729.11, 1729.12, 1729.13, 1729.14, 1729.15, 1729.16, 1729.17, 1729.18, 1729.181, 1729.19, 1729.191, 1729.192, 1729.20, 1729.21, 1729.22, 1729.23, 1927.24, 1729.25, 1729.26, 1729.27, 1729.28, 1729.29, 1729.30, 1729.31, 1729.32, 1729.33, 1729.34, 1729.35, 1729.36, 1729.37, 1729.38, 1729.40, 1729.42, 1729.44, 1729.46, 1729.47, 1729.49, 1729.55, 1729.56, 1729.58, 1729.59, 1729.60, 1729.61, 1729.67, 1729.68, 1729.69, 1729.70, 1729.76, 1729.80, 1729.84, 1729.85, 1729.86, 1729.99, and 4517.22.



Am. Sub. H.B. 621

Reps. Haines, Hodges, Reid, Sulzer, Gardner, Logan, Weston, Vesper, Tavares, Jones, Cates, Padgett, Harris, Terwilleger, Krebs, Grendell, Hood, Householder, Carey, Metelsky, Bender, Willamowski, Ogg, Wilson, Core, Opfer, Buchy, Damschroder, Allen, Patton, Verich, Salerno, Jolivette, Britton, Brading, Krupinski, O'Brien, Winkler, Roberts, Wachtmann

Sens. White, Gaeth, Carnes, Latta, DiDonato, Hottinger, Oelslager, Cupp, Mumper, Finan, Drake, Ray, Kearns, Blessing, Nein, Gardner, Hagan

Effective date: March 16, 1998; certain provisions effective June 15, 1998

Establishes a family farm loan program administered by the Director of Agriculture to purchase loans from financial institutions made on or after the act's effective date and to provide loan guarantees for land acquisition; the construction, rehabilitation, enlargement, or improvement of agricultural buildings; and the acquisition of machinery and equipment.

Terminates the family farm loan program on June 30, 1999.

Makes changes to the continuing rural industrial park loan program and extends the date on which that program terminates from January 1, 1999, to June 30, 1999.

Makes an appropriation.

Secs. 122.011, 122.23 to 122.25, 122.27, 166.03, 166.031, 901.63, and 901.80 to 901.83.



Am. Sub. S.B. 223

Sens. Drake, Herington, Mumper, Gaeth, Kearns, Carnes, White, Latta, DiDonato, Hagan, Howard, Nein, Blessing, Finan, Gardner

Reps. Mottley, Lawrence, Jones, Williams, Thomas, Britton, Brady, Krebs, Logan, Mead, Miller, Core, Verich, Clancy, Lucas, Patton, Haines, Harris, Metzger, Vesper, Olman, Womer Benjamin, Reid, Terwilleger

Effective date: April 5, 1999

Authorizes the creation of agricultural easements to retain the use of land predominantly in agriculture.

Authorizes the Director of Agriculture, municipal corporations, counties, townships, and charitable organizations to acquire agricultural easements.

Authorizes the Director of Agriculture to acquire agricultural real property, and personal property necessary for the use of land predominately in agriculture.

Permits local governments, by a vote of the electors, to levy a property tax to acquire, supervise, and enforce agricultural easements and issue bonds to acquire them.

Permits counties, by a vote of the electors, to levy or increase the rate of a county sales or use tax to acquire agricultural easements, retire bonds issued for that purpose, and supervise and enforce the easements.

Secs. 133.07, 133.60, 133.61, 317.08, 317.32, 901.21, 901.22, 5301.67, 5301.68, 5301.69, 5301.691, 5301.692, 5705.19, and 5739.026.



APPROPRIATIONS

H.B. 672

Reps. Johnson, Sykes, Mottley, Thomas, Padgett, Womer Benjamin, Garcia, Salerno

Effective date: Emergency, January 15, 1998

Delays until February 4, 1998, the date by which the General Assembly is required to develop a plan to provide itemized appropriations for the Department of Education for fiscal year 1999.



Am. Sub. H.B. 850

Reps. Johnson, Sykes, Perz, O'Brien, Womer Benjamin, Thomas, Tavares, Prentiss, Mottley, Vesper, Mead, Mallory, Metzger, Miller, Verich, Corbin, Wilson, Boyd, Opfer, Roberts, Stapleton, Hartley

Sens. White, Kearns, Drake, Latell, Ray, Finan, Mumper, B. Johnson, Gardner, Howard

Effective date: March 18, 1999; certain provisions effective December 17, 1998

Provides that for School Facilities Commission projects for which the state's portion exceeds \$40 million, the entire amount of the state's portion does not have to be encumbered during the first biennium of the project.

Specifies that any interest earned during a School Facilities Commission project on money in the project construction fund must be credited to that fund, and prescribes new requirements for the allocation between the state and the school district of any surplus funds remaining after completion of the project.

Authorizes the Controlling Board to transfer excess cash balances from the School Facilities Commission's Public School Building Fund or to increase the appropriation from the Fund if receipts are greater than the original appropriation.

Eliminates the requirement that DAS must approve plans, specifications, bids, and other documents for capital projects administered by agencies other than DAS.

Authorizes a state agency administering a capital project to contract with a takeover contractor to complete unfinished work if an original contractor defaults on the project, without competitive bidding or Controlling Board approval.

Requires a contractor to exhaust any alternative dispute resolution procedures adopted by the Director of Administrative Services before bringing an action on a disputed state capital contract to the Court of Claims.

Requires the Board of Regents to adopt rules establishing criteria under which a state university or state community college can administer a capital facilities project for which total appropriated funding is expected to exceed \$4 million.

Modifies the process whereby the Director of Budget and Management must prepare a state capital plan and submit a biennial capital budget to the General Assembly.

Eliminates a requirement that the Director of Budget and Management (1) examine plans, estimates of cost, and other data pertaining to each public improvement or real estate purchase undertaken by a state agency, and (2) determine whether the plans, estimates, and data conform to the state capital plan.

Requires that not later than 45 days after the effective date of an act making capital appropriations, the Director of Budget and Management must prepare a report listing each appropriation of more than \$4 million, and indicating the amount of the appropriation that must be spent on the Per Cent for Arts Program.

Codifies transfer and encumbrance authority granted to the Director of Budget and Management in uncodified law in past budget bills.

Provides that securities issued to evidence a loan from the State Infrastructure Bank are not to be considered debt for the purpose of calculating a political subdivision's net indebtedness.

Provides that purchases made by a state institution of higher education in accordance with the terms of a contract between the vendor and an inter-university purchasing group are not subject to competitive bidding or Controlling Board approval.

Exempts the Controlling Board from the statutes governing the adoption of rules by state agencies.

Specifies that when authorizing the transfer of all or part of an appropriation, the Controlling Board can authorize the transfer to an existing appropriation item and the creation of and transfer to a new appropriation item.

Prohibits the State Board of Education from adopting a model competency-based education program in health or physical education unless the General Assembly first approves it by concurrent resolution.

Specifies that the Auditor of State can determine whether a school district meets "fiscal watch" criteria on the Auditor's own initiative, or upon receipt of a written request from (1) the Governor, (2) the Superintendent of Public Instruction, or (3) a majority of the members of the district's board of education.

Provides that transportation must continue to be offered to certain pupils (including those attending community and alternative schools) in districts participating in the pupil transportation pilot project established by H.B. 650 of the 122nd General Assembly.

Modifies the formula used to calculate a school district's formula ADM with regard to students who are enrolled in a vocational education program through a compact agreement between the "home" district and the district offering the vocational program.

Adjusts the calculation of school district funding guarantees and cap limits under the phase-in of the new school funding formula, to reflect certain recomputations of tax valuations, adjustments to basic aid for "potential" valuation, significant reductions in taxable valuation, or significant increases or decreases in tangible property valuation.

Authorizes a school district that receives payments under an agreement with a political subdivision that owns a tax-exempt public recreational facility to include those payments in determining if sufficient revenue will be available to pay debt charges on certain unvoted indebtedness.

Authorizes the State Board of Deposit to create a program under which state agencies can choose to accept payments of fees, taxes, and other amounts by credit and debit cards, charge cards, and prepaid and stored value cards.

Authorizes the Bureau of Employment Services to transfer surplus computers and computer equipment to public schools.

Authorizes state agencies to transfer surplus computers and computer equipment to the Rehabilitation Services Commission for any purposes the Commission considers appropriate.

Expands the authority of DAS to suspend central purchasing and contracting laws during the period of an emergency.

Transfers the Department of Mental Health's central laboratory, and the employees working at the laboratory, to the Department of Rehabilitation and Correction.

Repeals the authority of the Department of Mental Health to provide centralized farming, woodland, and laundry services to state agencies and other public entities.

Requires the Ohio Family and Children First Cabinet Council to establish an office to review rules governing the certification and licensure of substitute care providers that must be certified or licensed by more than one agency, and to recommend rule changes to simplify the process.

Provides that the Board of Nursing is not required to obtain routine office support services from the Central Service Agency.

Authorizes the Governor to execute six land conveyances.

Permits a county that meets certain qualifications to increase the rate of its lodging tax and contribute the proceeds to a convention facilities authority for the purpose of financing the construction and operation of a convention facility.

Secs. 111.15, 113.40, 119.01, 121.372, 123.15, 125.023, 125.101, 125.22, 125.81, 126.03, 126.15, 127.14, 127.16, 133.04, 133.06, 153.01, 153.04, 153.05, 153.06, 153.07, 153.08, 153.09, 153.10, 153.11, 153.12, 153.16, 153.17, 153.32, 153.33, 153.34, 153.50, 153.571, 153.62, 351.01, 351.03, 351.141, 3301.0716, 3304.16, 3315.01, 3316.03, 3317.0212, 3317.03, 3318.03, 3318.04, 3318.11, 3318.12, 3318.15, 3318.25, 3345.50, 3345.51, 3379.10, 4141.13, 5119.16, 5120.135, and 5739.024.



**Nonappropriation Provisions of
Am. Sub. S.B. 230**

Sen. Ray

Reps. Johnson, Sykes, Verich, Metelsky, Metzger, Carey, Vesper, Mead, Thomas, Core, Boyd, Prentiss, Evans, Garcia, Womer Benjamin, Corbin, Coughlin, Brading

Effective date: June 30, 1998

Provides that if the 1¢ sales and use tax proposed by Am. Sub. H.B. 697 is approved by the electors on May 5, 1998, the General Assembly must pass a law providing an annual credit for each homestead equal to at least 15% of the property taxes charged and payable against the homestead, subject to a cap of \$275 per homestead or a greater amount specified by law.

Abolishes the Elected Officials Compensation Commission.

Authorizes the Department of Administrative Services, with the approval of the Controlling Board, to lease to a developer a parcel of state-owned land in Cleveland that had been purchased to construct a prison.

Secs. 105.61 and 105.62.



CONSTITUTIONAL AMENDMENTS

Am. Sub. H.J.R. 22

Reps. Johnson, Sykes, Womer Benjamin, Lawrence, Mottley, Mead, O'Brien, Garcia

Adopted: February 4, 1998; disapproved by the voters on May 5, 1998

Proposes to amend Sections 2n and 17 of Article VIII of the Ohio Constitution to do the following:

(1) Authorize legislation providing for the issuance of general obligation bonds for the purpose of paying the costs of facilities for a system of common schools throughout the state and facilities for state-supported and state-assisted institutions of higher education.

(2) Prohibit the issuance of direct obligations of the state if the amount of debt service payments the state must make in any future fiscal year from the General Revenue Fund and net lottery proceeds would exceed 5% of total state expenditures from the General Revenue Fund and net lottery proceeds during the fiscal year preceding issuance, unless this limit is waived by the vote of at least three-fifths of the members of each house of the General Assembly.



COURTS AND PROCEDURES

Am. Sub. H.B. 108

Reps. Tiberi, Corbin, Taylor, Hood, Cates, Ford, Garcia, Van Vyven, Vesper, Hodges, Olman, Grendell, Terwilleger, Brading, Haines, Harris, Metzger, Beatty, Salerno, Mottley, Lewis, Reid, O'Brien, Sawyer, Roberts, Mason

Sens. Cupp, Shoemaker

Effective date: March 22, 1999

Modifies the extent to which assets in and payments under an individual retirement account or individual retirement annuity may be held exempt from execution, garnishment, attachment, or sale to satisfy a judgment by removing the limitation that the assets and payments were exempt only to the extent reasonably necessary for the support of the owner or the owner's dependents and by adding a limitation that the assets and payments are exempt only if they are attributable to certain types of contributions.

Expands the above exemption, as modified by the act, to cover "Roth IRAs" and education individual retirement accounts.

Provides that a retail installment contract that evidences an amount of indebtedness in excess of legal amounts is not enforceable with respect to that excess indebtedness.

Provides that a retail installment contract in connection with which an illegal charge has been contracted for or received is not enforceable with respect to that charge.

Provides that a security interest created by a retail installment contract that is greater than legal amounts is not enforceable with respect to that excess security interest.

Provides that if finance charges greater in amount than those provided for by law are contracted for or received by the retail seller, or the retail seller's agent, assignee, or successor in interest, the retail buyer, the retail buyer's assignee, or the retail buyer's successor in interest may recover the total amount of finance charges paid that are in excess of the maximum interest rate that would otherwise be permitted by law.

Secs. 1317.08 and 2329.66.



Am. Sub. H.B. 366

Reps. Mottl, Boyd, Garcia, Hood, Van Vyven, Hottinger, Callender, Beatty, Buchy, Jones, Mason, Kasputis, Householder, Womer Benjamin, Sawyer, Bender, Opfer, Corbin, Padgett, Carey, Lewis, Wise, Thompson, Logan, Sutton, Reid, Verich, Vesper, Grendell, Roman, Brady, Olman, Haines, Winkler, O'Brien, Brading, Ford, Patton, Harris, Sulzer, Weston, Krupinski, Wilson, Metelsky, Tavares, Mallory, Salerno, Fox, Myers, Britton, Cates

Sens. Cupp, Latta

Effective date: March 18, 1999

Increases from \$85,000 to \$100,000 the maximum value of a decedent's estate that can be relieved from administration if the decedent dies on or after the act's effective date and if the decedent's spouse is entitled to inherit all of the estate's assets because the decedent devised and bequeathed in a valid will all of the estate assets to the decedent's surviving spouse or the decedent's surviving spouse is entitled to receive all of the estate assets under the Ohio statute of intestate succession or by operation of that statute and the statutory provisions governing the allowance for support.

Increases from \$25,000 to \$40,000 the amount of the statutory allowance for support for a decedent's surviving spouse, minor children, or both if the decedent dies on or after the act's effective date.

Secs. 2106.13 and 2113.03.



Sub. H.B. 394

Reps. Mason, Krupinski, Tiberi, Harris, Taylor, Williams, Mottley, Garcia, Padgett, Reid, Schuck, Ford, Lewis, Ogg, Terwilleger, Corbin, O'Brien, Grendell, Winkler, Myers, Roman

Sens. Cupp, Latta, Blessing, B. Johnson, Nein, Finan, Horn, Mumper

Effective date: July 22, 1998

Expands the definition of a "final order" that an appellate court may review, affirm, modify, or reverse to also include both of the following: (1) an order that grants or denies a "provisional remedy" and that meets two specified standards, and (2) an order that determines that an action may or may not be maintained as a class action.

Defines "substantial right," "special proceeding," and "provisional remedy" for purposes of determining what is a "final order" that an appellate court may review, affirm, modify, or reverse under the provision, described above, expanded by the act.

Specifies that the section of the Revised Code amended by the act applies to and governs any action, including an appeal, that is pending on the act's effective date and applies to all claims filed or actions commenced on or after that date.

Sec. 2505.02.



Sub. H.B. 444

Reps. Taylor, Bender, Metelsky, Garcia, Lewis, Opfer, Carey

Sens. Latell, Blessing, Latta, Mumper

Effective date: Emergency, January 15, 1998

Adds two judges to the Court of Common Pleas of Lorain County to be elected in 1998, one to the General Division with a term beginning January 3, 1999, and one to the Domestic Relations Division with a term beginning January 2, 1999.

Waives the normal primary election provisions for the new Lorain County judgeships and specifies that persons who wish to be candidates for those judgeships in the November 1998 general election must file nominating petitions and statements of candidacy by August 20, 1998 (these provisions were repealed by Am. Sub. S.B. 164 of the 122nd General Assembly).

Creates the Domestic Relations-Juvenile-Probate Division of the Marion County Court of Common Pleas, adds one judge to that Court to be elected to that Division in 1998 with a term beginning February 9, 1999, and grants that Division jurisdiction over all juvenile and domestic matters and, on and after February 9, 2003, concurrent jurisdiction over all probate matters.

On and after February 9, 2003, grants the judge of the Probate Division of the Marion County Court of Common Pleas who is elected in 2002 with a term beginning February 9, 2003, and successors to that judge, concurrent jurisdiction with the judge of the Domestic Relations-Juvenile-Probate Division of that Court over all juvenile, domestic, and probate matters.

Secs. 2101.022, 2301.02, and 2301.03.



Am. Sub. H.B. 507

Reps. Bateman, Gardner, Haines, Cates, Carey, Britton, Reid, Garcia, Krebs, Metelsky, Padgett, Brading, Ogg, O'Brien, Buchy, Vesper, Netzley, Williams, Opfer, Sutton, Callender, Hartley, Womer Benjamin, Mason, Jones, Coughlin, Tiberi, Kasputis, Johnson, Grendell, Salerno, Myers, Thomas, Winkler, Wise, Harris, Amstutz, Terwilleger

Sens. Herington, White, Sheerer

Effective date: March 22, 1999

Repeals the prohibition against filing more than 24 claims in the small claims division of a municipal or county court within any calendar year.

Eliminates the provision that prohibits the filing fee that a small claims division of a municipal or county court may charge at the commencement of an action from exceeding one-half of the filing fee charged at the commencement of a civil action in the general division of the municipal or county court.

Expands the examples of special projects for which a municipal court or a county court may charge an additional fee on the filing of each criminal cause, civil action or proceeding, or judgment by confession to specifically include the training and education of judges, acting judges, and magistrates.

Authorizes courts of common pleas and courts of appeals to charge an additional fee for special projects of the court in a manner comparable to that of a municipal or county court.

Requires that all moneys collected for special projects by courts of common pleas be paid to the county treasurer for deposit into either a general special projects fund or a fund established for a specific special project.

Requires that all moneys collected for special projects by courts of appeals be paid to the county treasurer of the county selected as the principal seat of that court of appeals for deposit into either a general special projects fund or a fund established for a specific special project.

Replaces the existing part-time judge of the Washington Court House Municipal Court with a full-time judge to be first elected in 1999.

Replaces the existing part-time judge of the South Euclid Municipal Court with a full-time judge to be first elected in 1999.

Secs. 1901.08, 1901.26, 1907.24, 1925.02, 1925.04, 1925.08, 1925.13, 2303.201, and 2501.16.



Sub. H.B. 523

- Reps.** Salerno, Britton, Carey, Corbin, Garcia, Gardner, Jones, Mottley, Pringle, Sulzer, Taylor, Thomas, Williams, Womer Benjamin, Mason, Batchelder, Sutton, Ford, Willamowski, Krupinski, Colonna, Reid, Wise, Metzger, Tiberi, Myers, Brading, Householder, Johnson, Lewis, Prentiss, Verich, Patton, Opfer, O'Brien, Olman, Harris, Grendell, Mottl, Core, Bender, Boyd, Healy, Vesper, Tavares, Roberts, Haines, Metelsky, Damschroder, Young, Miller
- Sens.** J. Johnson, Oelslager, B. Johnson, Mumper, Carnes, Watts, Gaeth, Latta, Schafrath, DiDonato, Ray, Drake

Effective date: June 30, 1998

Eliminates requirements that a claimant's application under the Crime Victims Reparations Awards (CVRA) Law contain specified information about dependents of a deceased victim, the providers of medical treatment to the victim, whether the victim died, and the amount of and the name of the sources of benefits or advantages that the victim, a dependent, or the claimant has received or is entitled to receive from a collateral source for economic loss that resulted from the criminally injurious conduct involved.

Raises from \$2,500 to \$5,000 per funeral the cap on an award of "funeral expense" that a claimant under the CVRA Law possibly may be granted for expenses directly related to a victim's funeral, cremation, or burial.

Specifies that, if a record or report is confidential or otherwise exempt from public disclosure under the Public Records Law while the record or report is in the possession of its creator and if the Court of Claims or the Attorney General obtains the record or report under the CVRA Law, the record or report, subject to a specified exception pertaining to its use under the CVRA Law, remains confidential or exempt from public disclosure under the Public Records Law while in the possession of the Court of Claims or the Attorney General.

Secs. 2743.51, 2743.56, and 2743.62.



Sub. H.B. 547

Reps. Grendell, Thomas, Netzley, Cates, Weston, Opfer, Thompson, Garcia, Hood, Whalen, Pringle, Lucas, Young, Krupinski, Batchelder, Reid, Mottley, Buchy, Vesper, Wachtmann, Haines, Ford, Jones, Carey, Mottl, Bender, Healy, Krebs, Winkler, Myers, Gardner, Clancy, O'Brien, Willamowski, Prentiss, Colonna, Verich, Salerno

Sens. Oelslager, B. Johnson, Latta, Cupp, Watts, Nein, Horn, DiDonato, Gardner, Gaeth

Effective date: August 5, 1998

Generally bars recovery on a claim for relief in a tort action by a person or a person's legal representative if the person has been convicted of a misdemeanor that is an offense of violence arising out of criminal conduct that was a proximate cause of the injury or loss for which relief is claimed, and specifically lists wrongful death and derivative actions as tort actions to which this provision, and a similar preexisting provision regarding persons convicted of felonies, apply.

Sec. 2307.60.



Sub. H.B. 602

Reps. Callender, Young, Carey, Cates, Stapleton

Sens. Drake, Blessing, Gardner

Effective date: March 30, 1999

Adds a new judge to the General Division of the Court of Common Pleas of Lake County, to be elected in November 2000 for a term to begin January 1, 2001.

In relation to a court of common pleas that has established a community-based correctional facility and program or a district community-based correctional facility and program and in which the presiding judge is not a judge of the court's general division, transfers from the presiding judge to the administrative judge of the court's general division certain functions and duties related to appointing the judicial corrections board, serving as the board's chairperson, and dissolving the district facility and program.

Secs. 2301.02 and 2301.51.



Am. Sub. H.B. 612

Reps. Metzger, Schuler, Salerno, Carey, Tiberi, Brading, Damschroder, Jones, Padgett, Hood, Harris, Willamowski, Terwilleger, Krebs, Haines, Coughlin, Vesper, Sulzer, Van Vyven, Buchy, Kasputis, Lucas, Taylor, Stapleton, Grendell, Olman, Thomas, Myers, Bateman, Corbin, Womer Benjamin, Williams, O'Brien, Winkler, Reid, Roman, Cates, Allen, Johnson, Householder, Britton, Metelsky, Boyd, Krupinski

Sens. Cupp, Latta, Oelslager, Watts, Carnes, Herington, B. Johnson, Drake

Effective date: June 2, 1998; Sections 1, 2, 3, and 6 effective September 1, 1998

Generally confers a prospective immunity from liability in damages in a civil action upon a licensed dentist who volunteers the dentist's services as a "team dentist" to a school's athletics program in relation to (1) the dentist's administration of emergency dental care or first aid treatment to a participant in an athletic event involving the school at the scene of the athletic event or while the participant is being transported to a hospital, a physician's or dentist's office, or another medical or dental facility and (2) acts performed in administering the emergency dental care or first aid treatment.

Provides that the immunity is forfeited if a dentist's acts constitute willful or wanton misconduct and never is available to a dentist who administers emergency dental care or first aid treatment for remuneration or with the expectation of remuneration from the recipient of the care or treatment or from someone on the recipient's behalf.

Modifies the definitions pertaining to, and slightly broadens the scope of, the existing qualified immunities from civil liability of medical practitioners and registered nurses who volunteer their services as team physicians, team podiatrists, or team nurses to a school's athletics program.

Delays from November 15, 1998, until November 15, 2000, the "sunset" of provisions in Revised Code sections 2305.234, 3701.071, and 4731.295 that provide or otherwise relate to qualified immunities from civil liability for specified volunteer health care professionals who provide health care services to indigent and uninsured persons at nonprofit shelters or health care facilities, for volunteer health care workers who provide those services, and for the nonprofit shelters or health care facilities associated with those health care professionals or workers (hereafter, "the latter qualified immunities from civil liability").

Repeals the provisions of Section 5 of Am. Sub. H.B. 218 of the 121st General Assembly, as amended by Am. Sub. S.B. 259 of the 121st General Assembly ("uncodified law"), that required the Department of Health to conduct a survey commencing May 15, 1998, and concluding by October 15, 1998, to determine whether, because of the latter qualified immunities from civil liability, increases had occurred over a specified two-year period in the number of volunteer health care professionals and workers providing health care services to indigent and uninsured persons at nonprofit shelters or health care facilities.

Requires the Department of Health to file with the Governor, the President of the Senate, and the Speaker of the House of Representatives no later than July 1, 1998, the tabulated results of a similar survey that uncodified law required the Department to conduct from May 15, 1996, to November 15, 1996.

Requires the Department of Health to work with specified professional associations in conducting a new survey of nonprofit shelters or health care facilities to measure the amount, type, and quality of health care services provided to indigent and uninsured persons pursuant to the latter qualified immunities from civil liability, the number of persons using the health care services, and the number and type of grievances that the persons receiving the health care services have against the volunteer health care professionals and workers who provided the services, and requires the Department to file a report of the survey's findings by July 15, 2000, with the Governor, the President of the Senate, the Speaker of the House of Representatives, and specified General Assembly committee chairs.

Sec. 2305.231.



Sub. S.B. 69

Sens. B. Johnson, Blessing, Gaeth, Latta, Watts, Suhadolnik

Reps. Mason, Kasputis, Callender, Beatty, Terwilleger, Tavares, Opfer, Bender, Ford, Boyd, Boggs, Schuler, Grendell, Amstutz, Britton

Effective date: April 16, 1998

Eliminates the statutory exemptions from jury service, provides that no person is exempt from petit jury service or grand jury service for any reason, and specifies that persons may be excused from or may obtain a postponement of the time of jury service in accordance with specified statutes.

Adds to the list of permissible excuses from jury service that the juror is a cloistered member of a religious organization (formerly an exemption from jury service).

Requires the commissioners of jurors, upon request, to issue to a juror who has been granted an excuse or postponement a certificate of that fact.

Increases from \$15 to \$40 the "maximum" amount of compensation that a board of county commissioners may fix by resolution for each day of a petit juror's attendance or, if there has been "actual service" on a petit jury, for each day of the first ten days of a petit juror's attendance in a court of common pleas.

Generally sets the "minimum" compensation that a board of county commissioners may fix by resolution for each day of petit juror service after ten days of actual service in a court of common pleas at the greater of \$15 or one and one-half times the compensation fixed for each day of the first ten days of that actual service but permits a board of county commissioners to set the compensation at a greater amount not to exceed two times the compensation fixed for each day of the first ten days of that actual service.

Increases from \$10 to \$40 the "maximum" amount of a grand juror's compensation that a board of county commissioners may fix by resolution for each day of a grand juror's attendance.

Due to the operation of cross-references in existing law, potentially increases the compensation of petit jurors in a municipal court, county court, or probate court and certain arbitrators in a county court in manners similar to the increases applicable under the act to petit jurors in the courts of common pleas.

Secs. 737.26, 2313.12, 2313.16, 2313.34, 2939.03, 2939.04, and 5919.20.



Am. Sub. S.B. 112

Sens. Schafrath, Kearns, Blessing, Gaeth, Gardner, White, Nein, Dix, Drake, Ray, Suhadolnik, McLin, Cupp, Carnes, Latta, DiDonato, Shoemaker, Latell, Herington, Gillmor, Sweeney, Watts, Mumper, Hagan

Reps. Boyd, Clancy, Grendell, Harris, Mason, Miller, Willamowski, Stapleton, Jones, Womer Benjamin, Winkler, Garcia, Sulzer, Brading, Verich, Colonna, Thomas, Myers, Reid, Salerno, Mottley, Vesper, Perz, Allen, Ogg, Tavares, Bender, Mottl, Britton, Sutton, Krupinski, Metzger, Prentiss, Maier, Core, Mallory, Opfer, Logan

Effective date: September 1, 1998

Contains findings of the General Assembly with respect to parents, families, and children and state law governing the allocation of parental rights and responsibilities.

Specifies that the purpose of state law governing the allocation of parental rights and responsibilities is to foster, when it is in the child's best interest, the relationship between the child and each parent.

Creates the Task Force on Family Law and Children and exempts it from the provision of ongoing law regarding the automatic expiration of statutorily created agencies.

Authorizes the Task Force to appoint staff to perform services that are necessary to carry out the powers and duties of the Task Force.

Requires the Task Force to submit, by December 31, 1999, to the Speaker and Minority Leader of the House of Representatives and to the President and the Minority Leader of the Senate a report of its findings and recommendations on how to create a more civilized and constructive process for the parenting of children whose parents do not reside together and provides specified guidelines for recommendations.

Requires the Task Force to gather information on and study the current state of family law in Ohio.

Requires the Task Force to collaborate and consult with entities engaged in family and children's issues and to utilize findings and outcomes from pilot projects conducted by the Ohio Family Court Feasibility Study.

Requires courts of common pleas to cooperate with the Task Force in the performance of the Task Force's duties.

Sec. 3109.401.



Am. Sub. S.B. 170

Sens. Cupp, Oelslager, Latta, Blessing, Gaeth

Reps. Buchy, Kasputis, Krupinski

Effective date: March 30, 1999

Eliminates the 30-day limitation upon successive personal earnings garnishment proceedings.

Authorizes county and municipal courts and courts of common pleas to issue a continuous order of garnishment in satisfaction of a judgment debt, court costs, judgment interest, and, if applicable, prejudgment interest that requires an employer who is a garnishee to withhold a specified amount from the judgment debtor's personal earnings.

Requires an employer who is a garnishee to file an Interim Report and Answer of Garnishee when paying to the court the personal earnings withheld under a continuous order of garnishment of personal earnings.

Specifies the circumstances under which a continuous order of garnishment of personal earnings ceases to be in effect and requires an employer who is a garnishee to file a Final Report and Answer of Garnishee in those circumstances.

Generally provides that a previous continuous order of garnishment of personal earnings ceases to be in effect upon the issuance of a subsequent personal earnings garnishment order but permits in specified circumstances personal earnings to continue to be withheld under the previous order for up to 182 days after the employer began to process the previous order.

Prohibits a county, municipal, or common pleas court from modifying or interrupting the processing of a continuous order of garnishment of personal earnings unless specified criteria are met.

Expands the authority of a municipal or county court to serve process outside the court's territorial jurisdiction upon garnishees relative to orders of garnishment of personal earnings and orders of garnishment of property other than personal earnings.

Makes related changes in the Personal Earnings Garnishment Law, the Garnishment of Property Other than Personal Earnings Law, and certain other laws.

Secs. 124.10, 1901.19, 2329.66, 2329.70, 2333.21, 2716.01, 2716.02, 2716.03, 2716.04, 2716.041, 2716.05, 2716.06, 2716.07, 2716.08, 2716.09, 2716.11, 2716.13, 2716.21, 3111.23, and 3113.21.



See also: House Bills 173, 302, 402, 426, 446, 464, 484, 701, and 717; Senate Bills 83, 107, 164, 201, and 219

CRIMES, CORRECTION, AND LAW ENFORCEMENT

Am. Sub. H.B. 2

Reps. Garcia, Womer Benjamin, Roman, Salerno, Van Vyven, Bateman, Winkler, Netzley, Schuring, Fox, Tiberi, Myers, Taylor, Willamowski, Terwilleger, Johnson, Corbin, Jolivette, Harris, Buchy, Sawyer, Mottl, Padgett, Sulzer, Brading, Hodges, Thomas, Core, Krupinski, Hottinger, Reid, Colonna, Mason

Sens. B. Johnson, Latta, Blessing, Drake, Kearns, Watts, Gaeth, Mumper, Nein, Ray

Effective date: August 10, 1998. Sections 1, 2, and 3 are effective January 1, 1999

Creates the offense of participating in a criminal gang, a second degree felony.

Requires the imposition of an additional prison term of one, two, or three years upon an offender who is convicted of or pleads guilty to a felony that is an offense of violence and a specification that the offender committed the offense while participating in a criminal gang.

Requires that a child who is adjudicated a delinquent child for committing a category one or category two offense, who is committed to the legal custody of the Department of Youth Services, and who the court determines would, if an adult, be guilty of a specification that the offense was committed while participating in a criminal gang, be committed to the Department for a period of institutionalization in a secure facility for a period of one to three years.

Provides that any building, premises, or real estate, including vacant land, is a nuisance subject to abatement if it is used or occupied by a criminal gang on more than two occasions within a one-year period to engage in a pattern of criminal gang activity.

Prescribes procedures for the forfeiture and disposition of property that was used or intended to be used to commit or to facilitate the commission of the offense of participating in a criminal gang or property that constitutes, or is derived directly or indirectly from, proceeds that a person obtained directly or indirectly from the commission of that offense.

Modifies the law to require the collection, filing, and retention of fingerprints, photographs, and other records of children under age 18 who are adjudicated delinquent children for, convicted of, or taken into custody for committing a felony or an offense of violence, to permit a law enforcement officer to fingerprint and photograph without the consent of the juvenile court judge any child taken into custody for the commission of an act that would be an offense other than a traffic offense or minor misdemeanor, and to

provide specific procedures for the retention of fingerprints, photographs, and arrest and custody records of children adjudicated delinquent children for or convicted of committing the offense of participating in a criminal gang or a misdemeanor offense of violence.

Specifically permits a juvenile court to make the following adjudications for a delinquent child: day reporting, electronically monitored house arrest, up to 500 hours of community service, an alcohol or drug treatment program, intensive or basic supervision, drug and alcohol use monitoring, a curfew, reconciliation or mediation, or obtaining a high school diploma or its equivalent.

Authorizes the Organized Crime Investigations Commission to hire consultants and to require those consultants to undergo security clearance investigations and revises the time when the Commission may require its Director and employees to undergo security clearance investigations after their initial security clearance investigations.

Revises the circumstances under which the Attorney General provides legal assistance to organized crime task forces.

Authorizes the Attorney General to represent the state in civil proceedings related to crimes prosecuted by the Attorney General as a result of a referral from the Organized Crime Investigations Commission or an organized crime task force.

Authorizes the formation of an organized crime task force for two or more counties that are not adjacent.

Contains findings of the General Assembly and a statement of legislative intent with respect to the criminal gang provisions.

Secs. 109.57, 109.60, 109.61, 109.83, 177.01, 177.02, 177.03, 2151.18, 2151.313, 2151.355, 2151.356, 2923.41, 2923.42, 2923.43, 2923.44, 2923.45, 2923.46, 2923.47, 2929.14, 2933.41, 2933.43, 2933.44, 2941.142, 3719.11, 3719.21, 3767.02, and 4729.65.



Sub. H.B. 5

Reps. Taylor, O'Brien, Jerse, Batchelder, Lucas, Cates, Fox, Garcia, Myers, Grendell, Brading, Householder, Pringle, Thomas, Carey, Hottinger, Mottl, Roman, Core, Metelsky, Johnson, Colonna, Lewis, Verich, Brady, Thompson, Mason

Sens. Blessing, Latta, Gaeth, Oelslager, Mumper, Ray, Cupp, Watts, Suhadolnik, Drake

Effective date: June 30, 1998

Expands the offense of murder to also prohibit a person from causing the death of another as a proximate result of the offender's committing or attempting to commit an offense of violence that is a first or second degree felony, other than the offense of voluntary manslaughter or involuntary manslaughter, but that is not an offense that becomes a first or second degree felony only if the offender previously has been convicted of that offense or another specified offense.

Repeals a provision of the aggravated murder statute that deals with instructions to the jury in an aggravated murder case regarding conclusive and permissive inferences that a jury may or may not draw from the facts of the case and regarding proof of specific intent to cause death.

Increases the penalty for the offense of improperly discharging a firearm at or into a habitation or school, when the offender has no prior conviction of that offense, from a third degree felony to a second degree felony, so that the offense is a second degree felony in all cases.

Secs. 2903.01, 2903.02, and 2923.161.



Sub. H.B. 49

Reps. Schuck, Opfer, Thomas, Batchelder, Lucas, Hood, Roman, Coughlin, Garcia, Ford, Taylor, Mason, Jerse, Tiberi, Brading, Brady, Myers, O'Brien, Colonna, Metzger, Mottl, Reid, Weston, Grendell, Mottley, Padgett, Vesper, Johnson

Sens. Latta, Watts, Oelslager

Effective date: March 9, 1999

Extends to 20 years the period of time within which a prosecution must be brought for committing voluntary manslaughter, involuntary manslaughter, kidnapping, rape, sexual battery, corruption of a minor, gross sexual imposition, compelling prostitution, aggravated arson, aggravated robbery, robbery, aggravated burglary, burglary, or aggravated riot, felonious assault or aggravated assault if the victim is a peace officer, assault when the offense is a felony, a violation of the former offense of felonious sexual

penetration, or a conspiracy to commit, attempt to commit, or complicity in committing any of those offenses.

Sec. 2901.13.



Sub. H.B. 122

Reps. Myers, Tiberi, Bateman, Reid, Padgett, Haines, Brading, Cates, Corbin, Pringle, Mason, Grendell, Mottley, Roman, Ogg, Householder, Lewis, Clancy, Olman, O'Brien, Harris, Verich, Jones, Krebs, Damschroder, Colonna, Mottl

Sens. Blessing, Hottinger, Carnes

Effective date: July 29, 1998

Enacts a prohibition against a person knowingly preparing for shipment, shipping, transporting, delivering, preparing for distribution, or distributing a controlled substance when the person intends to sell or resell the controlled substance or when the person knows or has reasonable cause to believe that another person intends to sell or resell it.

Names a violation of the prohibition as "aggravated preparation of drugs for sale," "preparation of drugs for sale," "preparation of marihuana for sale," "preparation of cocaine for sale," "preparation of L.S.D. for sale," "preparation of heroin for sale," or "preparation of hashish for sale," based on the type of controlled substance involved, and provides penalties for the violation based on the type and amount of the controlled substance involved and whether the violation occurred in the vicinity of a school or in the vicinity of a juvenile.

Delays, from July 1, 1998, to July 1, 1999, the date on which persons who dispense or distribute nitrous oxide will be required, under preexisting law, to record on a separate card in a specified manner each transaction involving such a dispensation or distribution, to maintain the card for one year, and to make the card available to officers or employees of the State Board of Pharmacy or other law enforcement agencies that investigate violations of state or federal drug abuse control laws.

Secs. 2925.07, 2925.32, 2929.13, and 2929.18.



Am. Sub. H.B. 293

Reps. Gerberry, Lucas, Ford, Garcia, Batchelder, Lewis, Vesper, Sawyer, Logan, Ogg, Colonna, Verich, Mason

Sens. Hagan, Blessing, B. Johnson, Gardner, Finan, Kearns, Latell

Effective date: Emergency, March 17, 1998

Imposes restrictions on the operation of correctional facilities to house out-of-state prisoners in Ohio; provides comprehensive criteria that must be satisfied for the establishment and operation in Ohio of privately operated correctional facilities that house out-of-state prisoners; generally applies those criteria to privately operated correctional facilities in Ohio that house out-of-state prisoners and are operated under a preexisting contract; and adopts provisions related to the operation of correctional facilities that house out-of-state prisoners in Ohio that pertain to the handling of escapes from or disturbances at the facilities, the investigation and prosecution of offenses related to the facilities, the payment of certain related costs, a qualified immunity for uninvolved government entities and personnel, the removal from Ohio of out-of-state prisoners in the facilities upon the completion of their terms of detention, and sanctions for failing to comply with the applicable criteria.

Modifies the definition of "detention" that applies to the Revised Code chapter dealing with offenses against justice and public administration (Chapter 2921.), including the offenses of "escape" and "possession of a deadly weapon while under detention," to specify that it includes the following: confinement in a public or private facility for custody of persons charged with or convicted of crime, or alleged or found to be a delinquent child or unruly child, in Ohio or another state or under the laws of the United States; and hospitalization, institutionalization, or confinement in a public or private facility that is ordered by a court for a defendant in proceedings related to the defendant's competence to stand trial or to the defendant's plea of not guilty by reason of insanity.

Modifies the definition of "detention facility" that applies to numerous provisions of law, including Chapter 2921., to specify that it includes confinement in any public or private place used for the confinement of persons charged with or convicted of a crime in Ohio or another state or under federal law, or alleged or found to be a delinquent child or unruly child in Ohio or another state or under federal law.

Requires the Department of Rehabilitation and Correction to contract, pursuant to specified preexisting provisions, for the private operation and management of the initial intensive program prison for the housing of fourth degree felony state OMVI¹ offenders

¹ *Operating a vehicle while under the influence of alcohol, a drug of abuse, or both, or operating a vehicle with a prohibited concentration of alcohol in the blood, breath, or urine, in violation of Revised Code section 4511.19(A).*

that is required by preexisting law and adopts new, specialized criteria that apply relative to the private operation and use of that prison.

Requires the Department of Rehabilitation and Correction to adopt rules specifying minimum criteria and specifications that a person or entity must satisfy to apply to privately operate and manage the initial intensive program prison unless the person or entity meets the preexisting requirement of accreditation by the American Correctional Association and operation of an accredited facility.

Removes the requirement that a contractor that privately operates any state, county, or municipal correctional facility for Ohio prisoners under the preexisting provisions, as modified by the act, defend the contracting public entity or its employees in specific instances and requires instead that the contractor reimburse the involved public entity for its defense costs in those instances.

Updates certain corrections-related terminology contained in the preexisting provisions governing the private operation of a state, county, or municipal correctional facility for Ohio prisoners.

Clarifies that the preexisting law that prohibits "county correctional officers" and "municipal correctional officers" from affording prisoners with access to weight exercise equipment or to marital arts or fight training applies to all persons who work at a county- or municipal-established or affiliated correctional facility and who are employed by, or receive any compensation or benefits from, any official, officer, office, agency, board, commission, department, or other entity that is a branch of, or that is established by or serves, the county or municipal corporation, including, but not limited to, a sheriff and a chief municipal law enforcement officer.

Secs. 9.06, 9.07, 103.73, 341.34, 341.41, 753.21, 753.31, 2921.01, 2929.13, 2945.47, and 5120.033.



Sub. H.B. 302

- Reps. Myers, Tiberi, Boyd, Bateman, Ford, Padgett, Schuler, Haines, O'Brien, Thomas, Roman, Brading, Cates, Corbin, Pringle, Mottley, Vesper, Netzley, Terwilleger, Lucas, Garcia, Batchelder, Mason, Coughlin, Core, Reid, Mead, Householder, Lewis, Whalen, Miller, Sulzer, Brady, Grendell, Patton, Clancy, Winkler, Salerno, Opfer, Mottl, Weston, Buchy, Damschroder, Olman, Bender**
- Sens. Blessing, Howard, Oelslager, Hottinger, Carnes, B. Johnson, Watts, Drake, Sheerer, Gardner, Suhadolnik, Latta, Gaeth, Ray, Zaleski**

Effective date: July 29, 1998

Authorizes a court of common pleas to issue a civil protection order upon the filing of a petition that states that a person named in the petition (the respondent) engaged in menacing by stalking against the person to be protected by the order, whether or not criminal charges have been filed against the respondent, and upon making certain findings.

Establishes a procedure for the issuance of that new type of civil protection order that generally parallels the procedure for the issuance of domestic violence-related civil protection orders by a domestic relations court.

Establishes a procedure for the registration of that new type of civil protection order in a county other than the county in which the issuing court is located.

Includes a prohibition against violating that new type of civil protection order in the prohibitions contained in the preexisting offense of "violating a protection order."

Renames "anti-stalking protection orders" issued in relation to criminal stalking-related charges as "orders issued under section 2903.213 of the Revised Code," and conforms the provisions that authorize and govern the issuance of those orders to changes made by Am. Sub. S.B. 1 of the 122nd General Assembly in the parallel preexisting provisions that authorize the issuance of domestic violence-related criminal temporary protection orders.

Secs. 737.11, 1901.18, 1901.19, 1907.18, 2903.213, 2903.214, 2919.27, 2919.271, and 2937.23.



Am. Sub. H.B. 382

Reps. Ogg, Opfer, Pringle, Sulzer, Tavares, Van Vyven, Garcia, Sutton, Ford, Myers, Mason, Lucas, Carey, Brady, Mottl, Householder, Grendell, Weston, Patton, O'Brien, Winkler, Terwilleger, Brading, Olman, Salerno, Padgett, Roberts, Roman, Colonna, Bender, Vesper, Netzley, Buchy, Lewis, Cates, Britton, Jones, Verich

Sens. Herington, Hagan, Nein, Watts, Shoemaker, DiDonato, Latta, White, Schafrath, B. Johnson, Espy, Oelslager, Latell, Gardner, Carnes, Cupp, Horn, Mumper

Effective date: July 22, 1998

Increases the penalty for the offense of inducing panic, based on the initiation or circulation of a false report or warning of an alleged or impending fire, explosion, crime, or other catastrophe, when the public place involved in the offense is a school.

Permits school districts that close or evacuate a school building as a result of a bomb threat or other report of an alleged or impending explosion to make up the time the school was closed, for purposes of compliance with laws specifying the number of days schools must be open and the number of hours in a school day, in one-half-hour increments added to other school days.

Secs. 2917.31 and 3313.482.



Am. H.B. 421

Reps. Luebbers, Batchelder, Vesper, Padgett, Whalen, Gardner, Buchy, Maier, Weston, Tiberi, Harris, Roman, Clancy, Winkler, Krupinski, Logan, Colonna, Bateman, Netzley, Kasputis, Van Vyven, Ogg, Sulzer, Brading, Schuler, Wachtmann, Verich, James, Jerse, Grendell, Jordan, Krebs, Hottinger, Cates, Amstutz, Carey, Fox, Coughlin, Callender, Haines, Hood, Wise, Core, Metzger, Taylor, Young, Williams, Householder, Mottley, Myers, Hodges, Schuck, Schuring, O'Brien, Mason, Johnson, Jacobson, Thomas, Thompson

Sens. Blessing, Cupp, Latta, Howard, B. Johnson, Schafrath, Carnes, Gaeth, Suhadolnik

Effective date: May 6, 1998

Provides that an abortion may be performed or induced only if at least 24 hours prior to the abortion a physician meets with the woman in person, in an individual, private

setting, provides her with certain medical information, and gives her an adequate opportunity to ask questions about the abortion.

Provides that the meeting need not occur at the facility where the abortion will be performed or induced and that the physician meeting with the woman need not be affiliated with the facility or with the physician scheduled to perform or induce the abortion.

Prohibits knowingly performing or inducing an abortion on a pregnant minor unless one of the following is the case:

(1) The attending physician has secured the informed written consent of the minor and one parent, guardian, or custodian of the minor.

(2) The minor is emancipated and the attending physician has received her written consent.

(3) The court authorizes the minor pursuant to a procedure specified in the act to consent to the abortion and the attending physician receives her written consent.

(4) A court pursuant to a procedure specified in the act consents to the abortion and the minor is having the abortion willingly.

Specifies that the above consent procedure, whenever its operation is not enjoined, applies in lieu of the requirement that no person perform or induce an abortion on an unemancipated minor unless one of the following is the case:

(1) At least 24 hours' notice has been given to one of the minor's parents, her guardian, or her custodian.

(2) One of the minor's parents or her guardian or custodian has given consent to the abortion.

(3) A juvenile court authorizes the minor to consent to the abortion without notification of one of her parents, her guardian, or her custodian.

(4) A juvenile court or court of appeals constructively authorizes the minor to consent to the abortion without notification of one of her parents, her guardian, or her custodian.

Contains a statement of legislative intent.

Secs. 149.43, 2317.56, 2919.121, and 2919.122.



Sub. H.B. 429

Reps. Ogg, Jacobson, Jones, Lewis, Miller, Van Vyven, Garcia, Prentiss, Opfer, Sykes, Logan, Hartley, Tavares, Britton, Boyd, Pringle, Lucas, Ford, Roman, Jolivette, Sulzer, Verich, Brady, Patton, Roberts, Carey, Householder, Mottley, Reid, Grendell, Mason, Allen, Padgett, Brading, Terwilleger, Bender, Wilson, Thomas, Salerno, Buchy

Sens. Shoemaker, Latell, Blessing, Howard, Gaeth, Cupp

Effective date: September 30, 1998

Defines "cemetery" for purposes of the offenses of vandalism and desecration as any place of burial, including burial sites that contain American Indian burial objects placed with or containing American Indian human remains.

Under the offense of vandalism, in the prohibition that pertains to causing serious physical harm to property that is used to protect, enclose, or ornament a "place of burial" or to a "place of burial," changes the term "place of burial" to "cemetery," and in the prohibition that pertains to causing harm to property used in a profession, business, trade, or occupation, specifies that "physical harm" instead of "serious physical harm" is needed to violate the prohibition.

Makes the offense of desecration applicable to cemeteries.

Secs. 2909.05 and 2927.11.



Am. Sub. H.B. 526

Reps. Clancy, Tiberi, Coughlin, Padgett, Cates, Garcia, Colonna, Van Vyven, Lewis, Thomas, Roman, Weston, Netzley, O'Brien, Taylor, Jones, Pringle, Boyd, Lucas, Ford, Callender, Myers, Willamowski, Mason, Winkler, Terwilleger, Bateman, Reid, Grendell, Salerno, Brading, Core, Householder, Johnson, Gardner, Opfer, Damschroder, Bender, Jolivette, Mottl, Patton, Vesper, Harris, Olman

Sens. Blessing, Latta, Howard

Effective date: September 1, 1998; Sections 4 and 5 of this act effective January 1, 1999

Expands the offenses in relation to which a DNA specimen must be taken from a criminal offender, in specified circumstances, to include a conviction of or plea of guilty to a violation of law that arose out of the same facts and circumstances and same act as did a charge against the person of (1) aggravated murder, murder, kidnapping, or aggravated burglary that previously was dismissed or amended, or (2) rape, sexual battery, corruption of a minor, gross sexual imposition, or the former offense of felonious sexual penetration that previously was amended.

Expands the offenses in relation to which a DNA specimen must be taken from a delinquent child, in specified circumstances, to include an adjudication as a delinquent child for a violation of law that arose out of the same facts and circumstances and same act as did a charge against the child that would be (1) aggravated murder, murder, kidnapping, or aggravated burglary if committed by an adult and that previously was dismissed or amended, or (2) rape, sexual battery, corruption of a minor, gross sexual imposition, or the former offense of felonious sexual penetration if committed by an adult and that previously was amended.

Clarifies, conforms, or revises certain provisions of the Juvenile Court Law or Department of Youth Services Law that were enacted in or affected by Am. Sub. H.B. 1 of the 122nd General Assembly and that pertain to the following: information provided to the Department of Youth Services (DYS) by a juvenile court that commits a delinquent child to DHS; the renaming of "standard predisposition investigation reports" as "standard disposition investigation reports"; the discharge of a child, pursuant to a judicial release, from DHS's custody and the fine for granting a judicial release or early release; the actual release date and finding of a suitable placement for a child granted an early release; the application of certain DHS revocation, apprehension, and arrest provisions to children granted an early release; the renaming of a "specialized supervised release revocation program" as a "revocation program"; the inclusion as "public safety beds" of certain delinquent children who have been diverted from care and custody in an institution and placed in a community corrections facility, who are in a community corrections facility under other specified circumstances, or who under specified circumstances are returned to the Department for a violation of a judicial release or early release; a definition of DHS "managing officers"; the reinstatement to the classified service of a person who is appointed as a managing officer from within the classified service; DHS's termination of its legal custody of a child; an erroneous reference to a nonexistent power of arrest of DHS's Release Authority; the conduct of periodic case reviews by the Release Authority and the provision of prior notice to certain persons or entities of release reviews, release hearings, or discharge reviews; the resolution of differences between the Release Authority and a juvenile court as to the terms and conditions of a supervised release plan; a change of residence by a child on supervised release from DHS; the Release Authority's modification of the terms and conditions of a supervised release; a request for a discharge review by a child on supervised release; applications for orders of apprehension for a

child on supervised release; and notification to the Release Authority, or the appropriate DYS regional office, when a child on supervised release is arrested or served with a summons, order of apprehension, or warrant.

Reestablishes the authority of a juvenile court judge to place a public safety bed delinquent child in a community corrections facility.

Secs. 2151.315, 2151.355, 2151.38, 2901.07, 5139.01, 5139.02, 5139.04, 5139.05, 5139.18, 5139.36, 5139.42, 5139.50, 5139.51, 5139.52, 5139.53, and 5139.56.



Am. Sub. H.B. 565

Reps. Terwilleger, Wise, Kasputis, Buchy, Amstutz, Garcia, Reid, Padgett, Grendell, Roman, Schuler, Colonna, Verich, Logan, Schuring, Perz, Vesper, Carey, Allen, Willamowski, Householder, Taylor, Ogg, Mason, Core, Brading, Tavares, Healy

Sens. Oelslager, Latta, Gardner

Effective date: March 30, 1999

Enacts the offense of "telecommunications fraud" that prohibits a person, having devised a scheme to defraud, from knowingly disseminating, transmitting, or causing to be disseminated or transmitted by means of wire, radio, satellite, telecommunication, telecommunications device, or telecommunications service any writing, data, sign, signal, picture, sound, or image with purpose to execute or otherwise further the scheme to defraud.

Enacts the offense of "unlawful use of a telecommunications device" that (1) prohibits a person from knowingly manufacturing, possessing, delivering, offering to deliver, or advertising a counterfeit telecommunications device with purpose to use it criminally and (2) prohibits a person from knowingly doing any of those things with purpose (a) to use a counterfeit telecommunications device, (b) to allow another person to use it, (c), knowing or having reason to know that another person may use it, (i) to obtain or attempt to obtain telecommunications service or information service with purpose to avoid a lawful charge or (ii) to conceal the existence, place of origin, or destination of a telecommunications service or information service.

Expands the offense of "unauthorized use of computer property" to also prohibit a person from knowingly gaining access to, attempting to gain access to, or causing access to be gained to any telecommunications device, telecommunications service, or

information service without the consent of, or beyond the consent of, the owner of the device or service or other person authorized to give consent, and renames the offense "unauthorized use of computer or telecommunication property."

Restructures the penalties for the offense of "tampering with records" when data or computer software are involved in the offense or when the writing, data, computer software, or record is kept by or belongs to a local, state, or federal government entity.

Specifies that, if an offender is tried under the statute prohibiting "theft" for the commission of a series of offenses against more than one victim pursuant to a scheme or course of conduct, the value of the property or services involved is the aggregate value of all property and services involved in the series of offenses.

Renames the offense of "telephone harassment" as "telecommunications harassment," rephrases the offense to include harassment, abuse, and threats by any form of telecommunication, eliminates annoyance as one of the types of purposes associated with the offense, replaces a reference to "conversation during the telephone call" with a reference to "actual communication between the caller and a recipient," and provides an immunity from civil and criminal liability relative to certain persons and conduct involved in an investigation of the offense or a related Public Utilities Law offense.

Provides that a person who, by means of a computer, computer system, computer network, telecommunication, telecommunications device, telecommunications service, or information service, causes or knowingly permits any writing, data, image, or other telecommunication to be disseminated or transmitted into Ohio in violation of Ohio law is subject to criminal prosecution in Ohio.

Specifies that an offense that involves a computer, computer system, computer network, telecommunication, telecommunications device, telecommunications service, or information service may be tried, in addition to other previously authorized jurisdictions, in any jurisdiction from which or into which any writing, data, or image is disseminated or transmitted by means of a computer, computer system, computer network, telecommunication, telecommunications device, telecommunications service, or information service.

Enacts several new definitions related to the act's provisions, amends the definition of "data" for purposes of the Theft and Fraud Law and certain other statutes, expands the definitions of "property" and "contraband" for purposes of the entire Revised Code, and enacts or modifies certain other definitional-related provisions.

In the law governing the issuance and use of pen register and trap and trace device orders, authorizes investigative officers, in addition to law enforcement officers, to apply

for and use the orders and limits the types of court of common pleas judges who may issue the orders.

In the law governing the issuance and use of trap and trace device orders, authorizes the judge who issues that type of order to include a requirement that the appropriate provider of wire or electronic communication service install and operate the device, requires a provider who is identified in that type of requirement to install and operate the device in accordance with the order, and modifies the definition of "trap and trace device" to mean a device that captures the incoming electronic or other impulses that identify the originating number of an instrument or device from which a wire or electronic communication was transmitted but that does not intercept the contents of the wire or electronic communication.

Expands the categories of offenders who must register under the Sex Offender Registration and Notification (SORN) Law to also include offenders: (1) who are convicted of a sexually oriented offense in another state or in a federal court, military court, or Indian tribal court, regardless of when the offense was committed, who, on or after July 1, 1997, move to and reside in Ohio or are temporarily domiciled in Ohio for more than seven days, and who, at that time, have a duty to register as a sex offender under the law of the other jurisdiction as a result of the conviction, or (2) who are convicted of a offense in another state or in a federal court, military court, or Indian tribal court, regardless of when the sexually oriented offense was committed, who, on or after July 1, 1997, are released from imprisonment or confinement for that offense, and who, on or after that date, move to and reside in Ohio or temporarily are domiciled in Ohio for more than seven days.

Specifies that, if an offender is included within either of the two new registration categories, the offender's duty to comply with the SORN Law's registration, change of address, and address verification requirements commences on March 30, 1999 (the act's effective date) or on the date the offender begins to reside or becomes temporarily domiciled in Ohio, whichever is later.

Modifies the SORN Law provisions that require and govern the periodic verification of an offender's current residence address, by replacing a reference to a *conscious* notice with a reference to a *conspicuous* notice.

Tolls the duty of an offender to register under the SORN Law for any period of time during which the offender is returned to confinement for any reason or imprisoned for an offense, when the confinement or imprisonment occurs subsequent to the commencement of the offender's duty to comply with the SORN Law's registration, changes of address, and address verification requirements.

Provides a procedure under which a sheriff must award an offender who has a duty to register under the SORN Law because of a conviction of a sexually oriented offense in another jurisdiction with credit against the SORN Law's duty to register for the time that the offender registered under the law of the other jurisdiction.

Expands the ways in which a person who is convicted of a sexually oriented offense is classified as a sexual predator for purposes of the SORN Law to also include a person who is convicted of a sexually oriented offense in another state or in a federal court, a military court, or an Indian tribal court, who, as a result of that conviction, is required under the law of the other jurisdiction to register as a sex offender until the person's death and to verify the person's address on at least a quarterly basis each year, and permits an offender so classified to challenge the classification in court.

Expands the provisions that require a determination of whether a person who was convicted of a sexually oriented offense prior to July 1, 1997, who was not sentenced for the offense on or after that date, and who, on or after that date, is going to be released from imprisonment in a state correctional institution, is a sexual predator for purposes of the SORN Law to also require a determination of whether the person is a habitual sex offender for purposes of the SORN Law, and provides procedures for making that determination.

Extends the SORN Law's victim notification and community notification provisions to also apply to a person who is convicted of a sexually oriented offense and who, under the act's new provisions for determining whether a person convicted of a sexually oriented offense is a habitual sex offender, is determined to be a habitual sex offender and is subjected to the SORN Law's victim notification and community notification provisions.

Modifies the SORN Law's community notification provisions so that (1) a sheriff with whom an offender verifies the offender's current residence address under the SORN Law may provide a written notice to the specified community notification recipients and (2) if a sheriff provides that type of notice to the sheriff of any other county, the recipient sheriff may provide community notifications to the specified community notification recipients.

Expands the information that the Department of Rehabilitation and Correction must provide to the Bureau of Criminal Identification and Investigation regarding an offender who is convicted of a sexually oriented offense and who is being released from imprisonment (i.e., information to be included in the State Registry of Sex Offenders) to also include information as to whether the offender was treated for a mental abnormality or personality disorder while under the Department's custody and control.

Expands the SORN Law's definition of "sexually oriented offense" to also include a violation under the law applicable in an Indian tribal court that is or was substantially equivalent to any of the specifically identified current Ohio offenses that constitute a sexually oriented offense, or any attempt to commit, conspiracy to commit, or complicity in committing any violation of that nature.

Expands the SORN Law's definition of "adjudicated as being a sexual predator" to also generally include a person to whom all of the following apply: (1) regardless of when the offense was committed, the person was convicted of a sexually oriented offense in another state or in a federal court, military court, or Indian tribal court, (2) as a result of that conviction, the offender is required, under the law of the other jurisdiction, to register as a sex offender until the offender's death and to verify the offender's address on at least a quarterly basis each year, and (3) on or after July 1, 1997, the offender moves to and resides in Ohio or is temporarily domiciled in Ohio for more than seven days.

Secs. 2901.01, 2901.11, 2901.12, 2913.01, 2913.04, 2913.05, 2913.06, 2913.42, 2913.61, 2917.21, 2923.31, 2933.51, 2933.76, 2933.77, 2950.01, 2950.04, 2950.06, 2950.07, 2950.09, 2950.10, 2950.11, and 2950.14.



H.B. 596

Reps. James, Miller, Jones, Netzley, Tiberi, Opfer, Prentiss, Tavares, Jerse, Batchelder, Mottley, Lucas, Pringle, Boyd, Sutton, Buchy, Allen, Boggs, Ogg, Householder, Whalen, Roberts, Terwilleger, Myers, Mead, Mallory, Weston, Cates, Grendell, Britton, Patton, Logan, Jolivette, Wachtmann, Mottl, Bender, Sulzer, Healy, Ford, Verich, Wilson, Krupinski, Sykes, Gerberry, Beatty, Brady, Metelsky, Hartley, Roman, Corbin, Salerno

Sens. J. Johnson, Herington, Blessing, Oelslager, Howard, Watts, White, B. Johnson, Shoemaker

Effective date: March 9, 1999

Authorizes a metropolitan housing authority (MHA) to enter into an agreement with a county, municipal corporation, or township in whose jurisdiction the MHA is located that permits MHA police officers to exercise full arrest powers, perform any police function, exercise any police power, or render any police service within specified areas of the county, municipal corporation, or township to preserve the peace and enforce all state laws, municipal ordinances, or township regulations.

Sec. 3735.31.



Sub. S.B. 107

Sens. Blessing, B. Johnson, Latta, Oelslager

Reps. Myers, Callender, Willamowski, Garcia

Effective date: July 29, 1998

With respect to a motion to vacate a sentence of death on the basis that the offender was less than 18 years of age at the time of the commission of the aggravated murder, requires a court to hold a hearing on the motion only if the court finds, based on the motion and supporting information submitted by the offender, any information submitted by the prosecuting attorney, and the record in the case, that probable cause exists to believe that the offender was not 18 years of age or older at the time of the commission of the aggravated murder, and authorizes the court to vacate the sentence of death if the offender did not present evidence at trial that the offender was not 18 years of age or older at the time of the commission of the aggravated murder and if the offender shows by a preponderance of the evidence that the offender was less than 18 years of age at the time of the aggravated murder.

Enacts new procedures to govern an inquiry concerning a convict who has been sentenced to death and who appears to be insane, including procedures for the potential examination of the convict by a psychiatrist or psychologist, procedures for the potential suspension of execution of the sentence and treatment of the convict, and procedures for executing sentence at a previously appointed time or setting a new time for execution of sentence if the convict is not found to be insane.

Enacts similar procedures to govern an inquiry concerning a convict who has been sentenced to death and who appears to be pregnant.

Secs. 2929.02, 2929.05, 2929.06, 2949.28, 2949.29, 2949.30, 2949.31, and 2949.32.



Am. Sub. S.B. 140

Sens. Latta, Latell, Herington, Blessing, Cupp, Howard, McLin, Gardner

Reps. Willamowski, Garcia, Taylor, Mason, Haines, Grendell, Schuler, Reid, Brading, Oلمان, Harris, Perz, Corbin, Roman, Opfer, Krupinski, Wilson, Vesper, O'Brien, Metzger, Prentiss, Colonna, Sulzer, Verich, Householder

Effective date: May 21, 1998

Requires the Superintendent of the Bureau of Criminal Identification and Investigation (BCII) to establish procedures for the creation and operation of the "unidentified person database" and expands the definition of the database to include fingerprint and photograph records of unidentified human corpses, human remains, or living individuals.

Requires coroners to submit DNA specimens, fingerprints, and photographs of unidentified dead bodies to BCII for inclusion in the unidentified person database.

Authorizes the Superintendent of BCII to establish and maintain a "relatives of missing persons database" and, in the Superintendent's discretion, to compare that database with the unidentified person database to aid in establishing the identity of unknown human corpses, human remains, and living individuals.

Specifies procedures for BCII to follow in collecting DNA specimens from persons related by consanguinity of the first degree to a missing person.

Requires BCII to notify the coroner or law enforcement agency that submitted an unidentified person's DNA specimen if the person's DNA record is matched to another DNA record in the unidentified person database and, if possible, of the identity of the unidentified person.

Secs. 109.573 and 313.08.



Am. Sub. S.B. 164

Sens. Blessing, Latta

Reps. Garcia, Myers, Taylor, Bender, Carey, Weston, Metelsky, Vesper, Mottl, Gardner, Jolivette, Willamowski, Colonna

Effective date: Emergency, January 15, 1998

In certain laws that require certain law enforcement agencies and prosecuting attorneys that seize and obtain the forfeiture of, dispose of, or obtain the proceeds of the sale of, specified types of property in a specified manner and that require each law

enforcement agency that receives any fine imposed for a violation of the existing Drug Abuse Law or under the Felony Drug Abuse Offense Forfeiture Law to make cumulative annual reports to the Attorney General, replaces a provision that requires the Attorney General to send copies of each report so received to the office of the President of the Senate and the office of the Speaker of the House of Representatives with a provision that requires the Attorney General to send a written notification to the President and Speaker that (1) indicates that the Attorney General has received the cumulative annual reports from the agencies or prosecuting attorneys and identifies the law under which they were received, (2) indicates that the cumulative annual reports are open for inspection under the Public Records Law, and (3) indicates that the Attorney General will provide a copy of any or all of the reports to the President or Speaker upon request.

Repeals a requirement that the Attorney General make a yearly report to the Governor of the moneys the Attorney General received on behalf of the state and the business of the Attorney General's office, and of the statistics of crime returned to the Attorney General by the prosecuting attorneys of the several counties.

Repeals provisions that required certain farm laborers' associations to make an annual report to the Attorney General regarding the particular association's condition and affairs, that authorized the Attorney General to seek forfeiture of the charter of any such association that willfully neglected to make the annual report, and that required the Attorney General to annually report to the General Assembly regarding the number and condition of associations of this type.

Repeals a provision that required the Attorney General to prepare and prescribe a uniform system of books, records, entries, blanks, and forms to be used by public officers required to perform duties under the Registration of Land Titles Law and to particularly prescribe convenient general forms of applications to register, forms of decrees of registration and certificates of title, and general forms of memorials and notations to be used by the county recorder under that Law.

Eliminates the waiver, enacted in Sub. H.B. 444 of the 122nd General Assembly, that authorized persons who wish to be candidates in 1998 for two new Lorain County Court of Common Pleas judgeships to file nominating petitions and statements of candidacy by August 20, 1998, and instead requires them to comply with the existing filing provisions of the Elections Law, which require them to file declarations of candidacy and nominating petitions for the May 1998 primary election.

Secs. 109.21, 1727.04, 2923.32, 2923.35, 2925.03, 2933.41, 2933.43, 2933.74, and 5309.97.



Sub. S.B. 193

Sens. Suhadolnik, Watts, White, Gaeth, Schafrath, Carnes, Gardner, Zaleski, Sweeney, Cupp, Latell, Blessing, Latta, B. Johnson, Howard, Oelslager, Ray

Reps. Goodman, Garcia, Taylor, Myers, Willamowski, Callender, Lucas, Coughlin, Reid, Thomas, Terwilleger, Roman, Ogg, O'Brien, Metelsky, Pringle, Mottl, Householder, Winkler, Haines, Olman, Harris, Metzger, Maier, Weston, Boggs, Brady, Hartnett, Clancy, Evans, Vesper, Damschroder, Salerno

Effective date: Emergency, December 29, 1998

Expands the offense of aggravated murder to also prohibit: (1) a person who is under detention as a result of being found guilty of or pleading guilty to a felony or who breaks that detention from purposely causing the death of another, and (2) a person from purposely causing the death of an R.C. 2911.01-defined law enforcement officer whom the offender knows or has reasonable cause to know is a law enforcement officer when the victim is engaged in the victim's duties at the time of the offense or it is the offender's specific purpose to kill a law enforcement officer.

Changes the preexisting capital punishment aggravating circumstance that was based upon committing aggravated murder while a prisoner in a detention facility so that it instead is based upon committing aggravated murder while under specified types of detention or while at large after having broken that type of detention.

Expands the provisions that allow the Governor to appoint the Lieutenant Governor to certain types of positions to also allow the Governor to appoint the Lieutenant Governor as Director of the Office of Criminal Justice Services.

If the Governor appoints the Lieutenant Governor as Director of the Office of Criminal Justice Services, gives the Lieutenant Governor the option of accepting the Director's salary while serving as Director in lieu of the Lieutenant Governor's salary.

Secs. 108.05, 141.011, 2903.01, and 2929.04.



Sub. S.B. 215

Sens. Sheerer, Shoemaker, Latell, Blessing, Howard, Herington, Gaeth, Kearns, Watts, DiDonato, B. Johnson, Oelslager, Carnes, McLin, Drake, Latta, Suhadolnik, Mumper, Hagan, J. Johnson, Schafrath

Reps. Callender, Lucas, Jones, Taylor, Garcia, Willamowski, Goodman, Womer Benjamin, Sutton, Jerse, Allen, Roberts, Sulzer, Logan, Opfer, Mottl, Bender, Hartnett, Mottley, Mead, Reid, Roman, Pringle, Boyd, Thomas, Johnson, Brady, O'Brien, Perz, Patton, Metzger, Grendell, Krupinski, Padgett, Tavares, Salerno, Britton, Mallory

Effective date: March 30, 1999

Makes the penalty for a second or subsequent conviction of menacing by stalking a fifth degree felony, regardless of whether the offenses resulting in the convictions involved the same victim.

Makes the penalty for a second or subsequent conviction of most violations of the offense of telephone harassment a fifth degree felony, regardless of whether the offenses resulting in the convictions involved the same person, recipient, or premises.

Secs. 2903.211 and 2917.21.



EDUCATION

Sub. H.B. 147

Reps. Whalen, Sawyer, Roberts, Jones, Weston, Krupinski, Boggs, Miller, Metelsky, Sulzer, Wilson, Pringle, Logan, Prentiss, Brady, Sykes, Lucas, Lewis, Tavares, Opfer, James, Boyd, Luebbers, Beatty, Patton, Verich, Healy, Britton, Colonna, Callender, Ogg, Thomas, Garcia, Mallory

Sens. Kearns, Mumper, Gardner, Gaeth, Sheerer, B. Johnson, Drake, Howard, DiDonato, Hagan

Effective date: March 30, 1999

Authorizes state universities and colleges to permit persons age 60 or older, whose incomes are less than 200% of the federal poverty guideline, to attend classes for credit without paying tuition.

Permits state universities and colleges to charge a low-income person age 60 or older a fee for credit-awarded classes, but provides that the fee may not exceed the amount of any part-time student instructional grant already awarded the person by the institution.

Adds two new gubernatorial appointees to the Ohio Tuition Trust Authority.

Permits the Ohio Tuition Trust Authority to make mid-year adjustments in the price of tuition credits if it determines that the actuarial soundness of the Ohio Tuition Trust Fund is jeopardized without the adjustments.

Permits the Executive Director of the Ohio Tuition Trust Authority to conduct additional actuarial evaluations of the Ohio Tuition Trust Fund.

Removes the limit on compensation for the Superintendent of Public Instruction.

Renames the Information, Learning, and Technology Authority the Ohio SchoolNet Commission and renames the Office of Information, Learning, and Technology Services the Ohio SchoolNet Office.

Extends the due date for the report of the Ohio Schools Technology Implementation Task Force from January 1, 1999, to January 31, 1999.

Secs. 3301.08, 3301.80, 3334.03, 3334.07, 3334.12, and 3345.27.



Am. H.B. 189

- Reps.** Roman, Gardner, Schuck, Hodges, Tiberi, Harris, Corbin, Van Vyven, Jordan, Reid, Grendell, Padgett, Taylor, Jerse, Hood, Haines, Hottinger, Terwilleger, Batchelder, Wise, Brading, Weston, Colonna, Schuring, Williams, Britton, Fox, Callender, Womer Benjamin, Winkler, Olman, Stapleton, Garcia, Young, Carey, Clancy, Coughlin, Schuler, Core, Metzger, Wachtmann, Myers, Amstutz, Verich, Buchy, Vesper, O'Brien, Cates, Householder, Mason, Johnson, Salerno
- Sens.** Cupp, Drake, Oelslager, Kearns, Gaeth, Carnes, White, Howard, Blessing, Mumper, Latta, DiDonato

Effective date: March 18, 1999

Requires that venereal disease education emphasize abstinence from sexual activity as the only 100% effective protection against unwanted pregnancy and transmission of the AIDS virus and other sexually transmitted diseases.

Requires the State Board of Education to require course materials and instruction in venereal disease education to cover certain topics pertaining to abstinence and sexual activity outside of marriage.

Prohibits the Superintendent of Public Instruction from waiving the instructional requirements of the act for any school district.

Sec. 3313.6011.



Sub. H.B. 562

- Reps.** Damschroder, Terwilleger, Taylor, Garcia, Mottley, Amstutz, Opfer, Schuler, Grendell, Lewis, Johnson, Tiberi

Effective date: September 30, 1998

Eliminates references to the duties and authority of the Ohio Student Aid Commission from the Revised Code.

Secs. 111.15, 131.15, 135.18, 135.181, 3333.25, 3345.32, 3351.05, 3351.06, 3351.07, 3351.071, 3351.08, 3351.09, 3351.10, 3351.11, 3351.12, 3351.13, 3351.131, 3365.08, 3366.01, and 4501.02.



Am. Sub. H.B. 650

Reps. Johnson, Sykes, Stapleton, Damschroder, Perz, Mottley, Mead, Womer Benjamin, O'Brien, Core, Boyd, Roberts, Prentiss, Mallory, Verich, Tavares, Wilson, Metelsky, Opfer, Sawyer, Thomas, Miller, Corbin, Harris, Brading, Amstutz, Jones, Colonna, Salerno

Sens. Cupp, Kearns, Carnes, Oelslager, Ray, Mumper, Blessing, B. Johnson, Howard, White, Gardner, Gaeth, Finan

Effective date: Codified sections effective July 1, 1998; uncodified sections effective February 13, 1998; one uncodified section ineffective because contingency (on which its taking effect depended) failed; contains item veto

BASE COST OF EDUCATION

Base-cost methodology

Outlines the methodology for determining the base cost of an education for fiscal year 1999 through fiscal year 2004.

Declares \$4,063 to be the base cost of an education per pupil for fiscal year 1999 and increases the base cost by 2.8% in each of the next five fiscal years for purposes of inflation.

Requires the Speaker of the House and the Senate President, in July of 2001 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.

New base-cost formula

Phases the base cost into the funding plan by establishing interim formula amounts of \$3,851 (fiscal year 1999), \$4,038 (fiscal year 2000), and \$4,226 (fiscal year 2001) before reaching the calculated, inflation-adjusted base cost of \$4,414 in fiscal year 2002.

Includes in the tabulation of school districts' ADM students receiving vocational or special education to reflect the elimination of unit funding for vocational and special

education and its replacement with a system that counts each student receiving special education or vocational education as a regular student (instead of in a unit).

Eliminates the inclusion of urban district kindergarten students in ADM as whole (or three-quarters) students, switching funding for all-day kindergarten to the Disadvantaged Pupil Impact Aid (DPIA) program.

Phases out, by fiscal year 2000, the upward adjustment of property valuation for districts whose residents have above-average income, and freezes at one-fifth the amount of valuation adjusted downward for districts whose residents have below-average income.

Accelerates the expansion in the variance in the cost-of-doing-business factors between the highest and lowest cost counties, completing the phase-in by fiscal year 2004 instead of fiscal year 2010.

New subsidy for districts with less revenue than charge-off

Establishes a new state subsidy for school districts that receive funds under the base-cost formula and have an effective tax rate for operating purposes of less than the 23-mill charge-off attributed to the district under the formula.

Equalization of two additional mills for low-wealth districts

Phases in a new state subsidy for school districts that have effective tax rates for operations above the 23-mill formula charge-off and below-average property valuation per pupil, ensuring that those school districts receive revenue equal to the state average yield on two mills (or the difference between the district's effective operating tax rate and 23 mills, if the effective operating tax rate is less than 25 mills).

Equity aid phase-out

Phases out equity aid over the same three fiscal years that the base cost is phased into the formula, reducing in each of fiscal years 1999, 2000, and 2001 the number of eligible school districts and the number of mills to be equalized.

ADDITIONAL STATE FUNDING FOR SPECIAL NEEDS

Special education in school districts

Eliminates special education unit funding for city, local, and exempted village school districts, except for classroom and related services units for handicapped preschool children.

Provides school districts, in addition to the base cost of educating a student, and in lieu of unit funding for special education and related services, a separate calculation of the excess costs of providing special education and related services.

Establishes the excess costs necessary to provide special education to students with certain handicaps as "multiples" of the base-cost formula amount.

Establishes multiples of 0.22 times the formula amount for the first category of handicapped students (identified as specific learning disabled, other health handicapped, or developmentally handicapped), and 3.01 for the second category of handicapped students (identified as hearing handicapped, orthopedically handicapped, vision impaired, multihandicapped, and severe behavior handicapped).

Establishes a third category of handicapped students (identified as students having autism, traumatic brain injuries, or both visual and hearing disabilities) with the same 3.01 multiple as students in the second category, and provides an additional state share toward expenses exceeding \$25,000 to provide services to those students.

Establishes the state's share of the excess costs of special education as roughly the percentage of the total basic education costs for the district (ADM multiplied by the formula amount multiplied by the cost-of-doing-business factor) paid by the state under the base-cost formula.

Specifies that the average district spends about one-eighth of its total special education budget on related services (special education supervisors and coordinators; speech and hearing services; adaptive physical development services; occupational or physical therapy; and child study) and requires each district to spend in a fiscal year at least the lesser of (1) the amount it spent for related services in the previous fiscal year, or (2) one-eighth of the calculated state and local share of the district's total excess special education costs.

Requires the State Board of Education to submit to each school district, with each monthly distribution to school districts, a detailed statement indicating the amount of the distribution calculated as basic aid that is attributable to the district's special education students and the amount of the distribution computed as excess special education costs.

Additional special education subsidy

Establishes a new state subsidy to pay school districts the difference if the computed local share for special education excess costs and related services exceeds the amount of local funds available after deducting the charge-off under the base-cost formula.

Special education in educational service centers

Eliminates special education unit funding for educational service centers, except for classroom and related services units for handicapped preschool children.

Requires that students who were served in state-funded special education classroom units or related services units in fiscal year 1998 by an educational service center receive those services from that service center in fiscal year 1999 under a contract with the school district, unless the service center and district mutually agree the best interests of students are better served in another manner.

Directs the Department of Education to resolve by March 31, 1998, any disagreements between a service center and a school district over what manner of special education program or services is in the best interests of students or the amount of payment for the services.

Vocational education in school districts

Eliminates vocational education unit funding for city, local, and exempted village school districts and educational service centers, instead including vocational students who do not attend a joint vocational school in the base-cost formula payment.

Gifted education

Requires gifted education to be funded in fiscal year 1999 through approved units on the basis of standards and rules adopted by the State Board of Education, and increases the supplemental unit allowance payments for such units in that fiscal year.

Ends unit funding for gifted education beginning in fiscal year 2000, and requires it to be funded using the following formula: 10% of the district's formula ADM times 10% of the formula amount.

Requires each school district to have on file with the state Superintendent of Public Instruction a plan for its utilization of gifted education funds and its method of selecting gifted students.

Requires the General Assembly to begin, prior to October 1, 1998, a review and revision of the funding formula for gifted education services.

Remaining unit funding

Retains unit funding for (1) preschool special education in school districts and educational service centers, (2) vocational and special education in joint vocational school districts, and (3) vocational and special education programs provided by county mental

retardation and developmental disabilities (MR/DD) boards and institutions operated by the Departments of Mental Health, Mental Retardation and Developmental Disabilities, Rehabilitation and Correction, and Youth Services.

Retains the formula for equalizing vocational education funding among joint vocational school districts.

Increases the fiscal year 1999 supplemental unit allowances paid for all remaining types of units.

Transportation

Establishes a new method of funding student transportation, using a statistical model that determines the most efficient transportation use cost per transported student for each district based on a statewide analysis of each district's average number of students transported per linear mile.

Phases in, over a five-year period, a requirement that in each fiscal year each district must receive a transportation payment equal to 60% of its average number of transported students times the district's most efficient transportation use cost per student.

Guarantees in fiscal year 1999 only that a district will receive transportation payments at least equal to the amount received under the former transportation subsidy in fiscal year 1998.

Requires the Department of Education biennially to update the most efficient transportation use cost per transported student for each district and notify the Office of Budget and Management of such update by September of each even-numbered year.

Requires the state Superintendent of Public Instruction, after receiving proposals from educational service centers, to approve an urban and a rural location for a pupil transportation pilot project to demonstrate innovative, efficient, and cost-reducing cooperative methods of transporting pupils on a countywide basis.

DPIA

Revises and expands disadvantaged pupil impact aid (DPIA), basing DPIA payments on a school district's "DPIA index," which measures the district's proportion of school-aged children receiving public assistance relative to the statewide proportion of such children.

Guarantees each year that each school district will receive DPIA in an amount at least equal to its aggregate fiscal year 1998 DPIA payment.

Grants DPIA payments for all-day kindergarten costs to school districts with DPIA indexes of 1.00 or more (meaning their proportion of children receiving public assistance equals or exceeds the statewide proportion of such children) or with a three-year average ADM of at least 17,500.

Conditions the fiscal year 1999 payment of DPIA for all-day kindergarten costs to a district with a three-year average ADM of 17,500 or more and a DPIA index of less than 1.00 on the Department of Education's certification that sufficient funds are available to make all other DPIA payments.

Grants additional DPIA payments to school districts with indexes greater than 0.60 using a sliding scale of the amount of money they would need to hire additional teachers to reduce class sizes in kindergarten through third grade.

Grants supplemental DPIA payments to districts with indexes of 0.35 or more, which may be used for safety and security measures or for remediation programs for students who have failed any of the statewide proficiency tests or are in danger of failing any of them.

Requires districts with DPIA indexes of 1.00 or more to use all DPIA remaining after paying for all-day kindergarten, and any safety and security measures or proficiency test remediation programs they elect to implement (up to a per pupil limit), for the "third grade guarantee," which consists of increasing instructional attention given each pupil in kindergarten through third grade by reducing the ratio of students to instructional personnel, extending the school day, or extending the school year.

Requires districts with DPIA indexes of 1.00 or more first to ensure a ratio of instructional personnel to students of no more than 15:1 in kindergarten and first grade in all buildings where the percentage of students receiving public assistance is at or higher than the district-wide average before they spend DPIA for the third grade guarantee in any other building.

Authorizes a school district extending the school day under the third grade guarantee to use a participant of Ohio Works First who has a child enrolled in a public school in that district and who is fulfilling the work requirements of that program by volunteering or working in that public school, and specifically authorizes the use of DPIA funds to compensate the person.

Maintains the prior law for districts with DPIA indexes less than 1.00, requiring that 70% of DPIA be spent on one or more specified purposes.

GUARANTEES AND CAPS

The new guarantee

Replaces the current basic aid guarantee with a new guarantee that in any fiscal year each school district's "fundamental" state funds (essentially the state share of the base cost + special education + gifted education + DPIA + equity aid) will yield the lesser of the aggregate funds it received for such purposes in fiscal year 1998, or the per pupil amount of those funds.

Guarantees additionally, for fiscal year 1999 only, that each school district's fundamental state funds plus state transportation funds will equal at least its fiscal year 1998 fundamental state funds plus transportation funds.

For any year after fiscal year 1998, specifically guarantees districts with formula ADMs of 150 or less, the greater of their aggregate state aid for fiscal year 1997 or fiscal year 1998.

Caps

Limits each school district's increase in state funds (fundamental state aid plus transportation) in fiscal year 1999 through fiscal year 2002 to the greater of 110% of the aggregate amount of those funds paid the district in the previous fiscal year, or 106% of its per pupil funding in the previous year.

Requires each school district, in fiscal year 1999 through fiscal year 2002, to spend on the activities designated for DPIA funds at least the lesser of its actual DPIA calculation or the amount by which its state funds exceed the previous year's state funds.

SCHOOL BUILDING ASSISTANCE CHANGES

School Building Assistance program

Eliminates the exception to the requirement that a school district participating in the Classroom Facilities Assistance program submit to the voters the question of a bond issue to raise the local share of the project.

Eliminates the authority of the School Facilities Commission to require a tax levy greater than one-half mill if it determined that the tax rate set by a school district for debt service was not reasonably necessary for the retirement of the district's bonded indebtedness.

Eliminates the prohibition against a school district issuing notes or bonds without approval of the School Facilities Commission while the Commission's conditional approval of a project remains in effect.

Authorizes a school district to spend or commit to spend, before the state share is spent, a portion of its local share of the classroom facilities funds when necessary to maintain the tax-exempt status of notes or bonds.

Eliminates the requirement that the School Facilities Commission adjust construction estimates for inflation prior to entering into construction projects.

Emergency School Building Repair program

Eliminates the prohibition against emergency school building repair money being distributed to repair a building that the School Facilities Commission reasonably believes will not be needed or will be substantially replaced within the next seven years.

Eliminates a provision that generally prohibited a district that receives emergency school building repair money from receiving additional money under the program for the following five fiscal years.

Allows the Controlling Board to approve emergency school building repair disbursements in a lump sum, rather than by individual project determinations.

Requires the School Facilities Commission to adopt rules necessary to carry out its duties and responsibilities under the Emergency School Building Repair Law.

Would have established a new emergency repair program under which the School Facilities Commission would have set aside funds for districts that were not among the 292 districts receiving equity aid as of May 20, 1997, but whose valuation per pupil in fiscal year 1997 was less than \$200,000. (This provision did not take effect because a constitutional amendment imposing a sales tax did not appear on the May 1998 ballot.)

OTHER PROVISIONS

Emergency school loans--interest subsidy

Requires the Department of Education annually to calculate and pay a subsidy to every school district that during the preceding calendar year paid and was obligated to pay interest on a state-backed emergency school loan in excess of 2% simple interest.

Establishes the amount of the subsidy as the difference between the amount of interest the district paid and was obligated to pay during the year and the interest it would have been obligated to pay if the interest rate on the loan had been 2% per year.

School district "rainy day" funds

Permits a school board that would otherwise have to credit 1% of its prior year's revenue to a budget reserve fund, to credit less than that amount pursuant to rules adopted by the Auditor of State.

Separate education budget

Requires the General Assembly to enact an education budget for the 2000-2001 fiscal biennium in legislation separate from the remainder of the main operating appropriations act for that biennium.

Educational service center agreement

Allows an educational service center, based on a specified prior relationship existing for a period of at least three years, to enter into a service agreement with a city school district in spite of the fact that the school district and the service center have no territorial relationship.

Mobile unit fund

Permits money in the Auxiliary Services Mobile Unit Repair and Replacement Fund to be used to relocate, as well as repair and replace (as under preexisting law), the mobile units in which nonpublic schools provide state-funded therapeutic, remedial, and counseling services.

Coordination of enhanced high school curriculum opportunities

Requires each educational service center to conduct a study, establish priorities, and develop and implement a plan for ensuring the availability of upper level high school courses, advanced placement credit courses, and other enhanced curriculum opportunities.

Grants for alternative schools

Would have allowed the state Superintendent of Public Instruction to award planning and start-up grants for the establishment and operation of alternative schools to an educational service center or a school district representing a consortia of two or more school districts. (This provision did not take effect because a constitutional amendment imposing a sales tax did not appear on the May 1998 ballot.)

Property tax study committee

Requires the Senate President and the Speaker of the House to appoint a 12-person legislative study committee to study Ohio's property tax system and requires the

Legislative Service Commission to engage experts at a cost not to exceed \$200,000 to assist with the study.

Task force reporting deadline

Delays, from January 31 to August 1, 1998, the date by which the Ohio Schools Technology Implementation Task Force and the Teacher Professional Development Task Force must submit their reports.

LOEO reports

Requires the Legislative Office of Education Oversight to issue three reports to the General Assembly, as follows:

(1) Not later than December 31, 1999, a report recommending a new indicator to be used to distribute resources to school districts with high concentrations of poverty and low-income families to address problems related to the decrease in the number of Ohio Works First families;

(2) Not later than December 31, 2000, a report evaluating state funding of student transportation and analyzing the student transportation funding formula;

(3) Not later than December 31, 2000, a report evaluating state funding for vocational education and recommending a mechanism for funding vocational educational costs through a weighted pupil mechanism or some other type of funding mechanism.

Requires the Office to develop an evaluation mechanism for measuring the educational benefits of all-day kindergarten and reduced class size, and to issue a report to the General Assembly evaluating the success of such efforts and establishing a method to monitor whether such efforts have positive effects on students, including the effect on proficiency test scores.

Secs. 102.02, 3301.011, 3301.0714, 3301.0719, 3311.06, 3311.38, 3311.52, 3313.21, 3313.29, 3313.484, 3313.534, 3313.64, 3313.642, 3313.646, 3313.647, 3313.841, 3313.842, 3313.843, 3313.90, 3313.98, 3313.981, 3314.02, 3314.03, 3314.08, 3314.20, 3315.01, 3316.03, 3317.01, 3317.012, 3317.013, 3317.02, 3317.021, 3317.022, 3317.023, 3317.024, 3317.025, 3317.027, 3317.028, 3317.029, 3317.0210, 3317.0211, 3317.0212, 3317.0213, 3317.0214, 3317.0215, 3317.0216, 3317.03, 3317.031, 3317.032, 3317.033, 3317.05, 3317.051, 3317.052, 3317.053, 3317.06, 3317.064, 3317.08, 3317.081, 3317.082, 3317.09, 3317.10, 3317.11, 3317.16, 3317.161, 3317.17, 3317.19, 3318.04, 3318.05, 3318.051, 3318.06, 3318.08, 3318.091, 3318.10, 3318.111, 3318.12, 3318.16, 3318.17, 3318.35, 3319.02, 3319.088, 3319.17, 3319.19, 3321.05, 3323.08, 3323.091, 3323.12, 3323.13, 3323.14, 3323.141, 3323.142, 3323.16, 3327.04, 3327.05, 3365.01, 3365.04, 3365.08, and 5705.29.



Am. Sub. H.B. 770

Reps. Johnson, Sykes, Verich, Thomas, Vesper, Womer Benjamin, O'Brien, Perz, Mottley, Metzger, Core, Corbin

Sen. Mumper

Effective date: June 17, 1998; certain sections effective September 16, 1998; certain provisions effective July 1, 1998; certain provisions effective other than those dates; contains item vetoes

EDUCATION PROVISIONS

Until the legislative committee that must be appointed in 2001 to reexamine the cost of an adequate education makes its report, requires the Governor to recommend to the General Assembly each biennium appropriations of at least \$300 million per fiscal year for classroom facilities.

Requires the Department of Education to update the transportation funding formula annually rather than biennially; to utilize the most recent available data for the update; to adjust the data for current fiscal year inflation; and to exclude from the formula students not transported by school conveyance or by contractors.

Permits the Ohio School Facilities Commission conditionally to approve 12 additional school districts for school building assistance projects although state funds have not yet been appropriated for those projects, and permits those districts to submit the projects to the voters at the November 1998 election.

Requires the Department of Education to make pass-through fund transfers from school districts to educational service centers and other school districts for amounts owed under certain contracts and service agreements.

Permits school districts to receive funding for 25% of that portion of a school day that a student is enrolled in a joint vocational school.

Removes the formula for gifted funding that was to have begun in fiscal year 2000.

Makes technical and clarifying revisions to the disadvantaged pupil impact aid (DPIA) provisions enacted by Am. Sub. H.B. 650 of the 122nd General Assembly.

Delineates the relationship between a school district's DPIA funds and the state funding it actually receives under the H.B. 650 transitional funding cap. Also, specifies a phase-in for the expenditure for the law's required purposes of all calculated DPIA funds.

Requires the Department annually to calculate and report for each district the total amount of state and local funds allocated to the district for providing an adequate education, with amounts to be reported separately for handicapped and nonhandicapped students.

Revises the calculation of the minimum amount that school districts must spend on "related services" for handicapped students, and expands the definition of "related services."

Requires school districts to maintain a ratio of one speech-language pathologist per 2,000 students and one school psychologist per 2,500 students, but permits districts to seek state waivers of the ratio if they are unable to obtain the services of the required number of professionals.

Preempts future changes in the State Board of Education's requirements concerning the number of special education students per licensed or certificated professional, by requiring school districts to maintain compliance with the rules that were in effect on May 1, 1998.

Requires each district annually to document to the Department of Education that it employs the appropriate number of personnel to serve the district's handicapped students, and requires the Department to conduct annual audits of a sample of districts to ensure that handicapped children are being reported appropriately.

Encourages, and in some cases requires, collaboration among school districts, county mental retardation and developmental disabilities (MR/DD) boards, educational service centers, the State Board of Education, the Department of MR/DD, and the Department of Human Services regarding services to disabled students and regarding maximizing federal funding for services for disabled students.

Requires school boards, county MR/DD boards, and educational service centers that contract with one another to serve disabled students to notify each other, by March 1 before a new school year, of changes anticipated in the terms of the contract for the coming school year.

Establishes a formal procedure for county MR/DD boards to elect not to participate in the education of disabled students ages six through 21, which requires that notice of this election be provided by February 1 preceding the school year.

Eliminates unit funding for special education provided to school-aged children by county MR/DD boards in fiscal year 1999, fiscal year 2000, and fiscal year 2001, and replaces it with a per pupil amount calculated under the school funding formulas, with a cap on total state spending of \$40 million in fiscal year 1999, \$44 million in fiscal year 2000, and \$48.4 million in fiscal year 2001.

Clarifies that the additional state reimbursement for expenses exceeding \$25,000 in serving students with certain disabilities is not counted in calculating the basic aid guarantee or the temporary state aid cap.

Establishes the Special Education Implementation Review Committee and requires it to issue a report on the new special education funding system by December 31, 2000.

Changes the date on which the Department distributes small district supplement aid to qualifying school districts from August to an unspecified annual date.

Permits the Department to deduct such amounts as school district payments for interdistrict transfers and penalties for noncompliance with minimum standards from a district's total state aid, rather than just from its basic formula aid.

Specifies alternative sources for the revenues that school districts are required to deposit in their textbook and capital funds.

Requires any school district that receives a workers' compensation refund in 1998 to deposit the refund in its budget reserve ("rainy day") fund, unless the district already maintains the mandated balance in the fund.

Eliminates a school district's right of first refusal to consider proposals for new start-up community schools in the district under the Lucas County pilot project.

Changes the basis for calculating special education payments to community schools from the actual cost of serving each handicapped student within his or her public school district to the average cost of providing services to similarly handicapped students within the county.

Requires the state to pay community schools an additional one-half of the base cost formula amount for each all-day kindergarten student who is entitled to attend school in a district eligible for an all-day DPIA kindergarten payment, and to deduct that amount from the student's "home" school district if the district accepts an all-day kindergarten payment under DPIA.

Makes other changes in the Community School Law, including allowing the University of Toledo Board of Trustees to designate a sponsoring entity for Lucas County pilot project schools, and eliminating program audits by the state.

Modifies procedural requirements for advertising for bids and awarding contracts on state-assisted classroom facilities projects.

Requires each school district board of education to adopt a formal policy on interdistrict open enrollment.

Extends from ten to 15 years the period used to determine whether certain school building energy conservation measures to be financed through the issuance of securities are likely to pay for themselves through lower energy bills.

Eliminates the payment of 100% reimbursement to the Cleveland School District for transporting voucher students.

Extends from August 1, 1998, until January 1, 1999, the deadline for the reports of the Teacher Professional Development Task Force and the Ohio Schools Technology Implementation Task Force.

Allows a majority of the members of a local professional development committee to be administrators, rather than teachers, when voting on an administrator's professional development plan.

Prohibits the Department from including on school district report cards proficiency test passage data classified by ethnicity, race, or gender.

Declares proficiency test questions actually used in determining student scores to be public records, and exempts from the Public Records Law any questions that appear on the proficiency tests solely for the purpose of field testing potential future test questions.

Permits the merger of nonadjacent educational service centers under certain conditions.

Delays the deadline by which certain educational service centers that were created by merger on or before July 1, 1997, must undergo a second merger with another educational service center.

Simplifies preexisting law permitting superintendents and assistant superintendents of certain merged educational service centers to also serve as superintendents of local school districts that are located in the educational service center.

Makes other technical and clarifying revisions to the education finance provisions of H.B. 650.

OTHER PROVISIONS

Authorizes the Office of Budget and Management to create new appropriation line items, and to transfer appropriations to those lines, for capital improvements that are identified as "specific projects" to be funded from general purpose appropriations for "basic renovations" made from the Higher Education Improvement Fund.

Corrects a drafting error in language dealing with the expenditure of federal funds.

Exempts certain county MR/DD board employees whose employment is on a school year basis from law requiring that full-time county employees be granted paid vacation.

Requires that the property of a village that surrenders its corporate powers belongs to the townships, rather than the school district, located within the village.

Removes all references to the making of "initial" appointments to the Task Force on Family Law and Children, as well as all references to the terms of office of its members, filling of vacancies, and continuation in office until a successor takes office.

Confirms the enactment by Am. Sub. H.B. 215 of the 122nd General Assembly of section 3345.122, the statute that conferred a qualified immunity from personal civil liability upon the members of boards of trustees of state institutions of higher education in connection with certain expenditures and contracts.

Exempts the addition of up to 30 long-term care beds by a long-term care facility that meets specified criteria from the requirement to obtain a certificate of need.

Allows money in the Hazardous Waste Clean-up Fund to be used for the purposes of the Voluntary Action Program Law through June 30, 1999.

Corrects a drafting error in the language specifying the purposes for which a portion of the solid waste disposal fee is levied.

Removes the requirement that the Director of Environmental Protection spend not more than \$3 million in each of fiscal years 1998, 1999, and 2000 to conduct scrap tire removal actions, and provides instead that after all of the statutorily required expenditures from the Scrap Tire Management Fund have been made during each of those fiscal years, the Director may expend up to the balance remaining in the Fund from prior fiscal years to conduct such removal actions, subject to Controlling Board approval.

Requires the Director to request the transfer of one-half of the money credited to the Scrap Tire Management Fund during fiscal year 1997 in excess of \$3.5 million to the Facilities Establishment Fund.

Requires the Administrator of Workers' Compensation, rather than the Office of Budget and Management, annually, on or before July 1, to estimate the gross payroll of all state employers for purposes of establishing state agency workers' compensation rates for the succeeding biennium or fiscal year.

Requires the Administrator of Workers' Compensation to base state employers' workers' compensation rates on costs of payments, in addition to costs of awards, under the Workers' Compensation Law.

Provides that any payment made to the Accountancy Board in connection with an application for examination or for a certificate, registration, or permit be handled by the Board itself, rather than in accordance with the Standard License Renewal Procedure, and requires that the Board return a payment made by a person whose application is not approved.

Creates the Federal Rail Fund in the state treasury, to be used by the Ohio Rail Development Commission for enumerated purposes, including enabling the Commission to acquire, rehabilitate, or develop rail property or service, and to participate in the acquisition of rail property with the federal government, municipal corporations, townships, counties, or other governmental agencies.

Requires the Welfare Oversight Council to meet at least four times a year, rather than twice a year, and to review sanctions imposed under the Ohio Works First Program.

Requires that the rules adopted by the Department of Human Services (ODHS) regarding eligibility for publicly funded day-care specify the maximum amount of income a family may have for continued eligibility, as well as for initial eligibility.

Requires ODHS to adopt rules establishing procedures under which, if ODHS establishes an eligibility limit for publicly funded child day-care that is less than 185% of the federal poverty guidelines, a county department of human services may establish an eligibility limit that is higher than the amount established by ODHS but not more than 185% of the federal guidelines.

Requires that a provider of child day-care to a caretaker parent who works nontraditional hours be paid the reimbursement rate ODHS establishes regardless of whether that rate is higher than the rate the provider customarily charges.

Would have provided that the return of state budget surpluses to the taxpayers through the Income Tax Reduction Fund be accomplished by an income tax credit rather than a temporary reduction in income tax rates. (This provision was vetoed, but the Governor let stand the elimination of the requirement that the temporary reduction in rates be attributed on income tax return forms to legislation enacted by the General Assembly.)

Expressly prohibits municipal corporations from levying taxes that are the same as or similar to many of the kinds of taxes already levied by the state.

Until December 31, 2000, requires the county auditor to deduct from a municipal corporation's share of the state Local Government Fund an amount equal to the taxes levied by the municipality on the income or profits of electric, natural gas, and telephone companies.

Exempts certain investment companies from the taxes recently imposed on pass-through entities in H.B. 215.

Exempts from those taxes certain pass-through entities that are part of a multi-tier structure of pass-through entities.

Adds certain kinds of organizations to those on whose account a pass-through entity does not have to pay those taxes, and authorizes a refund for certain organizations on whose account the tax has been paid by a pass-through entity.

Exempts smaller pass-through entities (distributable profits of \$10,000 or less) from the quarterly estimated tax payment and filing requirements.

Changes the conditions under which a pass-through entity may file a single master tax return on behalf of its nonresident investors.

Removes a requirement that a pass-through entity file an affidavit stating that it has not engaged in certain political activity. (Such activity is not prohibited under existing law.)

Removes from the determination of a corporation's taxable net income its share of investment in a pass-through entity that is a public utility subject to the public utility excise tax.

Makes miscellaneous corrections in language and cross-references regarding laws governing the corporation franchise, personal income, and property taxes.

Specifies that the sales-tax exemption for drugs dispensed by a pharmacist applies only for prescriptions written by a licensed health professional authorized to prescribe drugs to a human being.

Clarifies the personal income tax deductibility of medical savings account deposits and earnings.

Permits the Board of Trustees of the Ohio Veterans' Home to provide nursing home care and domiciliary services to veterans at sites other than the Ohio Veterans'

Home and the Robert T. Secrest Nursing Home, effective August 1, 1999, and requires the Board to consider the recommendations of the Committee to Establish the Veterans' Home Network if it establishes a network of facilities to provide care and services of that nature.

Creates the Committee to Establish the Veterans' Home Network, to study the need for nursing home care and domiciliary services for veterans at additional sites and to explore the possibility of establishing a network of facilities that provide that care and those services and of providing that care and those services by private contract.

Creates the Ohio Veterans Home Rental and Service Revenue Fund, to be used for maintenance costs of the Home.

Secs. 107.031, 126.14, 131.35, 131.44 (vetoed), 133.06, 325.19, 703.21, 715.013, 718.01, 3109.401, 3301.0711, 3302.03, 3313.646, 3313.841, 3313.842, 3313.975, 3313.98, 3314.03, 3314.07, 3314.08, 3314.12, 3314.13, 3315.171, 3315.181, 3317.01, 3317.013, 3317.02, 3317.021, 3317.022, 3317.023, 3317.024, 3317.029, 3317.0212, 3317.0213, 3317.0214, 3317.0215, 3317.0216, 3317.03, 3317.05, 3317.051, 3317.06, 3317.082, 3317.10, 3317.11, 3317.15, 3317.161, 3317.162, 3317.19, 3317.20, 3318.06, 3318.08, 3318.10, 3319.22, 3323.021, 3323.091, 3323.12, 3323.142, 3345.122, 3702.5212, 3734.28, 3734.57, 3734.82, 4123.40, 4701.10, 4701.20, 4743.05, 4745.01, 4981.091, 5101.93, 5104.32, 5104.34, 5104.35, 5104.38, 5126.04, 5126.05, 5711.22, 5733.04, 5733.05, 5733.057, 5733.058, 5733.0611, 5733.12, 5733.40, 5733.401,

5733.402, 5733.98, 5739.02, 5747.01, 5747.02 (vetoed), 5747.08, 5747.37 (vetoed), 5747.401, 5747.43, 5747.452, 5747.511, 5747.98, 5907.022, and 5907.15.



See also: House Bills 382, 672, 697, and 850; House Joint Resolution 22; Senate Bill 201

ELECTIONS

Sub. S.B. 134

Sens. Kearns, Cupp, Latta, Schafrath, Gardner, Shoemaker

Reps. Jacobson, Lawrence

Effective date: July 13, 1998; Sections 3 and 4 effective January 1, 2000

Creates in statute the term "political contributing entity" and makes any such entity subject to the reporting requirements and contribution limitations of the Campaign Finance Law and other provisions of the Elections Law.

Requires political contributing entities to report independent expenditures they make, and identify themselves on political communications they make, in support of or opposition to candidates.

Allows a candidate defeated in a primary election to be a candidate at the following general election for certain types of nonpartisan offices.

Secs. 102.03, 2921.01, 2921.43, 3513.04, 3517.01, 3517.08, 3517.09, 3517.092, 3517.10, 3517.102, 3517.105, 3517.106, 3517.108, 3517.109, 3517.11, 3517.13, 3517.152, 3517.155, 3517.20, 3517.23, and 3517.992.



ENERGY, ENVIRONMENT, AND NATURAL RESOURCES

Sub. H.B. 26

Reps. Lucas, Hagan, Opfer, Hood, Bender, Mottley, Pringle, Fox, Jacobson, Cates, Sutton, Boyd, Whalen, Sawyer, Garcia, Patton, Jones

Effective date: May 6, 1998

Revises the composition and procedures for the appointment of the board of directors of any sanitary district organized to provide a water supply for domestic, municipal, and public use that includes two municipal corporations in two counties, abolishes the offices of members of boards of such sanitary districts in existence on the act's effective date, and requires that new appointments be made within 60 days after the act's effective date.

Requires that one member of the new board of directors be appointed by the chief executive officer of one of the municipal corporations in the district, one member be appointed by the chief executive officer of the other municipal corporation included in the district, one member be appointed by the legislative authority of one of the municipal corporations included in the district, and one member be appointed by the legislative authority of the other municipal corporation included in the district.

Establishes terms of office of three years for the members of the board of directors of such a sanitary district and specifies that a member may be reappointed and may be removed from office for cause by the appointing authority that originally appointed the member.

Requires the appointment of a sanitary district advisory council in such a sanitary district to review and evaluate the receipts and disbursements of funds by the board of directors and to review, evaluate, and make recommendations to the board regarding the operation, policies, programs, and improvements of the district.

Requires that members of boards of directors of sanitary districts and boards of appraisers be provided workers' compensation coverage, but precludes members of a board of directors from receiving benefits from the district.

Specifies that members of the board of directors of a sanitary district organized wholly for the purpose of providing a water supply for domestic, municipal, and public use be compensated on a per diem basis for no more than 12 meeting days per year at a rate not exceeding \$200 per day, and specifies that members of the board of directors of

any type of sanitary district cannot receive reimbursement for expenses related to out-of-state travel in excess of \$5,000 in any calendar year.

Revises the requirements governing the awarding of contracts by boards of directors of sanitary districts for district improvements, and requires that a sanitary district organized wholly for the purpose of providing a water supply for domestic, municipal, and public use that includes two municipal corporations in two counties obtain contracts for the purchase of services costing more than \$10,000 in the manner established under continuing law for the awarding of contracts for professional design services by public authorities.

Requires the members of a board of directors of a sanitary district organized wholly for the purpose of providing a water supply for domestic, municipal, and public use that includes two municipal corporations in two counties to file financial disclosure statements with the Ohio Ethics Commission.

Prohibits any sanitary district from making any contract or otherwise expending money without a certificate stating that the amount required to meet the obligation has been appropriated or is in the process of collection.

Subjects to the Open Meetings Law a court of jurisdiction of a sanitary district organized wholly for the purpose of providing a water supply for domestic, municipal, and public use when meeting to appoint, remove, or reappoint a member of the board of directors or for any other matter related to the district other than litigation.

Excludes members of the board of directors of any sanitary district from membership in the Public Employees Retirement System.

Allows the board of directors of a sanitary district organized wholly for the purpose of providing a water supply for domestic, municipal, and public use that includes two municipal corporations in two counties to assess interest if a member or customer of the district is delinquent in paying for the supply of water from the district.

Eliminates the requirements that the Public Utilities Commission issue certificates of public convenience and necessity for private sewage disposal systems and for sewage disposal system companies and waterworks companies that are not public utilities.

Secs. 102.02, 121.22, 145.012, 4933.25, 6112.03, 6112.99, 6115.10, 6115.103, 6115.104, 6115.12, 6115.141, 6115.191, 6115.20, and 6115.65.



Am. Sub. S.B. 103

Sens. Gardner, Latta, Watts, White, Gaeth, Carnes, Nein, Blessing, Drake, Suhadolnik, Ray

Reps. Sawyer, Haines, Core, Grendell, Harris, Householder, Ogg, Opfer, Padgett, Sulzer, Vesper, Willamowski, Wilson, Tiberi, Corbin, Carey, Hottinger, Reid, Garcia, Boggs, Hartley, Young, Ford, Schuler, Jacobson

Effective date: June 1, 1998

Hunting on Sunday on certain lands

Permits hunting on Sunday on state public hunting areas, on private lands registered under the act to allow hunting on Sunday, and on certain other private lands.

Provisions regarding trespassing while hunting

Requires the prior written permission that currently must be obtained before hunting, trapping, or fishing on another's land to be carried by the person obtaining it at all times when engaged in any of those activities on such land, and further requires the permission to be exhibited upon request to any wildlife officer or law enforcement officer, or to the owner of the land or the owner's agent.

Increases the penalty for hunting, trapping, or fishing on another's land without obtaining such permission, requires seizure of firearms and other hunting implements used when committing a second or subsequent offense of doing so within a three-year period, and extends both the penalty and seizure and forfeiture provisions to failure to carry the written permission when required to do so or to exhibit it upon request.

Requires suspension of hunting, fur taking, and fishing licenses and permits for up to three years upon a second or subsequent conviction within a three-year period for hunting, trapping, or fishing on another's lands without obtaining prior written permission.

Provides to owners and occupants of lands immunity from civil liability in connection with unauthorized hunting, trapping, or fishing occurring on their land.

Hunting license exemption for minor grandchildren

Allows a person under 18 years of age to hunt on a grandparent's land without a hunting license.

Report on the act's effects

Requires the Chief of the Division of Wildlife in the Department of Natural Resources to submit a written report on the effects of the act to the Governor and the General Assembly by March 1, 2001.

Secs. 1531.02, 1531.021, 1531.022, 1533.05, 1533.07, 1533.10, 1533.111, 1533.17, 1533.66, 1533.68, and 1533.99.



Am. Sub. S.B. 187

Sens. White, Gardner, Hagan, Gaeth, McLin, DiDonato, Blessing, Mumper

Reps. Householder, Ogg, Vesper, Haines, Sulzer, Tiberi, Callender, Krebs, Olman

Effective date: March 18, 1999; Sections 3 and 4 effective January 1, 2000

General provisions

Includes law enforcement officers of the Department of Natural Resources (DNR), township park district law enforcement officers, metropolitan park district law enforcement officers, and conservancy district law enforcement officers in the general statutory definition of "peace officer," thus making various statutory provisions that apply to peace officers under continuing law applicable to those officers.

Authorizes the Director of Natural Resources to designate a natural resources law enforcement staff officer and specifies such an officer's duties.

Requires the Director to adopt rules establishing guidelines for entering into a cooperative or contractual arrangement with any individual, agency, organization, or business entity to assist DNR in funding a program or project through securing such things as donations, sponsorships, marketing, advertising, and licensing arrangements.

Expands the definition of "owner" for purposes of the law related to fences to include DNR with regard to any land that it owns, leases, manages, or otherwise controls and that is adjacent to land used to graze livestock, thus requiring DNR to maintain fences on such land in accordance with that law.

Division of Recycling and Litter Prevention

Revises the method of calculating the matching contribution required for certain joint solid waste management districts that are applicants for litter prevention assistance grants.

Clarifies that the Chief of the Division may require an applicant for a grant from the Recycling and Litter Prevention Fund for research and development regarding waste reduction and litter prevention to provide a matching contribution of not more than 50% of the grant.

Division of Forestry

Allows the Chief of the Division to sell timber and other forest products from, and to grant mineral rights on, state forest nurseries and provides that moneys so generated are to be distributed in the same manner as moneys generated from those activities from and on state forests.

Extends the enforcement authority of forest officers to highways that are adjacent to lands and waters managed by the Division.

Division of Geological Survey

Changes the submission deadline for the annual reports from operators engaged in the extraction of minerals from February 28 to January 31, and requires that moneys from fines collected for failure to submit the reports be deposited in the Geological Mapping Fund.

Removes the requirement that the Division file an expense report with the General Assembly.

Division of Real Estate and Land Management

Removes the requirement that recipients of Coastal Management Assistance Grants be located in whole or in part in the coastal area.

Authorizes, rather than requires, the Director of Natural Resources to provide notice of the receipt of an application for a lease or permit under the submerged lands program, and provides an alternative method of describing the affected territory in an application.

Division of Oil and Gas

Exempts certain activities by natural gas producers and gatherers from regulation by the Public Utilities Commission.

Eliminates specified information previously required to be included in an application for an oil or gas well permit, and revises the requirements governing the expedited review of applications.

Retains the requirement that a permit holder obtain liability insurance, but removes the requirement that the holder file a certificate of insurance with the Division, and allows the owner of an exempt Mississippian or domestic well to file a one-time \$50 fee in lieu of a surety bond.

Allows the owner of land on which is located an abandoned well, in lieu of plugging the well, to transfer ownership of it to another person who has the right to drill on a tract or drilling unit and to drill into and produce from a pool, subject to specified conditions.

Division of Mines and Reclamation

Combines the Defaulted Areas Fund with the Reclamation Supplemental Forfeiture Fund, revises the sources and amounts of moneys credited to the combined fund, and makes permanent the additional severance tax of 1¢ per ton of coal that is credited to the fund and previously was imposed only when the balance in the fund was reduced below specified amounts.

Requires the Chief of the Division to regulate the beneficial use of coal combustion byproducts at surface and underground coal mining operations regulated under the Coal Surface Mining Law and on all abandoned mine lands reclaimed under that Law, and specifies requirements governing that regulation.

Expands the list of public entities with which the Chief may conduct cooperative reclamation projects.

Authorizes the Chief to make grants of moneys from the Acid Mine Drainage Abatement and Treatment Fund to certain charitable organizations that conduct reclamation of land and water adversely affected by coal mining practices.

Division of Soil and Water Conservation

Replaces the requirements and procedures governing the execution of certain contracts by the supervisors of soil and water conservation districts with the requirements and procedures in continuing law governing boards of county commissioners.

Authorizes a board of county commissioners, for the purpose of levying a maintenance assessment for an improvement recommended by the supervisors of a soil and water conservation district and subsequently constructed, to use the procedures established in the Ditch Maintenance Fund Law regarding maintenance of ditch

improvements rather than the procedures specifically governing maintenance assessments for such soil and water conservation improvements.

Division of Natural Areas and Preserves

Transfers preserve officers from coverage under the regular retirement provisions of the Public Employees Retirement System (PERS) to coverage under the PERS retirement provisions for law enforcement officers.

Transfers administration of the ginseng management program to the Division of Wildlife.

Specifies that a resolution adopted by a board of township trustees declaring an emergency and providing for the removal of snow, ice, debris, or other obstructions from a road or stream bank in the unincorporated territory of the township does not eliminate the requirement that plans be approved by the Director of Natural Resources prior to the modification of the channel of any watercourse in a wild, scenic, or recreational river area outside the limits of a municipal corporation.

Division of Water

Allows water to be withdrawn for certain domestic uses from a canal or canal reservoir without the execution of a sale or lease.

Authorizes the Chief of the Division, with the Director's approval, to sell, lease, or transfer minerals or mineral rights from canal lands.

Gives the Chief authority for the collection and interpretation of water quantity information and data; authorizes the Chief, primarily with regard to water quantity and availability, to negotiate for the state with any federal agency or agency of another state pertaining to the state's water resources; and specifies that the Environmental Protection Agency has such authority primarily with regard to water quality.

Revises the Chief's duties regarding water management.

Division of Wildlife

Clarifies certain of the types of birds and quadrupeds included on the game bird and game quadruped lists, and adds flying squirrels and chipmunks to the latter.

Replaces the tourist's small game hunting license with a tourist's hunting license that allows the license holder to hunt more of the birds and quadrupeds on the game bird and game quadruped lists than previously were allowed.

Eliminates a provision that prohibited the Chief from establishing a season for the hunting of mourning doves that opened prior to September 15 in any year.

Provides for the seizure of any motor vehicle, all-terrain vehicle, or boat used in the unlawful transporting of wild animals and for the forfeiture of the vehicle or boat if its owner is convicted of a violation of the offense.

Provides that any person who is responsible for causing or allowing an unauthorized release of material that results in the death of a wild animal and that necessitates an investigation by the Division, or who unlawfully takes, possesses, or sells wild animals in a manner that necessitates an investigation by the Division regarding the death of a wild animal, is liable to the Division for costs incurred in the investigation if the person pleads guilty to or is convicted of committing those acts.

Authorizes wildlife officers to render assistance to state and local law enforcement officers under specified circumstances.

Authorizes wildlife officers to enforce the prohibition in continuing law against carrying or using any firearm or dangerous ordnance while under the influence of alcohol or any drug of abuse.

Under the transferred ginseng management program, requires the adoption of rules establishing a certification program for all legally harvested ginseng whether or not it is exported or bought and sold outside the buying season, and prohibits the harvesting of wild ginseng on public property.

Expands the sources of revenue for the Wildlife Habitat Fund.

Authorizes the Chief of the Division to barter or sell wild animals to other states, state or federal agencies, and conservation or zoological organizations.

Includes reptiles and amphibians within the scope of commercial and noncommercial propagating licenses.

Removes nonnative wildlife from the provisions governing tagging and packaging of certain wildlife sold for food, and exempts from those requirements meat that has been inspected by the Department of Agriculture.

Requires the Chief to adopt rules establishing standards and guidelines for the administration of contraceptive chemicals to noncaptive wild animals.

Authorizes the Chief to donate conservation-related items that promote wildlife conservation.

Defines "domestic deer" as nonnative deer that are held in private ownership for primarily agricultural purposes and specifies that the Department of Agriculture, and not the Division of Wildlife, has the authority to regulate domestic deer.

Division of Watercraft

Establishes specific requirements governing the types of personal flotation devices to be carried on commercial vessels, replaces the requirement that flashing lights on law enforcement vessels be blue with the requirement that such lights be of a color conforming with federal requirements, revises certain portions of the prohibition against operating a vessel in a no wake zone, and expands the prohibitions governing the use of visual distress signals.

With regard to the requirements governing the operation of vessels established under the Watercraft and Waterways Law, generally prohibits operating or permitting the operation of vessels in violation of those requirements.

Requires the law enforcement officer who arrests a person for operating a vessel while under the influence of alcohol or a drug of abuse to seize the certificate and tags from the vessel if the person refuses a chemical test and forward them to the Chief of the Division rather than requiring the Chief to impound them as under prior law, and requires the Chief to retain the certificate and tags and impound all other registration certificates and tags issued to the person under the Watercraft and Waterways Law for one year following the date of the alleged violation.

Provides for the temporary registration of watercraft under specified circumstances and establishes requirements governing that registration.

Specifies that the fees for a temporary watercraft registration are the same as the fees for a permanent watercraft registration and that a person who purchases a temporary watercraft registration for a watercraft and then applies for a triennial registration need not pay the fee for the initial triennial registration of that watercraft.

Clarifies that registration of a watercraft and payment of registration fees are required triennially.

Provides for the delegation of certain of the Chief's registration duties to an authorized agent.

Allows unclaimed vessels or outboard motors that have been ordered into storage to be disposed of to nonprofit organizations.

Allows the Chief to adopt rules establishing fees and charges for specified services provided by the Division and to sell items that are related to or that promote boating safety.

Reinstates the requirement that certificates of title be issued for rowboats.

Extends the duty of insurance companies and agents to cooperate in the investigation of fraudulent claims regarding motor vehicle insurance to include also cooperating in the investigation of fraudulent claims regarding vessel insurance.

Division of Civilian Conservation

Removes the requirement that the Chief of the Division divide the state into conservation areas.

Expands the guidelines regarding the types of experiences to be provided to civilian conservation program participants, and extends the time period participants are eligible to remain in the program to 24 months at the Chief's discretion.

Replaces the specific requirements governing the types of services and personnel that were to be furnished for residential and nonresidential programs with a general requirement that the Chief appoint appropriate personnel and ensure that appropriate facilities are available.

Requires that if the operation of a program under the authority of the Division is terminated on or after July 1, 1998, because of a reduction in the amount of moneys appropriated to the Division, and if the moneys for the Division subsequently are restored, the Chief must consider reopening the program whose operation was terminated prior to establishing a new program in an area of the state in which a program never has been established.

Secs. 109.71, 109.751, 109.77, 109.801, 109.802, 145.01, 145.33, 149.01, 505.82, 918.12, 971.01, 1501.013, 1501.02, 1501.10, 1502.01, 1502.03, 1502.04, 1502.05, 1502.99, 1503.05, 1503.29, 1503.43, 1504.02, 1505.10, 1505.99, 1506.02, 1506.11, 1507.05, 1509.01, 1509.06, 1509.07, 1509.071, 1509.072, 1509.13, 1509.14, 1509.22, 1509.222, 1509.31, 1511.02, 1511.022, 1513.02, 1513.18, 1513.181, 1513.20, 1513.30, 1513.37, 1515.03, 1515.06, 1515.071, 1515.08, 1515.24, 1517.10, 1517.14, 1517.99, 1518.20, 1518.21, 1518.22, 1518.23, 1518.24, 1518.25, 1518.26, 1518.27, 1518.99, 1520.01, 1520.02, 1520.03, 1521.03, 1521.05, 1531.01, 1531.06, 1531.081, 1531.13, 1531.20, 1531.202, 1531.33, 1531.34, 1531.99, 1533.01, 1533.06, 1533.08, 1533.10, 1533.12, 1533.171, 1533.24, 1533.67, 1533.68, 1533.70, 1533.71, 1533.74, 1533.82, 1533.86, 1533.87, 1533.88, 1533.881, 1533.882, 1533.89, 1533.891, 1533.90, 1533.99, 1541.03, 1541.10, 1547.01, 1547.03, 1547.04, 1547.08, 1547.09, 1547.111, 1547.12,

1547.13, 1547.131, 1547.14, 1547.15, 1547.22, 1547.25, 1547.251, 1547.26, 1547.30, 1547.302, 1547.31, 1547.33, 1547.39, 1547.40, 1547.52, 1547.521, 1547.531, 1547.54, 1547.542, 1547.543, 1547.57, 1547.69, 1548.01, 1548.05, 1548.06, 1553.01, 1553.02, 1553.05, 1553.07, 1553.08, 2935.01, 2935.03, 3937.42, 4905.03, 5749.02, and 6111.42.



Am. Sub. S.B. 219

Sens. Gardner, Cupp, Kearns, Suhadolnik, Nein

Rep. Jacobson

Effective date: September 30, 1998

Risk management program

In accordance with provisions of the federal Clean Air Act Amendments of 1990 and regulations adopted under those provisions, requires the owner or operator of a stationary source that has more than a threshold quantity of a regulated substance in a process at the source to develop and submit a risk management plan, and generally requires the plan to be revised every five years.

Establishes criteria for covered processes at stationary sources to be used to determine which of certain specified risk management requirements are to be met by the owners or operators of those sources.

Authorizes the Director of Environmental Protection to adopt rules for the purposes of the risk management program.

Requires owners and operators of stationary sources who are required to submit risk management plans, other than certain small businesses, to pay specified annual fees, creates the Risk Management Plan Reporting Fund to receive moneys from the fees, and requires the Fund to be used exclusively for the administration and enforcement of the risk management program.

Requires anyone violating the act or a rule adopted or order issued under it to pay a civil penalty of not more than \$25,000 for each day of each violation, and establishes other enforcement mechanisms, including authority for the issuance of abatement orders and injunctive relief.

Generally establishes civil immunity for the state and any officer or employee of the state with regard to the inspection, investigation, review, or acceptance of a risk management plan.

Environmental audits

Requires an environmental audit, once initiated, to be completed within a reasonable time, not to exceed six months, unless a written request for an extension is approved by the head officer of the applicable governmental agency.

Provides that a person who possesses privileged information cannot be compelled to testify in any civil or administrative proceeding concerning the privileged portions of an environmental audit.

Specifies that the privilege does not apply to criminal investigations and that, where an audit report is obtained, reviewed, or used in a criminal proceeding, the privilege applicable to civil or administrative proceedings is not waived or eliminated.

Alters and adds to the list of circumstances under which the environmental audit privilege does not apply.

Removes a former provision under which the immunity from administrative and civil penalties did not apply to the owner or operator of a facility or property who, within the previous year, made a disclosure with respect to a particular activity and received immunity with respect to that activity, and instead provides that the immunity does not apply under specified circumstances, including those involving a pattern of violations.

Specifies that where a disclosed violation has resulted in significant economic benefit, there is no immunity for the economic benefit component of the administrative and civil penalties for that violation.

Extends the "sunset" dates of the environmental audit statutes from January 1, 2001, to January 1, 2004, and extends the deadline for the Director's report concerning the impact of those statutes from March 31, 2000, to March 31, 2002.

States that the environmental audit statutes cannot be construed to limit or affect the authority or obligation of any government agency under the Public Records Law or any employee protection rights under federal or state laws.

Secs. 3745.70 to 3745.74, 3753.01 to 3753.10, and 3753.99.



See also: House Bill 502; Senate Bills 153, 192, and 201

FINANCIAL INSTITUTIONS, INSURANCE, AND LOANS

Sub. H.B. 522

Reps. Schuler, Garcia, Mottley, Miller, Salerno, Verich, Wilson, Householder, Haines, Myers, Terwilleger, Reid, Mottl, Kasputis, Perz, James, Core, Padgett, Olman, Buchy, Wachtmann

Sen. Ray

Effective date: March 18, 1999

Mortgage Broker Law

Specifies requirements that apply to the origination of mortgage loans.

Modifies the registration requirements for mortgage brokers relative to the permissible location of a mortgage broker business, types of entities that may be registered, and the education and experience requirements of mortgage brokers.

Eliminates late renewal of a mortgage broker's registration.

Requires a mortgage broker to notify the Superintendent of Financial Institutions of changes in the management of a mortgage broker location.

Requires, instead of net worth requirements, that a mortgage broker maintain a corporate surety bond of at least \$25,000, plus \$5,000 for each additional business location, and specifies other requirements that apply to the bond of a mortgage broker.

Specifies fines that the Superintendent may impose for a violation of the Mortgage Broker Law or a rule.

Redefines mortgage bankers for purposes of their exemption from the Mortgage Broker Law.

Residential Mortgage Law

Expressly states that the statutory limitation on discount points received by a residential mortgage lender is not a limitation on discount points or other charges for purposes of the federal Depository Institutions Deregulation and Monetary Control Act of 1980.

Savings and Loan Association Law and Savings Bank Law

Eliminates certain attestation provisions applicable to annual and semiannual financial reports of Ohio-chartered savings and loan associations and savings banks and eliminates certain requirements for the publication of financial information by those institutions.

Secs. 1155.08, 1163.11, 1322.01, 1322.02, 1322.03, 1322.04, 1322.05, 1322.10, 1322.101, and 1343.011.



Am. Sub. H.B. 695

Reps. Stapleton, Thomas, Willamowski, Harris, Garcia, Olman, Van Vyven, Salerno, Taylor, Tiberi, Evans, Householder, Jacobson, Myers, Wachtmann, Buchy, Terwilleger, Mottley, Vesper, Reid, Boyd, Jones

Sens. Ray, Drake, Mumper

Effective date: March 18, 1999

Securities Law

Requires investment advisers (IAs) and investment adviser representatives (IARs) to be licensed with the Division of Securities, and subjects IAs and IARs to the Division's enforcement powers that also apply to securities dealers and salespersons.

Modifies the list of securities transactions exempt from the general requirement that securities that are the subject of a sale be registered with the Division, and adds exemptions for (1) securities offerings exempt under federal law and (2) certain securities transactions with "accredited investors."

Requires that notice filings be made with the Division (1) by investment companies making a sale of securities in Ohio and (2) in connection with covered securities offerings.

Makes other modifications to the Securities Law, including modifying and increasing the criminal penalties for violations of the Securities Law, modifying the investigatory powers of the Attorney-Inspector of the Division, modifying provisions relating to service of process consent filings, and authorizing the electronic filing of any document or material required to be filed with the Division.

Real Estate Appraiser Law

Increases the experience and education requirements for obtaining a general real estate appraiser certificate.

Increases the education requirements for obtaining a residential real estate appraiser license.

Revises the education requirements for registered real estate appraiser assistants.

Increases the continuing education requirements for certified general real estate appraisers, certified residential real estate appraisers, and licensed residential real estate appraisers, and subjects registered real estate appraiser assistants to the requirements.

Secs. 1707.01, 1707.03, 1707.092, 1707.093, 1707.11, 1707.14, 1707.141, 1707.151, 1707.161, 1707.17, 1707.18, 1707.19, 1707.20, 1707.22, 1707.23, 1707.25, 1707.27, 1707.36, 1707.391, 1707.42, 1707.431, 1707.44, 1707.46, 1707.48, 1707.99, 4763.05, and 4763.07.



Sub. H.B. 698

Reps. Van Vyven, Garcia

Sens. Suhadolnik, Drake

Effective date: March 22, 1999; certain provisions effective July 1, 1999

Insurance and managed care

Conforms provisions in the Health Insuring Corporations Law, the Sickness and Accident Insurance Law, and the Small Employer Health Benefit Plans Law with the federal Health Insurance Portability and Accountability Act of 1996.

Makes other revisions in these Laws, including corrections and clarifications necessitated by or responding to the changes of Sub. H.B. 374 and Am. Sub. S.B. 67 of the 122nd General Assembly.

Specifies how managed care entities converted by operation of Am. Sub. S.B. 67 of the 122nd General Assembly into health insuring corporations are to bring their net worth into compliance with the net worth requirements of the Health Insuring Corporations Law.

Authorizes a form of group life insurance as conversion coverage for certain former employees and members, and removes the coverage limitation on group term life insurance insuring the spouse and dependent children of an insured employee or member.

Renames "small employer health care plans" (SEHC plans) as "Ohio health care plans" (OHC plans).

Adds a member to the committee created under Am. Sub. S.B. 154 of the 122nd General Assembly to study the continuing education requirements for insurance agents.

Premium tax

Revises the premium tax imposed on domestic and foreign insurance companies that operate a health insuring corporation as a line of business, and makes related revisions in the phase-in schedule for the tax.

Health care

Revises the standards for using electronic signatures in records of health care facilities.

Specifies when certain existing health care facilities are required to improve the structure or fixtures of the facility in order to comply with the safety and quality-of-care standards and quality-of-care data reporting requirements established by the Director of Health.

Prohibits the Director of Health, until November 1, 1999, from adopting a rule that has the effect of allowing cardiac catheterization to be performed without an on-site open-heart surgery service and, in 1999, requires the Director to make three appearances before the General Assembly's health committees to report on the Department of Health's study of outcomes when catheterization is performed without an open-heart surgery service.

Establishes the Save Our Sight Fund and does both of the following:

--Requires the Registrar of Motor Vehicles and deputy registrars to ask persons applying for or renewing a motor vehicle registration to make a \$1 contribution to the Save Our Sight Fund and requires registration applications and renewal notices to state whether the owner wishes to make the contribution;

--Requires the Director of Health to use the money in the Save Our Sight Fund to provide support to certain 501(c) organizations offering vision services for purposes the act specifies and to develop informational materials on the importance of eye care and safety that the Registrar of Motor Vehicles and deputy

registrars are to make available to each person applying for or renewing a motor vehicle registration.

Allows a dental hygienist to provide dental hygiene services when a dentist is not physically present if certain conditions are met.

Authorizes the State Dental Board to adopt rules allowing certified dental assistants who have completed approved training to polish the clinical crowns of teeth.

Designates June as "Prostate Cancer Awareness Month."

Authorizes mechanotherapists to engage in their practice in combination with certain other health care professionals as a professional corporation, limited liability company, partnership, or professional association.

Changes the manner of determining the amount of the per day, per patient reimbursement that the Department of Human Services pays for the reasonable capital costs of eligible nursing facilities and intermediate care facilities for the mentally retarded, in specified circumstances in which there is a transfer or lease between related parties.

Clarification of legislative intent

Confirms the result intended by the General Assembly in enacting Am. Sub. S.B. 62 and Am. Sub. S.B. 150 of the 121st General Assembly.

Secs. 5.2217, 1701.03, 1705.03, 1705.04, 1705.53, 1739.01, 1751.01, 1751.02, 1751.03, 1751.05, 1751.06, 1751.11, 1751.12, 1751.13, 1751.14, 1751.141, 1751.15, 1751.16, 1751.20, 1751.31, 1751.32, 1751.321, 1751.46, 1751.55, 1751.58, 1751.59, 1751.60, 1751.62, 1751.81, 1785.01, 1785.02, 1785.03, 1785.08, 1907.161, 2305.252, 3701.21, 3701.75, 3702.141, 3901.21, 3901.38, 3917.01, 3917.06, 3923.021, 3923.122, 3923.57, 3923.571, 3923.58, 3924.01, 3924.03, 3924.033, 3924.05, 3924.08, 3924.09, 3924.10, 3924.11, 3924.13, 3999.22, 4503.104, 4715.22, 4715.39, 4723.16, 4725.114, 4729.161, 4731.226, 4731.65, 4732.28, 4734.091, 4755.471, 5111.25, 5111.251, 5111.264, 5111.75, 5111.77, 5111.771, 5111.81, 5111.811, 5112.01, 5112.08, 5725.18, and 5729.03.



Sub. H.B. 701

Reps. Mason, Womer Benjamin, Harris, Terwilleger, Taylor, Garcia, Evans, Tiberi, Salerno, Haines, Householder, Miller, Corbin, Olman, Mead, Mottley, Wilson, Patton

Sens. Kearns, White, Ray

Effective date: March 22, 1999

Requires certain probate fiduciaries, and permits other fiduciaries and trust companies, to invest and manage trust assets pursuant to the "Uniform Prudent Investor Act," a model act adopted by the National Conference of Commissioners on Uniform State Laws.

Requires a trustee to invest and manage trust assets as a prudent investor would, by considering the purposes, distribution requirements, and other circumstances of the trust.

Provides that, except if the trust provides otherwise or the trustee acts in reasonable reliance on the provisions of the trust, a trustee, who invests and manages a trust's assets under the act, owes a duty to beneficiaries to comply with the act.

Specifies standards that apply to investing trust funds, and contains provisions relating to initial investment under a trust, trust expenses, delegation of investment or management functions of a trust, and application of the provisions to existing trusts.

Requires a disclosure of relationship, at least annually by account statement, when a fiduciary makes an investment of trust funds in securities of an affiliated investment company.

Specifies that absent an express agreement, attorneys of certain fiduciaries have no duty to persons to whom the fiduciary has a fiduciary obligation.

Specifies that the Ohio rule against perpetuities and certain other laws do not apply with respect to any property interest held in trust if the trust instrument specifically states that the rule or its associated "reserved power limitation" does not apply to the trust and if the trustee has unlimited power to sell all trust assets or one or more persons have the unlimited power to terminate the entire trust.

Secs. 1111.13, 1339.18, 1339.52, 1339.53, 1339.54, 1339.55, 1339.56, 1339.57, 1339.58, 1339.59, 1339.60, 1339.61, 1339.68, 2109.37, 2109.371, 2131.08, and 2131.09.



Am. Sub. S.B. 154

Sens. Nein, Gillmor, Suhadolnik, Ray, Gardner

Reps. Stapleton, Van Vyven, Jolivette, Householder, Olman, Garcia, Willamowski, Perz

Effective date: June 30, 1998; certain provisions effective October 1, 1998

Revises the Insurance Agents Law, as follows:

- Specifies who must be licensed under that Law;
 - Provides that, once issued, an agent's license continues in force for the life of the agent, unless revoked or suspended by the Superintendent of Insurance or surrendered by the agent;
 - Provides for the appointment of agents by insurers;
 - Provides for the appointment of solicitors by other than life insurance agents;
 - Permits the Superintendent to grant "inactive status" to certain agents who are no longer engaged in the business of insurance;
 - Reduces, from 30 to 20, the number of hours of continuing education that an agent is required to complete during a 24-month compliance period;
 - Makes other changes, including changes relative to the licensure of nonresident agents and foreign insurance brokers; criminal background checks of applicants for licensure; notice to the Superintendent of an agent's change of address, criminal conviction, or regulatory disciplinary action in another state; authorization of consumer fees charged by agents; specification of additional grounds for disciplinary action; provision of additional disciplinary actions and remedies; confidentiality of information obtained by the Superintendent relating to an applicant for licensure; rulemaking and other authority of the Superintendent to implement the licensing provisions; and establishment of licensing fees and an allocation formula.
- Requires the Insurance Agent Education Advisory Council to create a temporary committee to conduct a special study of insurance agent continuing education requirements.
- Specifies that a fraternal benefit society organized under the laws of another state and admitted to transact business in Ohio may become a domestic insurer.

Provides that an insurer is not prohibited from transferring its domicile to Ohio because its charter or bylaws contain characteristics of both a mutual and stock insurance company.

Secs. 1751.38, 3901.021, 3905.01, 3905.011, 3905.012, 3905.013, 3905.02, 3905.03, 3905.05, 3905.06, 3905.07, 3905.08, 3905.18, 3905.20, 3905.27, 3905.30, 3905.40, 3905.48, 3905.481, 3905.482, 3905.49, 3905.491, 3905.492, 3905.54, 3905.55, 3905.99, 3913.40, 3921.33, 3923.121, 3931.101, 3931.11, 3941.02, 3953.21, 3953.23, 3960.11, and 4745.01.



See also: House Bills 395, 558, and 621

HEALTH AND SAFETY

Am. Sub. H.B. 243

Reps. Van Vyven, Brading, Corbin, Haines, Schuring, Taylor, Terwilleger, Tiberi, Olman, Wachtmann, Vesper, Sawyer, Garcia, Lewis, Amstutz, O'Brien, Householder, Reid, Harris

Sens. Drake, Dix, Ray, Blessing, Kearns

Effective date: May 21, 1998

Provides that entries into health care records that are authenticated through a certified electronic signature system are to be accepted for all legal purposes and establishes a procedure for the Department of Health to certify electronic signature systems.

Extends existing exemptions from hospital and nursing home regulations that apply to Christian Science sanatoriums to other institutions that meet the same criteria.

Requires, until January 1, 2001, the Board of Nursing to issue a clinical nurse specialist certificate to a person who either (1) is a registered nurse, holds a master's or higher degree with a major in a clinical area of nursing from an educational institution accredited by a national or regional accrediting organization, and submits an affidavit providing certain information or (2) holds a master's or higher degree in nursing or a related field and is certified as a clinical nurse specialist by the American Nurses Credentialing Center or another national certifying organization approved by the Board.

Designates "Ohio Breast Cancer Awareness Month" and "Ohio Mammography Day."

Eliminates certain dates that will be obsolete by the effective date of this act in the statutes pertaining to licensure of health facilities according to quality rules adopted by the Department of Health.

Secs. 5.2213, 3701.75, 3702.30, 3702.51, 3727.01, 4723.41, and 4751.05.



Sub. H.B. 354

Reps. Terwilleger, Corbin, Garcia, Pringle, Thomas, Vesper, Taylor, Brading, Olman, Schuring, Van Vyven, Lewis, Reid, Sawyer, Bender, Opfer, Prentiss, Verich, Colonna, Mead, Miller, O'Brien, Ogg, Schuler, Wilson, Damschroder, Lawrence, Tavares, Grendell, Perz

Sens. Drake, Kearns, Ray

Effective date: July 9, 1998

Requires the Department of Health to establish a protocol for withholding cardiopulmonary resuscitation (CPR) from a patient who requests that it be withheld and to approve one or more standard forms of "DNR" (do-not-resuscitate) identification.

Requires emergency medical service providers to follow the do-not-resuscitate protocol and to withhold CPR from a person with DNR identification.

Specifies that a DNR order can be included in a living will and which prevails when there is a conflict between a living will, a durable power of attorney for health care, and DNR identification.

Provides limited immunity if the DNR protocol is followed for not performing CPR on a person who possesses DNR identification and immunity for performing CPR on request despite DNR identification.

Prohibits insurers and health care providers from interpreting, modifying, or refusing to issue an insurance policy based on whether a person possesses DNR identification.

Establishes criminal penalties for interfering with transfer of a patient with a DNR order or concealing a person's instructions regarding the use or withholding of CPR.

Regarding living wills, requires that a residential care facility transfer a resident if unable or unwilling to comply with the provisions of the resident's living will.

Specifies that punitive damages for violations of the rights of residents of long-term care facilities cannot be recovered unless (1) the resident is entitled to compensatory damages and (2) the actions of the violator demonstrate malice, fraud, or insult.

Secs. 1337.12, 2133.01, 2133.02, 2133.03, 2133.07, 2133.10, 2133.12, 2133.13, 2133.14, 2133.15, 2133.21, 2133.211, 2133.22, 2133.23, 2133.24, 2133.25, 2133.26, 3721.17, 4506.07, 4507.06, and 4507.51.



Sub. H.B. 717

- Reps.** Vesper, Gardner, Carey, Harris, Padgett, Coughlin, Garcia, Reid, Thomas, Bender, Taylor, Logan, Tavares, Cates, Ford, Colonna, Van Vyven, Ogg, Olman, Weston, Whalen, Brading, Wachtmann, Terwilleger, Schuler, Willamowski, Mottley, Corbin, Bateman, Winkler, Clancy, O'Brien, Metzger, Schuring, Mottl, Lawrence, Goodman, Salerno, Mead, Core, Jolivette, Haines, Opfer, Miller, Roberts, Verich, Jones, Householder, Amstutz, Evans, Wilson, Krupinski, Williams, Healy, Britton, Prentiss, Johnson, Myers
- Sens.** Drake, White, Herington, Watts, Shoemaker, Oelslager, Mumper, Howard, Schafrath

Effective date: Emergency, December 17, 1998

Provides that a person who has obtained appropriate training on how to perform automated external defibrillation and has successfully completed a course in cardiopulmonary resuscitation may perform automated external defibrillation.

Provides civil and criminal immunity to a person who performs automated external defibrillation in good faith regardless of whether the person has appropriate training as long as the person does not commit willful or wanton misconduct or fail to activate an emergency medical service system.

Provides civil immunity to a physician who provides a prescription for an automated external defibrillator or consults with a person regarding the use and maintenance of a defibrillator and to a person who provides training in automated external defibrillation as long as the physician or person does not commit willful or wanton misconduct.

Establishes requirements to be met by a person who possesses an automated external defibrillator, but no penalties for failing to meet the requirements.

Secs. 2305.235 and 3701.85.



Am. Sub. S.B. 30

- Sens.** Dix, Drake, Gillmor, White, Ray, Gardner

Reps. Hottinger, Corbin, Terwilleger, Brading, Vesper, Garcia

Effective date: May 6, 1998

Requires the Ohio Ambulance Licensing Board to adopt rules (1) pertaining to the level of care each type of licensed emergency medical service organization is authorized to provide and (2) establishing requirements for the equipment, communication systems, and staffing of ambulances and nontransport vehicles used by licensed emergency medical service organizations.

Confers investigatory authority on the Board and expands the list of reasons for which the Board may impose disciplinary action.

Adds joint ambulance districts and joint emergency medical services districts to the list of entities that may subject emergency medical service organizations they operate to the Ambulance Licensing Law.

Modifies the vehicle registration and vehicle permit requirements for ambulances and nontransport vehicles.

Permits the Board to license by endorsement and issue vehicle permits to an emergency medical service organization that is regulated by another state.

Makes other changes in the laws regarding ambulances and the duties of the Board.

Secs. 9.60, 307.05, 307.051, 307.055, 505.37, 505.375, 505.44, 505.72, 2909.01, 4503.49, 4765.09, 4765.10, 4765.37, 4765.56, 4766.01, 4766.03, 4766.04, 4766.07, 4766.08, 4766.09, 4766.10, 4766.11, 4766.12, 4766.13, and 4931.40.



Am. Sub. S.B. 66

Sens. Drake, Gaeth, Howard, Herington

Reps. Van Vyven, Brading, Whalen, Garcia, Pringle, Myers, Taylor, Householder, Boyd, Tavares, James, Ogg, Corbin, Johnson, Clancy, Winkler, Young, Roberts, Prentiss, Salerno

Effective date: July 22, 1998

Modifies the scope of practice of pharmacists by permitting pharmacists to manage an individual's drug therapy according to a "consult agreement" entered into with the individual's physician.

Requires health care professionals who personally furnish drugs to their patients to ensure that the drugs are properly labeled and packaged.

Permits a pharmacist to dispense or sell without a prescription a 72-hour supply of a dangerous drug, other than a Schedule II controlled substance, if certain conditions are met.

Modifies the statutes pertaining to the use, possession, and furnishing of dangerous drugs, controlled substances, generic drugs, poisons, and hypodermics.

Subjects terminal distributors of dangerous drugs to licensing sanctions for waiving copayments or deductibles required under a purchaser's health benefit plan.

Generally updates the laws pertaining to the practice of pharmacy and distribution of drugs.

Secs. 1337.15, 1337.16, 2133.11, 2133.12, 2305.234, 2305.25, 2305.33, 2913.02, 2913.51, 2925.01, 2925.02, 2925.03, 2925.09, 2925.11, 2925.12, 2925.14, 2925.23, 2925.50, 2927.24, 3313.713, 3701.33, 3709.161, 3715.01, 3715.03, 3715.52, 3715.53, 3715.54, 3715.55, 3715.56, 3715.57, 3715.59, 3715.63, 3715.64, 3715.65, 3715.66, 3715.69, 3715.70, 3715.71, 3715.73, 3719.01, 3719.011, 3719.05, 3719.06, 3719.07, 3719.08, 3719.09, 3719.12, 3719.121, 3719.15, 3719.172, 3719.19, 3719.30, 3719.34, 3719.35, 3719.36, 3719.42, 3719.44, 3719.61, 3719.81, 3719.99, 3729.01, 4121.443, 4301.01, 4301.69, 4303.01, 4303.21, 4303.27, 4303.34, 4506.01, 4723.28, 4725.01, 4729.01, 4729.02, 4729.021, 4729.03, 4729.06, 4729.07, 4729.08, 4729.09, 4729.11, 4729.12, 4729.13, 4729.14, 4729.15, 4729.16, 4729.25, 4729.26, 4729.261, 4729.262, 4729.27, 4729.28, 4729.281, 4729.29, 4729.30, 4729.36, 4729.37, 4729.38, 4729.381, 4729.39, 4729.51, 4729.52, 4729.54, 4729.55, 4729.57, 4729.59, 4729.60, 4729.63, 4729.66, 4729.67, 4731.052, 4731.22, 4741.22, 5123.193, 5126.35, and 5739.02.



Am. Sub. S.B. 153

Sens. Suhadolnik, Gaeth, White, Sweeney, Dix, Nein, Watts, Gardner, Mumper, Oelslager

Reps. Logan, Young, Householder, Krupinski, Wachtmann, Buchy, Willamowski, James, Lucas, Johnson

Effective date: September 30, 1998

Requires that students who begin kindergarten during or after the school year beginning in 1999 be immunized against hepatitis B, establishes certain requirements governing that immunization, and provides the same exemptions from immunization as those existing under continuing law regarding other required immunizations.

Revises several of the substances and categories of substances regarding animal wastes and products that are included in the definition of "infectious wastes" in the Solid, Infectious, and Hazardous Waste Law by specifying that the animals must have been exposed to, or were likely to have been exposed to, zoonotic or infectious agents, and defines a zoonotic agent as a type of microorganism, helminth, or virus that causes disease in vertebrate animals and that is transmissible to human beings and causes or significantly contributes to the cause of increased morbidity or mortality of human beings.

Secs. 3313.671, 3701.13, and 3734.01.



Am. S.B. 183

Sens. Drake, Sheerer, Furney, J. Johnson, Suhadolnik, McLin, Howard, Hagan, Latell, Gardner, DiDonato

Reps. Terwilleger, Grendell, Van Vyven, Taylor, Patton, Brading, Oلمان, Whalen, Reid, Callender, Womer Benjamin, Miller, Wachtmann, Hodges, Harris, Vesper, Metzger, Jacobson, Williams, Young, Corbin, Perz, Ogg

Effective date: July 22, 1998

Designates October as "Ohio Hepatitis C Awareness Month."

Sec. 5.2215.



Am. Sub. S.B. 192

Sens. Furney, Sheerer, Dix, Drake, Schafrath, Herington, Hagan, McLin, J. Johnson, Shoemaker, DiDonato, Kearns, Cupp

Reps. Van Vyven, Vesper, Olman, Whalen, Wachtmann, Brading, Weston, Ogg, Terwilleger, Grendell, Willamowski, Metelsky, Reid, Patton, Salerno, Damschroder, Brady, Garcia, Johnson, Bender, Verich

Effective date: March 9, 1999

Establishes requirements for sampling and bacterial testing of waters in state parks used for swimming and bathing.

Requires that advisory signs be posted when warranted by possible public health risks associated with the bacterial levels in the waters tested.

Secs. 1541.032 and 3701.18.



HIGHWAYS, TRANSPORTATION, AND MOTOR VEHICLES

Am. Sub. H.B. 462

Reps. Tiberi, Schuler, Garcia, Thomas, Colonna, Metelsky, Winkler, Van Vyven, Britton, Olman, Kasputis, Tavares, Wise, Reid, Ford, Harris, Mottl, Jones, Verich, Patton, Callender, Boyd, O'Brien, Bateman, Wilson, Brading, Roberts, Perz, Salerno

Effective date: March 18, 1999

Provides for the issuance of motor vehicle license plates bearing the logos of professional sports teams, requires the Registrar of Motor Vehicles to collect a contribution of \$25 for each set of the license plates issued, and requires that the contributions be used to provide funds to sports commissions to be created in the counties where the sports teams are located.

Requires a sports commission to expend the money it receives from the contributions to attract amateur regional, national, and international sporting events to the municipal corporation, county, or township in which it is located, and permits a sports commission to sponsor the events.

Provides for the issuance of license plates for members of the Fraternal Order of Police Associates of Ohio, Inc., and requires the Registrar to collect a \$15 contribution from the members to be used by the Fraternal Order of Police of Ohio, Inc.

Adds an additional fee of \$2 for Fraternal Order of Police plates already provided for by law.

Provides for the issuance of bald eagle license plates and requires the Registrar to collect a contribution of not more than \$40 per plate to be deposited in the Nongame and Endangered Wildlife Fund.

Provides for the issuance of license plates bearing the logos of the Boy Scouts, Girl Scouts, and Eagle Scouts and requires the Registrar to collect a contribution of \$15 for each plate.

Eliminates the restrictions on placing business logos on highway signs in urban areas.

Secs. 1531.26, 4501.311, 4501.32, 4501.41, 4501.61, 4501.71, 4503.251, 4503.572, 4503.591, 4503.67, 4503.68, 4503.69, 4503.71, 4503.711, and 4511.101.



Am. Sub. H.B. 502

Reps. Damschroder, Wachtmann, Jerse, Johnson, Van Vyven, O'Brien, Olman, Garcia, Womer Benjamin, Harris, Schuler, Opfer, Terwilleger, Wilson, Callender, Salerno, Mason, Grendell, Thomas, Ford, Jones, Winkler, Core

Sens. Oelslager, Mumper, Kearns, Drake

Effective date: September 24, 1998; Sections 1 and 2 effective January 1, 2000

Prohibits any person born on or after January 1, 1982, from operating on the waters in this state a powercraft powered by more than ten horsepower unless the person has completed successfully either a safe boater course approved by the National Association of State Boating Law Administrators or a proficiency examination and received a certificate of completion.

Prohibits a boat rental business from leasing, hiring, or renting a powercraft powered by more than ten horsepower to a person born on or after January 1, 1982, unless the person signs an affidavit that the person has completed a safe boater course or proficiency examination or the person receives educational materials from the rental business and successfully passes an abbreviated safe boater examination.

Permits a person who is not less than 12 nor more than 15 years of age to operate a personal watercraft if a supervising person 18 years of age or older is aboard the personal watercraft, and in the case of a supervising person who is 18 years of age or older and was born on or after January 1, 1982, the supervising person holds a safe boater course or proficiency examination certificate of completion or complies with the boat rental education requirements.

Prohibits any person under 12 years of age from operating any vessel on the waters in this state, other than a personal watercraft or a powercraft powered by more than ten horsepower, unless the person is under the direct visual and audible supervision of a person who is 18 years of age or older.

Prohibits any person under 12 years of age from operating on the waters in this state a powercraft, other than a personal watercraft, powered by more than ten horsepower unless the person is under the direct visual and audible supervision, during the operation, of a person who is at least 18 years of age and who is aboard the powercraft and, in the case of a supervising person born on or after January 1, 1982, who holds a safe boater course or proficiency examination certificate of completion or who complies with the boat rental education requirements.

Delays implementation of the act until January 1, 2000.

Secs. 1547.05, 1547.051, 1547.052, 1547.06, and 1547.99.



Am. H.B. 538

Reps. Core, Bateman, Carey, Vesper, Damschroder, Patton, Metelsky, Reid, Brading, Sykes, Tavares, O'Brien, Mottley, Householder, Callender, Lewis, Grendell, Buchy, Garcia, Beatty, Mead, Terwilleger, Perz, Schuler, Batchelder, Myers, Mottl, Ogg, Wilson, Taylor, Johnson, Sawyer, Salerno, Weston, Britton, Mallory, Verich

Sens. Oelslager, Gaeth, Drake

Effective date: June 1, 1998

Permits the issuance of Eastern Star license plates.

Sec. 4503.76.



H.B. 599

Reps. Bateman, Mead, Garcia, Buchy, Logan, Grendell, Metelsky, Brading, Opfer, Vesper, Colonna, O'Brien, Van Vyven, Winkler, Carey, Patton, Haines, Stapleton, Sulzer, Maier, Tiberi, Reid, Womer Benjamin, Harris, Allen, Mallory, Wilson, Boggs, Thomas, Weston, Amstutz, Britton, Krebs, Salerno

Sens. Oelslager, Gardner, Ray, Carnes, DiDonato, Drake, Mumper, Dix, Schafrath, Kearns, Cupp

Effective date: June 1, 1998

Authorizes the Superintendent of the State Highway Patrol, with the approval of the Director of Public Safety, to establish an auxiliary unit within the State Highway Patrol and provide for the regulation of the auxiliary officers.

Extends the civil immunity of state officers and employees for damage or injury caused in the performance of their duties to members of the auxiliary unit and also extends to them the representation, defense, and indemnification provisions available to

state officers and employees involved in civil actions for damage or injury caused in the performance of their duties.

Provides that no member of the auxiliary unit has any power to arrest any person or to enforce any law of this state.

Sec. 5503.11.



Am. Sub. H.B. 611

Reps. Harris, Metzger, Thomas, Olman, Reid, Tiberi, Haines, Mottley, Vesper, Opfer, Terwilleger, Taylor, Britton, Padgett, Krebs, Garcia, Bateman, Metelsky, Carey, Patton, Brading, Winkler, Wilson, Mason, Tavares, Krupinski, Evans, Grendell, Corbin, Johnson, Myers, Amstutz, Jolivette, Salerno

Sens. Oelslager, Gaeth

Effective date: March 9, 1999; Sections 1 and 2 effective July 1, 1999

Requires the owners of certain off-highway motorcycles and all-purpose vehicles to obtain certificates of title for the motorcycles and vehicles.

Establishes provisions governing such certificates of title and their issuance.

Makes changes in the law governing the registration and operation of snowmobiles and all-purpose vehicles and extends several provisions now applying only to those vehicles to off-highway motorcycles.

Secs. 325.33, 4501.01, 4503.10, 4505.06, 4505.09, 4511.85, 4517.01, 4519.01, 4519.02, 4519.03, 4519.031, 4519.04, 4519.05, 4519.06, 4519.08, 4519.09, 4519.10, 4519.11, 4519.20, 4519.21, 4519.22, 4519.40, 4519.41, 4519.42, 4519.43, 4519.44, 4519.45, 4519.46, 4519.47, 4519.48, 4519.51, 4519.52, 4519.53, 4519.54, 4519.55, 4519.56, 4519.57, 4519.58, 4519.59, 4519.60, 4519.61, 4519.62, 4519.63, 4519.64, 4519.65, 4519.66, 4519.67, 4519.68, 4519.69, 4519.70, and 4519.99.



Sub. H.B. 618

Reps. Opfer, Bender, Mallory, Boggs, Hartley, Weston, Roberts, Healy, Maier, Jerse, Mottl, James, Prentiss, Sawyer, Whalen, Cates, Luebbers, Brading, Colonna, Sulzer, Britton, Tavares, Metelsky, Corbin, Grendell, Terwilleger, Bateman, Ford, Pringle, Boyd, Thomas, Garcia, Lucas, Mottley, Allen, Patton, Verich, Ogg, Brady, Wilson, Wachtmann, Vesper, Gardner, Reid, Gerberry, Buchy, Haines, O'Brien, Jolivette, Sutton, Logan, Jones, Mason, Perz, Roman, Young, Householder, Damschroder, Hodges, Netzley, Johnson, Salerno

Sens. Latta, Oelslager, Espy, Shoemaker, Gardner, Watts

Effective date: March 22, 1999

Increases to a fifth degree felony the penalty for failure to remain at the scene of an accident if the accident results in serious physical harm or death to a person.

Generally requires drivers of other vehicles to stop for any bus operated by a Head Start agency when the bus is equipped and marked as a school bus and is stopped to receive or discharge a child attending a program offered by the agency, and extends other school bus-related provisions to buses operated by a Head Start agency.

Secs. 4511.75 and 4549.99.



Am. H.B. 626

Reps. Bateman, Vesper, Carey, Patton, Clancy, Ogg, Sulzer, Johnson, Damschroder, Olman, Weston

Sens. Carnes, White, Gardner, Latta

Effective date: September 16, 1998

Increases by two the membership of the Transportation Review Advisory Council and requires that members appointed by the Governor be persons who reside in different geographic areas of the state.

Designates as the "Edward J. Parish Highway" that portion of State Route 125 located within Clermont County and permits the Director of Transportation to erect suitable markers along that highway indicating its name.

Designates Interstate 675 as the "John Kalaman and Robert O'Toole Memorial Highway" and permits the Director to erect suitable markers along the highway indicating its name.

Secs. 5512.07, 5533.38, and 5533.50.



Am. Sub. S.B. 80

Sens. B. Johnson, Latta

Reps. Bateman, Damschroder, Garcia

Effective date: September 16, 1998

Provides that if a person is arrested for operating a vehicle while under the influence of alcohol, a drug of abuse, or both or for operating a vehicle with a prohibited concentration of alcohol in the blood, breath, or urine, if the person's driver's or commercial driver's license or permit or nonresident operating privilege is suspended under the state's Administrative License Suspension (ALS) Law because the person refuses to submit to a test of the alcohol content in the person's blood, breath, or urine or because the person submits to such a test and has a prohibited concentration of alcohol in the person's blood, breath, or urine, if the person subsequently is convicted of or pleads guilty to operating a vehicle while under the influence of alcohol, a drug of abuse, or both or for operating a vehicle with a prohibited concentration of alcohol in the blood, breath, or urine, and if the offense resulting in the conviction or guilty plea arose from the same incident that led to the ALS Law suspension, the ALS Law suspension is terminated.

Increases, from \$280 to \$405, the fee that a person whose license or permit is suspended must pay at the end of the suspension in order to obtain the return of the license or permit if the license or permit is suspended under the ALS Law, under a provision authorizing a judicial license suspension at the initial appearance of a person arrested for operating a vehicle while under the influence of alcohol, a drug, or both or for operating a vehicle with a prohibited concentration of alcohol in the blood, breath, or urine, or under a provision requiring a judicial license suspension after a person's conviction of state or municipal OMVI (that is, a violation of Revised Code section 4511.19(A) or a substantially equivalent municipal ordinance).

Provides that if a person is arrested for operating a vehicle while under the influence of alcohol, a drug, or both or for operating a vehicle with a prohibited concentration of alcohol in the blood, breath, or urine and if the person has multiple driver's or commercial driver's license or permit or nonresident operating privilege suspensions imposed in relation to that incident under any of the provisions described in the preceding paragraph, the person is liable for only one reinstatement fee.

Permits a court that, after consultation with the appropriate board that coordinates local alcohol and drug addiction services, declares that a surplus exists in the county indigent drivers alcohol treatment fund, county juvenile indigent drivers alcohol treatment fund, or municipal indigent drivers alcohol treatment fund that it controls to use the amount of the surplus for alcohol and drug abuse assessment and treatment of indigent persons before the court for a criminal or juvenile offense if substance abuse was a contributing factor leading to the offense with which the person is charged.

Sec. 4511.191.



S.B. 148

Sens. Cupp, Kearns, Watts, Drake, Dix

Reps. Vesper, Jordan, Brading, Buchy, Haines, Reid, Mead, Ford, Jones, Cates, Core, Young, Batchelder, Mottley

Effective date: June 1, 1998

Designates as the "Simon Kenton Memorial Highway" that portion of United States Route 68 that runs in a north and south direction from Aberdeen to Kenton.

Permits the Director of Transportation to erect suitable markers along that highway indicating its name.

Sec. 5533.49.



Am. Sub. S.B. 213

Sens. Oelslager, Suhadolnik, Latta, Ray

Reps. Bateman, Patton, Oلمان, Damschroder, Carey, Schuring, Terwilleger, Tiberi, Schuler, Mottl, Core, Garcia, Thomas, Myers

Effective date: July 29, 1998; Sections 4 and 5 effective January 1, 1999

Includes within the definition of "peace officer" in the statutes governing the Ohio Peace Officer Training Commission a person who was serving as a special police officer

of the State Highway Patrol on a permanent basis on October 21, 1997, and who has satisfactorily completed an approved peace officer basic training program.

Expands the list of public safety-related employees whose employment-related accidents may not be considered with regard to the person's private automobile insurance policy.

Permits an application for a certificate of title and related documents to be filed electronically by electronic image transmission in any county in which the clerk of the court of common pleas permits such filing.

Permits a motor vehicle that is leased by a motor vehicle leasing dealer to another motor vehicle leasing dealer to be the subject of a sublease and be issued a certificate of title.

Requires temporary instruction permits, driver's licenses, commercial driver's licenses, and state identification cards to display the holder's Social Security number unless the licensee specifically requests that the number not be displayed and recognizes that federal law will override the licensee's request if the number is required by federal law to be displayed.

Permits a disabled veteran who has a service-connected disability rated at 100% by the Veterans' Administration to apply to the Registrar of Motor Vehicles or a deputy registrar for the issuance of a state identification card or a temporary identification card without payment of any fee.

Permits historical license plates issued to a person's historical motor vehicle to be transferred to another historical motor vehicle owned by that person.

Modifies the provisions relating to out-of-service orders issued to holders of commercial driver's licenses.

Modifies the definition of "owner" of a motor vehicle for purposes of the Financial Responsibility Law.

Permits a law enforcement officer who observes the operator of a motor vehicle commit one of certain specified moving violations to radio another law enforcement officer with information to enable that law enforcement officer to arrest the operator or issue a citation for the violation.

Requires that a warning relating to a possible fine that must be included in the written notice that is given to the operator of a vehicle who is arrested for state or

municipal OMVI² or the owner of such a vehicle because the vehicle may be subject to future impoundment or forfeiture, instead be given to the person in court.

Modifies the definition of "remanufacturer" so that the term includes a person who modifies an incomplete motor vehicle cab and chassis supplied by a new motor vehicle dealer or distributor for use as a tow truck.

Requires the Director of Budget and Management to transfer certain moneys into the Highway Safety Federal Reimbursement Fund.

Secs. 109.71, 3937.41, 4501.31, 4503.181, 4505.04, 4505.06, 4506.01, 4506.02, 4506.11, 4506.25, 4506.26, 4507.13, 4507.50, 4507.51, 4507.52, 4509.01, 4511.091, 4511.195, 4517.01, and 4517.03.



Am. Sub. S.B. 229

Sens. Oelslager, Herington, B. Johnson, Ray, Gaeth, Carnes, Mumper, Drake

Reps. Bateman, Perz, Schuring, Olman, Clancy, Evans, Corbin

Effective date: September 16, 1998

Career professional service program

Creates a category of "career professional service" for certain managerial, professional, and supervisory classified employees of the Department of Transportation (ODOT) and requires those employees to be held accountable for their performance in accordance with rules adopted by the Director of Transportation.

Repeals a provision of law allowing an ODOT employee in the classified service to be appointed to the unclassified service while retaining the right to resume the classified position previously held by that employee.

Allows ODOT employees in the career professional service to file appeals with the Personnel Board of Review only in regard to orders of removal; also allows an employee

² *Operating a vehicle while under the influence of alcohol, a drug of abuse, or both, or operating a vehicle with a prohibited concentration of alcohol in the blood, breath, or urine, in violation of Revised Code section 4511.19(A) or in violation of a municipal ordinance prohibiting an act of that nature.*

in the career professional service to appeal a demotion or suspension of more than three days pursuant to rules adopted by the Director.

Specifies that ODOT employees within the career professional service are not public employees under the Collective Bargaining Law.

Allows an employee in the career professional service to have restoration rights to a position within the classified service only if the employee had been in the classified service for at least two years and has a cumulative total of at least ten years of continuous service with ODOT.

Requires the Director, at the beginning of each biennium, to adopt a rule establishing a business plan for ODOT that states the Department's mission, business objectives, and strategies and that establishes a procedure for holding career professional service employees accountable for their performance.

Establishes the career professional service program as a pilot program, and prohibits any person from being appointed to a position in the career professional service after June 30, 2003.

Requires the Director, at the end of each biennium that the program is in effect, to prepare a report describing and evaluating its operation.

Contracts

Allows the Director to make purchases for items such as asphalt, aggregates, machinery parts, and other items as the Director determines necessary pursuant to a provision in the bidding documents establishing multiple awards, which are not required to be made from the lowest responsive and responsible bidder.

Removes language requiring ODOT to retain 8% of the value of a construction contract until the final completion of the contract in accordance with the plans and specifications.

Eliminates a requirement that the Attorney General approve contracts for cooperative work with a municipal corporation on state highways located within the municipal corporation.

Appropriation of property for a political subdivision's transportation facilities

Allows ODOT, under an agreement with a political subdivision owning transportation facilities (highways, roads and bridges, parking facilities, aviation facilities, port facilities, rail facilities, and public transportation facilities), to acquire by purchase or appropriation, title to or an easement in lands for the readjustment, relocation,

or improvement of the political subdivision's facilities and allows the Director to convey the land or easement to the political subdivision for which it was acquired.

Outdoor advertising devices

Permits advertising devices that are located on the premises of a professional sports facility and that conform to rules adopted by the Director to be erected and maintained within 660 feet of the edge of the right-of-way of a highway on the interstate system or a highway on the primary system.

Scenic byway program

Permits the Director to designate any portion of the interstate system, national highway system, or primary system as a scenic byway.

Memorial highway

Designates a portion of United States Route Number 224 as the "Cliff Skeen Memorial Highway."

Employee of the Ohio Cooperative Extension Service who also holds the office of president of a city legislative authority

Provides that the prohibitions relating to political activity by classified civil service employees do not prohibit an employee of the Ohio Cooperative Extension Service whose position is transferred from the unclassified civil service to the classified civil service and who also holds the office of president of a city legislative authority from completing the existing term of office as president.

Federal Rail Fund

Creates the Federal Rail Fund in the state treasury, to be used by the Ohio Rail Development Commission for enumerated purposes, including enabling the Commission to acquire, rehabilitate, or develop rail property or service, and to participate in the acquisition of rail property with the federal government, municipal corporations, townships, counties, or other governmental agencies.

Amendments to Am. Sub. H.B. 210 of the 122nd General Assembly, the biennial appropriations act for the Department of Transportation

Permits the Director of Budget and Management to transfer from the Infrastructure Bank funds to the Highway Operating Fund up to the amounts originally transferred to the Infrastructure Bank.

Specifies that transfers within the Infrastructure Bank funds and between the Highway Operating Fund and the Infrastructure Bank include both appropriations and cash.

Provides that the Infrastructure Bank funds may be reappropriated upon the request of the Director of Transportation with the approval of the Director of Budget and Management.

Secs. 124.34, 124.57, 4117.01, 4981.091, 5501.19, 5501.20, 5501.31, 5513.02, 5515.02, 5516.02, 5516.05, 5516.06, 5521.01, 5525.19, and 5533.48.



HUMAN SERVICES

Am. Sub. H.B. 173

Reps. Ford, Lewis, Opfer, Britton, Beatty, Lucas, Ogg, Hagan, Boyd, Jones, Miller, Winkler, Pringle, Grendell, Harris, Clancy, Mason, Willamowski, Carey, Whalen, Prentiss, Padgett, Fox, Householder, Terwilleger, Mottl, Roman, Olman, Brady, Verich, Colonna, Patton, Core, Haines, Myers, Reid, Sawyer, Vesper, Jacobson, Sutton, Weston, Bender, Logan, Tavares, Krebs, Garcia, Cates, Young, Salerno

Sens. Schafrath, Kearns, Carnes, Howard, Cupp, Gaeth, Blessing, Oelslager, Hottinger, B. Johnson, Watts, Drake, DiDonato, Furney, Herington, Gardner, Latta, Horn, Latell, White, Nein, Mumper, Ray

Effective date: July 29, 1998

Foster child information

Prohibits an entity from placing in a foster home a child who has been adjudicated delinquent because of certain acts until the entity provides the foster caregivers certain information about the child's background.

Provides that if a child is placed in a foster home pursuant to an emergency placement, the placing entity must provide the information about the child's background no later than 96 hours after placement.

Requires the entity that places a delinquent child in a foster home to conduct a psychological examination of the child under certain circumstances.

Provides that it is not a breach of the duty of confidentiality to disclose the substantial and material conclusions and recommendations of such an examination as required by the act.

Requires, with certain exceptions, that the entity placing the child in the foster home pay the expenses of preparing the information and, if a psychological examination is required, pay the expenses of conducting the examination.

Provides that when a juvenile court places a child in temporary or permanent custody of a public children services agency (PCSA) or private child placing agency (PCPA) the court must provide the background information, pay the expenses of preparing that information, and, if a new psychological examination is required, pay the expenses of conducting the examination.

Provides that when certain entities use the assistance of or contract with a PCSA, PCPA, or private noncustodial agency (PNA) to place a child in a foster home, the entity must provide the background information, pay the expenses of preparing that information, and, if a new psychological examination is required, pay the expenses of conducting the examination.

Requires a foster caregiver to provide the entity that places the child in the foster home written acknowledgment on receipt of the information about the child's history and the psychological examination report.

Requires the PCSA, PCPA, or PNA to acknowledge in writing to the court or entity placing the child in a foster home that it received the background information and provided it to the foster caregivers.

Requires entities receiving an acknowledgment to keep the original and send a copy to the entity that made the acknowledgment.

Prohibits a person made responsible for a child's placement in a foster home from failing to provide the information required under the act and makes such a failure a minor misdemeanor.

Rate determination

Permits a PCPA, PNA, or government entity other than a PCSA to request that the Ohio Department of Human Services make a determination of what portion of an amount the PCPA, PNA, or government entity charges for foster care maintenance for an eligible child qualifies for Title IV-E reimbursement.

Makes payment of the Title IV-E Child Welfare Training Fund special assessment a prerequisite to the Department's performance of a rate determination.

Secs. 2151.62, 2151.99, and 5101.143.



Sub. H.B. 446

Reps. Williams, Garcia, Terwilleger, Tiberi, Ford, Pringle, Winkler, Jones, Gardner, Kasputis, Salerno, Harris, Vesper, Brading, Myers, O'Brien, Roberts

Sens. Carnes, Kearns, Howard, Gaeth, Drake, Schafrath, Gardner, Watts, Cupp

Effective date: August 5, 1998

Adoption assessors

Permits an adoption assessor whom a probate court employed, appointed, or contracted with prior to September 18, 1996, to perform all assessor duties, rather than just conduct home studies.

Permits a probate court to employ, appoint, and contract with new probate court assessors.

Permits a probate court, public children services agency, private child placing agency, or private noncustodial agency to employ, appoint, or contract with an assessor in the county in which a petition for adoption is filed and in any other county or location outside this state where information needed to complete or supplement the assessor's duties may be obtained and to use more than one assessor for an adoption.

Prefinalization assessment

Provides that an assessor is not required to conduct a prefinalization assessment if the prospective adoptive parent is the child's stepparent, unless a probate court determines that a prefinalization assessment is in the best interest of the child.

Redoing and supplementing reports

Permits a probate court, after an assessor files a home study or prefinalization assessment report or social and medical history, or the Ohio Department of Human Services (ODHS) files a social and medical history, to order that the report or history be redone or supplemented if the court determines it does not comply with the requirements governing the report or history or does not enable the court to determine whether an adoption is in the best interest of the child to be adopted.

Rehabilitation standards for adoptive and foster parents

Requires ODHS to adopt rules establishing rehabilitation standards that a person seeking to become an adoptive or foster parent must meet if the person has been convicted of or pleaded guilty to certain offenses.

Statewide automated child welfare information system

Changes conditions a vendor must meet to be eligible to contract with ODHS to develop a statewide automated child welfare information system to be used by public children services agencies.

Secs. 2101.01, 2101.11, 2151.86, 3107.012, 3107.12, 3107.14, and 3107.141.



Am. Sub. H.B. 484

Reps. Schuring, Jacobson, Cates, Colonna, Taylor, Prentiss, Mottley, Boyd, Ford, Vesper, Pringle, Miller, Clancy, Willamowski, Metzger, Harris, Mason, O'Brien, Householder, Grendell, Mead, Olman, Reid, Carey, Padgett, Roman, Bender, Mottl, Maier, Corbin, Terwilleger, Allen, Opfer, Myers, Perz, Verich, Whalen, Brading, Salerno, Mallory, Britton, Boggs, Schuler, Ogg, Wilson, Krupinski, Haines, Roberts, Jerse, Gerberry, Garcia, Sutton

Sens. Oelslager, Howard

Effective date: March 18, 1999

Requires a court to consider whether it is in the best interests of a child to return the child to the child's parents when the court is asked to modify or terminate one of the following three orders: (1) an initial dispositional order for an adjudicated abused, dependent, or neglected child, (2) a dispositional order issued for a child following a period of time under an order granting temporary custody of the child to a public children's services agency or a private child placing agency, or (3) a dispositional order issued for a child following a periodic review of the child's placement or custody arrangement.

Specifies that the above orders are intended to be permanent in nature, and prohibits a court from modifying or terminating an order unless it finds, based on facts that have arisen since the order was issued or that were unknown to the court at that time, that a change has occurred in the circumstances of the child, the child's parents, or the person, and that modification or termination is necessary to serve the child's best interest.

Requires a court to comply with the requirements of the domestic relations law in its modification or termination of a disposition order if the order involves a previous award of legal custody under the dispositional section for abused, dependent, and neglected children and is governed by the custody order modification procedures of the domestic relations law.

Requires a court to comply with the above requirements when it: (1) holds a hearing on a motion to modify or terminate an original dispositional order, (2)(a) issues an order of disposition following a child being in the temporary custody of a public children services agency or private child placing agency for a specified period of time, (b) determines whether to extend the temporary custody of a child with the agency or to grant an additional extension of an order, or (c) determines whether to modify or terminate a dispositional order issued after the child has been in the temporary custody of an agency

for a specified period of time, or (3) amends any dispositional order of a child following a periodic review of the child's case plan or custody arrangement or when it approves or modifies a case plan of a child following a periodic review of the child's case plan.

Requires that, in addition to the parties to which notice must be provided under continuing law, a court must give notice of the filing of a petition to adopt a child and of the time and place of the hearing on the adoption petition to any guardian, custodian, or other party who has temporary custody or permanent custody of the child.

Specifies that, in addition to the parties from whom consent to adoption is not required under continuing law, consent to an adoption is not required of any guardian, custodian, or other party who has temporary custody of the child.

Requires that the child's health and safety be considered paramount when a court determines whether a public children services agency (PCSA) or private child placing agency (PCPA) has made reasonable efforts to prevent removal of a child from a home, to return a child home, or to make a child's return home possible.

Requires a juvenile court to determine that a PCSA or PCPA is not required to make reasonable efforts to prevent removal of a child from a home, to return a child home, or to make a child's return home possible in five specified circumstances.

Requires a court that determines that reasonable efforts at reunification are not required to (1) issue written findings of fact setting forth the reasons for its determination and to (2) hold a review hearing within 30 days to determine a permanency plan for the child.

Permits a court to return a child home even if the PCSA or PCPA is not required to make reasonable efforts at reunification, unless it determines that doing so would endanger the child's health and safety.

Requires a court that returns a child home when reasonable efforts at reunification are not required to issue written findings of fact setting forth the reasons supporting its determination.

Adds to the duties of a PCSA the duty to make reasonable efforts to prevent the removal of a child from the child's home, eliminate the continued removal of the child from the child's home, or make it possible for the child to return home safely, except that a PCSA is not required to make reasonable efforts when a court has determined that reasonable efforts are not required, and also adds to the duties of a PCSA the duty to make reasonable efforts to place the child in a timely manner in accordance with the permanency plan and to complete whatever steps are necessary to finalize the permanent placement of the child.

Requires that a court consider the circumstances surrounding the removal of the child from the home and the best interest of the child whenever a motion to modify or terminate legal custody and return the child home is filed.

Requires a PCSA or PCPA that has temporary custody of a child under one or more orders of disposition for 12 months out of a 22-month period to file a motion requesting permanent custody of the child, and also requires a PCSA or PCPA that has temporary custody of a child to file a motion requesting permanent custody of the child when the court has determined that the PCSA or PCPA is not required to make reasonable efforts at reunification.

Prohibits a PCSA or PCPA from filing a motion for permanent custody in the above circumstances if there is a compelling reason that permanent custody is not in the best interest of the child, if the PCSA or PCPA is required to make reasonable efforts at reunification and did not provide services required by the case plan to ensure the safe return of the child home, if the agency has been granted permanent custody of the child, or if the child has been returned home pursuant to court order.

Permits the Department of Human Services to adopt rules that set forth the time frames for case reviews and for filing a motion requesting permanent custody.

Provides that a child is abandoned when the parents of the child have not visited or maintained contact with the child for more than 90 days, regardless of whether the parents resume contact with the child after the 90-day period.

Permits a court to grant permanent custody to a PCSA or PCPA when it is in the best interest of the child and the child has been in the temporary custody of the PCSA or PCPA for 12 or more months of a consecutive 22-month period.

Removes the restriction for granting permanent custody that an abandoned child's parents cannot be located, so that a court may grant a motion for permanent custody that is in the child's best interest even if the abandoned child's parents are located.

Requires a court to grant permanent custody of a child to a PCSA or PCPA when the child is in the temporary custody of the PCSA or PCPA, the PCSA or PCPA is not required to make reasonable efforts at reunification, the court determines that the child cannot or should not be placed with the parents, and it is in the best interest of the child that permanent custody be awarded to the PCSA or PCPA.

Changes the term "long-term foster care" to "planned permanent living arrangement."

Requires the court to hold a hearing within 30 days after the PCSA or PCPA files its motion to issue a dispositional order and permanency plan for the child.

Requires a court, at a review hearing, to approve a permanency plan for the child, including whether the child should be returned home or placed for adoption, enhanced legal custody, or in a planned permanent living arrangement, and make corresponding changes to the child's case plan.

Prohibits a permanency plan for a child for whom reasonable efforts at reunification are not required from including a provision requiring that the child be returned home.

Clarifies when written findings of fact must be made in child custody situations.

Provides for boards of alcohol, drug addiction, and mental health services to give a priority to services to parents of children at imminent risk of becoming abused or neglected due to the parent's drug or alcohol addiction.

Provides for referrals of parents, guardians, or custodians, and the child, if necessary, to a certified alcohol and drug addiction program for assessment and treatment, etc., upon determinations by a PCSA or a juvenile court, in specified circumstances.

Requires the Department of Alcohol and Drug Addiction Services and the Department of Human Services to establish a joint plan to improve accessibility and timeliness of alcohol and drug addiction services for certain persons identified by public children services agencies.

Authorizes the Department of Human Services to join the Interstate Compact on Adoption and Medical Assistance.

Extends to October 1, 1999, the deadline for the State Criminal Sentencing Commission to report to the General Assembly a comprehensive juvenile justice plan containing recommendations based on the following: (1) a review of all statutes governing delinquent child, unruly child, and juvenile traffic offender dispositions in this state, and (2) a review of state and local resources, including facilities and programs, used for delinquent child, unruly child, and juvenile traffic offender dispositions and profile the populations of youthful offenders in the facilities and programs.

Secs. 181.26, 340.033, 340.15, 2151.011, 2151.27, 2151.28, 2151.31, 2151.314, 2151.33, 2151.3514, 2151.353, 2151.412, 2151.413, 2151.414, 2151.415, 2151.416, 2151.417, 2151.419, 2151.42, 2151.424, 3107.07, 3107.11, 3701.503, 3793.051, 5101.141, 5103.161, 5107.70, 5107.71, and 5153.16.



Am. Sub. H.B. 570

Reps. Winkler, Mason, Grendell, Harris, Clancy, Jones, Miller, Williams, Boyd, Ford, Pringle, Willamowski, Garcia, Schuler, O'Brien, Reid, Mead, Bender, Opfer, Tavares, Vesper, Myers, Britton, Sutton, Allen, Sykes, Salerno

Sens. Carnes, Howard, McLin, Schafrath, Kearns, Oelslager, White, Herington, Hagan, Watts, Cupp, Nein, Mumper, Gardner

Effective date: Emergency, March 2, 1998

Provides that a youth development program operated outside of school hours by a community-based center is exempt from child day-care licensing requirements, and prohibits the Director of Human Services from issuing a child day-care license to the program, if (1) the children enrolled in the program are under age 19 and enrolled in or eligible to be enrolled in a grade of kindergarten or above, (2) the program provides informal child care and at least two of certain activities, (3) the State Board of Education has approved the program's participation in the Child and Adult Care Food (CACF) program, and (4) the center operating the program is exempt from federal income taxation.

Provides for outside-school-hours care centers to apply to the State Board of Education for participation in the CACF program.

Secs. 3313.813, 3737.22, 5104.02, 5104.021, and 5104.053.



Am. S.B. 212

Sens. Nein, Kearns, Latta, Sweeney, Carnes, McLin, Gaeth, Herington, Drake, Gardner, Finan, Dix, Mumper, White

Reps. Boyd, Clancy, Ford, Grendell, Harris, Jones, Miller, O'Brien, Willamowski, Winkler, Terwilleger, Reid, Brading, Padgett, Garcia, Wilson, Tavares, Thomas, Johnson, Bateman, Callender, Allen, Roman, Verich, Vesper, Mottl, Patton, Bender, Logan, Young, Evans, Opfer, Salerno, Hodges, Metzger, Wachtmann, Womer Benjamin, Corbin, Boggs, Prentiss

Effective date: September 30, 1998

Requires administrators and employees of child day camps and residential camps to report known or suspected child abuse or neglect to a public children services agency or municipal or county peace officer.

Redefines "residential camp" as a program in which the care, physical custody, or control of children is accepted overnight for recreational or recreational and educational purposes.

Secs. 2151.011 and 2151.421.



INDUSTRY, COMMERCE, HOUSING AND LABOR

Am. Sub. H.B. 464

Reps. Mason, Metelsky, Taylor, Schuler, Terwilleger, Lewis, Krebs, Garcia, Tiberi, Jones, Reid, Kasputis, Womer Benjamin, Grendell, Salerno, Bender, Opfer, Verich

Sens. Cupp, Latta, Blessing

Effective date: September 1, 1998

Modifies the definitions of the Ohio Trademark Law (OTL) by redefining "trademark" and "service mark," adding definitions of "mark" and "use" of a mark, redefining when a trademark or service mark is considered to be "used" in Ohio, adding a definition of when a trademark or service mark is "abandoned," redefining "person," and making other definition revisions.

Revises the OTL's prohibitions that preclude the registration of a trademark or service mark with the Ohio Secretary of State to refer to marks used "on or in connection with" goods or services in certain circumstances, to refer to trademarks or service marks of other persons that are the subject of "pending intent to use applications" filed with the United States Patent and Trademark Office, and to provide an exception to one of the prohibitions that relates to the federal North American Free Trade Agreement (NAFTA) Implementation Act and certain "primarily geographically deceptively misdescriptive" marks.

Revises certain aspects of the OTL's application for the registration of a trademark or service mark, of the OTL's certificate of registration, and of the OTL's application for renewal of a registered trademark or service mark.

Eliminates the OTL's requirement that the Secretary of State notify registrants that their ten-year trademark or service mark registrations will expire within one year unless renewed.

Specifies that, if a court of competent jurisdiction (instead of the Secretary of State as under the former OTL) makes certain types of findings concerning a registered trademark or service mark, the Secretary of State must cancel the mark, and revises the findings requiring cancellation to additionally include that the trademark or service mark in question is or has become the generic name for associated goods or services.

Specifies the types of trademarks and service marks that, if acquired in good faith under "common law," are not adversely affected by the OTL's provisions.

Secs. 1329.54, 1329.55, 1329.56, 1329.57, 1329.58, 1329.62, 1329.63, and 1329.67.



Am. Sub. H.B. 558

Reps. Wise, Cates, Weston, Maier, Coughlin, Garcia, Metelsky, Mallory, Thomas, O'Brien, Netzley, James, Grendell, Householder, Colonna, Jacobson, Pringle, Healy, Boyd, Lucas, Sulzer, Harris, Hodges, Wachtmann, Patton, Hartley, Logan, Williams, Mottley, Krupinski, Kasputis, Damschroder, Stapleton, Carey, Reid, Myers, Terwilleger, Padgett, Salerno, Verich, Sutton, Tavares, Mottl, Vesper, Perz, Ford, Sawyer, Young, Opfer, Beatty, Jones, Metzger, Johnson, Bender, Krebs, Womer Benjamin, Allen, Clancy, Bateman, Callender, Roman, Buchy, Prentiss, Wilson, Jerse, Miller, Britton, Olman, Schuler

Sens. Suhadolnik, Watts, Finan, Gaeth, Latta, Drake, Carnes, Oelslager, Howard, Hottinger, Ray, Mumper, B. Johnson, Nein, White, Blessing, Espy, Gardner

Effective date: September 30, 1998

Includes within the definition of "employee" for purposes of the Workers' Compensation Law, off-duty peace officers, firefighters, first responders, and emergency medical technicians who respond to an inherently dangerous situation that calls for an immediate response by the person, regardless of whether the person is within the limits of the jurisdiction in which the person volunteers or is employed when responding.

Requires that payment of workers' compensation benefits involving those claims, other than those for state employees, be paid from the Workers' Compensation Surplus Fund rather than the State Insurance Fund.

Requires the Workers' Compensation Oversight Commission to meet a minimum of nine times annually and revises the method of paying Commission members' salaries.

Secs. 4121.12, 4123.01, and 4123.46.



Sub. H.B. 579

Reps. Coughlin, Tiberi, Garcia, Womer Benjamin, Terwilleger, Williams, Cates, Mead, Hodges, Logan, Gardner, Harris, Bateman, Johnson, Reid, Stapleton, Brading, Carey, Kasputis, Myers, Mottley, Corbin, Perz, Mason, Grendell, Salerno, Olman, Core

Effective date: July 29, 1998

Documents filed with the Secretary of State

Permits the Secretary of State to make digitized copies of documents filed with his office, and to return to the filer evidence of the filing instead of the original documents as prior law generally required.

Specifies that fees collected for filing of amendments by foreign corporations are to be paid to the credit of the Corporate and Uniform Commercial Code Filing Fund.

Permits a statutory agent to file notice with the Secretary of State of the agent's change of address instead of requiring that only a corporation, foreign limited liability company, limited partnership, or foreign limited partnership file such required address change notifications.

Trade name and fictitious name requirements

Creates specific requirements regarding the registration of fictitious names.

Removes the requirement in former law that applications for the registration of a trademark or service mark be accompanied by a facsimile of the mark.

Specifies that the Secretary of State can prohibit the registration of a trade name, trademark, service mark, corporate name, limited partnership name, limited liability partnership name, or limited liability company name if the use of that mark or name is not distinguishable from a mark or name of a limited partnership, limited liability partnership, limited liability company, or corporation, or from any other trademark or trade name being used in the state.

Requires the Secretary of State to cancel the registration of a name, mark, or device upon a voluntary request for that cancellation, if the registration has not been renewed in accordance with law, or if the registration has been canceled by the Secretary of State or ordered canceled by a court of competent jurisdiction for specified reasons.

Removes the authority of the Secretary of State to cancel the registration of a trademark or service mark that has been abandoned, was obtained fraudulently, was

similar to one already registered with the United States Patent Office, or was granted to a registrant who is not the owner of the trademark or service mark.

General Corporation Law

Permits incorporators to amend the articles of incorporation before the corporation begins business if the initial stated capital is not set forth in the articles.

Permits a corporation's directors to form committees consisting of one or more directors rather than three or more directors as formerly was required.

Requires that the name of a corporation, nonprofit corporation, or foreign corporation whose articles of incorporation have been canceled be reserved for one year after the date of cancellation, and specifies that, if reinstatement is not made within one year, the corporation must change its name as a condition of reinstatement if another entity has registered that name.

Removes the requirement that a domestic corporation applying for reinstatement of its articles of incorporation designate a statutory agent, if it previously has not done so, as a condition of reinstatement.

Nonprofit Corporation Law

Prescribes certain information that must be filed with the Secretary of State regarding the merger or consolidation of nonprofit corporations.

Requires the Secretary of State, upon request and payment of a \$10 fee, to furnish a certificate of merger or consolidation setting forth prescribed information.

Foreign Corporation Law

Requires that a certificate of good standing or subsistence of a foreign corporation be dated not earlier than 90 days prior to the date of filing an application to procure a license to transact business in this state.

Provides that a foreign corporation whose license has been canceled may have that license reinstated by filing an application for reinstatement and a fee of \$10 with the Secretary of State.

Requires that quadruplicate copies of service of process be served upon the Secretary of State in his capacity as the agent of process for foreign corporations licensed to transact business in this state, and permits the Secretary of State to give notice to a foreign corporation at an address shown on its Ohio corporate franchise tax report.

Removes the requirement that a foreign corporation notify the Secretary of State if the corporation changes its principal office in this state.

Requires that, regarding a change of agent, a foreign corporation file with the Secretary of State an amendment to its application for a foreign license rather than filing a form prescribed by the Secretary of State.

Removes the requirement that written appointments of statutory agents be signed by an authorized officer of a foreign corporation.

Eliminates the \$3 fee for filing a statement of change of address of a foreign corporation's agent or principal office.

Limited liability partnerships

Permits the filing of statements of correction upon a change or misstatement of information provided to the Secretary of State by partnerships seeking to become registered limited liability partnerships, and removes the provision that permitted a partnership to become a limited liability partnership if it was in "substantial compliance" with the Limited Liability Partnership Law.

Specifies that registration as a foreign limited liability partnership ceases if the registration is voluntarily withdrawn or is canceled by the Secretary of State because the partnership failed to file its annual report as required by law.

Other provisions

Requires certain documents to be signed by "any authorized representative" rather than by a member or officer of the entity.

Removes the requirement with respect to security interests and financing statements covering crops growing or to be grown that a description of the land concerned be attached to the security agreement or financing statement.

Repeals a provision, which was declared unconstitutional in 1874, requiring the Superintendent of Insurance to revoke the license of a foreign insurance company if, when sued in Ohio, it removes the suit to federal court.

Makes other changes to the General Corporation Law, the Nonprofit Corporation Law, the Foreign Corporation Law, the Limited Liability Company Law, the Limited Partnerships Law, and the Credit Union Law.

Secs. 111.18, 111.201, 1309.14, 1309.39, 1329.01, 1329.02, 1329.03, 1329.08, 1329.42, 1329.43, 1329.47, 1329.55, 1329.56, 1329.62, 1701.05, 1701.07, 1701.08,

1701.63, 1701.70, 1701.81, 1701.922, 1702.05, 1702.06, 1702.07, 1702.43, 1702.46, 1702.59, 1702.60, 1703.04, 1703.041, 1703.15, 1703.19, 1705.05, 1705.07, 1705.54, 1705.55, 1733.08, 1733.37, 1775.61, 1775.62, 1775.64, 1782.02, 1782.09, 1782.13, 1782.48, 1782.50, 1782.52, 3909.16, 3927.05, and 5733.22.



Am. Sub. S.B. 71

Sen. Cupp

Reps. Corbin, Mead, Hodges, Willamowski, Roman

Effective date: September 30, 1998

Requires certain subcontractors and materials suppliers supplying labor or materials that cost more than \$30,000 to serve a notice of furnishing upon the principal contractor for a public improvement as a condition of bringing an action upon the bond for that improvement, and limits recovery to only amounts owed for labor and work performed and materials furnished during and after 21 days preceding service of the notice.

voids various types of provisions of a construction contract that are considered to be against public policy and specifies related provisions and actions that are permitted despite those voided provisions.

Secs. 153.56 and 4113.62.



LIQUOR CONTROL

Am. Sub. H.B. 402

Reps. Schuler, Garcia, Corbin, Mead, Britton, Taylor, Mottley, Jacobson, Reid, Lewis, Sawyer

Sens. White, Gardner, Watts, Finan, Gaeth, Mumper, B. Johnson

Effective date: March 30, 1999

Local option elections

Eliminates local option elections in a residence district.

Requires that agency stores that sell spirituous liquor on behalf of the Division of Liquor Control be notified regarding local option liquor elections that would affect their operations.

Authorizes the holding of a local option election concerning the sale of beer and intoxicating liquor at a particular location upon the petition of a permit holder, an applicant for the issuance or transfer of a permit, an applicant to operate a liquor agency store, or the designated agent of any of those parties; and specifies what the petition must contain.

Authorizes a local option election concerning the sale of beer and intoxicating liquor at a "community facility," a newly defined term under the act, and provides that the election must be held in a municipal corporation or the unincorporated area of a township.

Extends until November 30, 1999, the exemption of the State Fairgrounds, Ohio Historical Society, and Ohio Village from the effects of local option liquor elections.

Increases from two to four years the minimum time period between local option elections on the same question.

Advertising the retail price of beer

Repeals the prohibition against a liquor permit holder advertising the retail price of beer and malt beverages off the permit holder's premises.

Nuisance provisions

Modifies statutory nuisance provisions, adding specified liquor permit premises to the general nuisance laws and eliminating a nuisance provision formerly found in the Liquor Law.

Adds to the general nuisance laws a new definition of "nuisance" relating to a liquor permit premises.

Mandates certain procedures to be followed by a court where a nuisance is found to exist at a liquor permit premises.

Requires the holding of a local option election for a particular location within a precinct that is adjudged a nuisance, and makes corresponding changes in elections procedures and liquor laws.

Requires the Division of Liquor Control to refuse to issue, renew, or transfer the ownership or location of a retail liquor permit if an applicant or permit holder has been found to be maintaining a nuisance at the premises for which the issuance, renewal, or transfer is sought and to cancel and pick up a permit holder's permit following an election for a particular premises that was declared a nuisance that results in a "no" vote; and permits the Division to take other action with respect to a liquor permit upon the finding of a nuisance at a permit premises.

Criteria for issuance of D-5i and F-2 permits

Lowers the seating capacity, square footage, and property value requirements for an operator of a food service establishment applying for a D-5i liquor permit.

Allows an applicant to obtain an F-2 (temporary) permit for the sale of beer, wine, and spirituous liquor in an area where the sale of beer and wine, but not spirituous liquor, is otherwise permitted by law.

Orders of the Liquor Control Commission

Modifies the Administrative Procedure Act to require that appeals of Liquor Control Commission orders be brought in the Franklin County Court of Common Pleas, requires any order suspending the effect of an order of the Liquor Control Commission to terminate not more than six months after issuance, and requires that a court of common pleas or court of appeals render a judgment in such a matter within six months after the record of the Commission is filed with the court.

Use of seized beverages for training

Authorizes the Investigating Unit of the Department of Public Safety to use beer, alcohol, or intoxicating liquor that is seized pursuant to a violation of Liquor Control Law, for training related to law enforcement activities.

Secs. 119.12, 2933.41, 3767.01, 3767.03, 3767.05, 4301.01, 4301.211, 4301.25, 4301.252, 4301.32, 4301.321, 4301.322, 4301.323, 4301.324, 4301.33, 4301.331, 4301.332, 4301.333, 4301.334, 4301.34, 4301.35, 4301.351, 4301.352, 4301.353, 4301.354, 4301.355, 4301.356, 4301.36, 4301.361, 4301.362, 4301.363, 4301.364, 4301.365, 4301.366, 4301.37, 4301.39, 4301.40, 4301.401, 4301.73, 4301.74, 4301.80, 4303.021, 4303.181, 4303.202, 4303.26, 4303.261, 4303.29, 4303.292, and 4305.14.



LOCAL GOVERNMENT

Am. Sub. H.B. 192

Reps. Carey, Pringle, Vesper, Haines, Prentiss, Garcia, Sawyer, Hottinger, Padgett, Logan, Bender, Olman, Boyd, Johnson, Tavares, Verich, Opfer, Metelsky, Amstutz, O'Brien, Mead, Roberts, Core, Ogg, Lawrence, Sulzer, Householder, Reid, Harris, Metzger, Tiberi, Terwilleger, Roman, Salerno, Weston, Krupinski, Gardner, Brading, Stapleton, Wachtmann, Buchy, Myers, Grendell, Maier

Sens. Hottinger, Shoemaker, DiDonato, Carnes, Oelslager, White, Gardner, Blessing

Effective date: September 16, 1998; Sections 2 and 3 effective June 17, 1998

Creates a small government fire department services revolving loan program, under which the State Fire Marshal can make loans to qualifying municipal corporations, townships, and fire districts for fire department building and equipment needs.

Makes an appropriation.

Sec. 3737.17.



Sub. H.B. 204

Reps. Wachtmann, Tiberi, Hodges, Taylor, Van Vyven, Hood, Schuler, Padgett, Sawyer, Garcia, Buchy, Terwilleger, Brading, Reid, Vesper

Sens. Gardner, Latell, Mumper, Nein, Schafrath, Gaeth

Effective date: March 30, 1999

Allows certain political subdivisions to purchase supplies and services outside of a Department of Administrative Services purchase contract and without complying with competitive selection procedures if the purchase can be made at a lower price than is available through such a contract.

Increases the competitive bidding threshold for certain municipal contracts from \$10,000 to \$15,000.

Eliminates the requirement that state printing contracts be executed within Ohio, but explicitly makes them subject to the buy-Ohio requirements of continuing law.

Prohibits a non-Ohio business from bidding on a state printing contract in Ohio if it is located in a state that excludes Ohio businesses from bidding on state printing contracts in that state.

Secs. 125.02, 125.04, 125.09, 125.56, 731.14, 731.141, and 735.05.



Sub. H.B. 219

Reps. Reid, Corbin, Garcia, Schuler, Lucas, Lewis, Prentiss, Boyd

Sens. Schafrath, Mumper, Gaeth

Effective date: June 1, 1998

Authorizes the issuance without a fee of annual registrations for law enforcement canines of specified law enforcement agencies.

Changes the annual dog registration deadline from January 20 to January 31 and allows a board of county commissioners to extend the registration deadline without the presence of an emergency.

Modifies the procedure for the payment of claims from the county dog and kennel fund.

Allows the purchase of a police dog or horse by the officer to whom it is assigned, when the animal is removed from duty.

Exempts certain nonprofit animal shelters from having to pay dog registration fees.

Authorizes a board of county commissioners to increase the fee for a duplicate dog tag.

Increases the penalty for violating any of the statutory dogfighting prohibitions from a fifth degree felony to a fourth degree felony.

Secs. 9.62, 955.01, 955.012, 955.04, 955.05, 955.08, 955.09, 955.14, 955.35, and 959.99.



Sub. H.B. 244

Reps. Van Vyven, Brading, Corbin, Mottley, Schuler, Schuring, Taylor, Terwilleger, Clancy, Vesper, O'Brien, Garcia, Lewis, Opfer, Tiberi

Sens. B. Johnson, Drake

Effective date: September 30, 1998

Permits health districts, after notice to a landowner, to collect unpaid household sewage system operation permit or inspection fees by having the county auditor place the fees on the general tax list and duplicate as a lien against the property in instances where the landowner fails to object to the fees.

Secs. 319.281 and 3709.091.



Am. Sub. H.B. 388

Reps. Haines, Mottley, Opfer, Garcia, Lucas, Terwilleger, Reid, Ogg, Corbin, Lewis, Vesper, Olman, Harris, Metzger, Johnson

Sens. Gardner, Mumper, Schafrath, Kearns, Carnes

Effective date: July 22, 1998

Allows the appointment of two alternate members to any of the following: a county rural zoning commission, a county board of zoning appeals, a township zoning commission, or a township board of zoning appeals.

Secs. 303.04, 303.13, 303.15, 519.04, 519.13, and 519.15.



Sub. H.B. 419

Reps. Householder, Terwilleger, Garcia, Carey, Opfer, Sulzer, O'Brien, Ogg, Padgett, Lewis, Thompson, Brading, Grendell, Reid, Hodges, Gardner,

Vesper, Schuler, Mead, Buchy, Cates, Harris, Metzger, Mottley, Tiberi, Callender, Britton, Wilson, Tavares, Patton, Johnson, Brady, Roman

Sens. Gardner, Schafrath, Gaeth

Effective date: August 5, 1998

Permits a board of county commissioners to hold any or all of its regular sessions at a location in the county other than at its office in the county seat.

Allows the board of county commissioners, with the county engineer's consent, to establish the primary office of the county engineer at a location outside the county seat.

Permits counties to use their share of certain state fuel taxes to purchase or lease buildings to house equipment and personnel used in the construction and maintenance of county roads.

Requires a board of county commissioners to transact not only such business as is required by law, as under current law, but also such business as it considers necessary.

Secs. 305.06, 305.09, 315.11, and 5735.27.



Am. Sub. H.B. 426

Reps. Clancy, Cates, Bateman, Garcia, Grendell, Pringle, Schuler, Williams, Corbin, Sawyer, Reid, Schuck, Vesper, Van Vyven, Roman, Hottinger, Padgett, Taylor, Lewis, Callender, Carey, Opfer, Mottley, Terwilleger, Sulzer, O'Brien, Ogg, Winkler, Core, Buchy, Logan, Kasputis, Gardner, Harris, Metzger, Haines, Thomas, Damschroder, Brading, Myers, Householder, Mason, Amstutz, Patton, Lucas, Olman, Salerno, Verich, Colonna

Sens. Gardner, Nein, Finan

Effective date: July 22, 1998

Permits subdivisions to create reserve balance accounts in certain funds to reserve moneys for budget stabilization, self-insurance claim payments, and the payment of claims under retrospective ratings plans for workers' compensation.

Permits subdivisions to create special funds for accumulated sick and vacation leave and payments in lieu of taking compensatory time off for terminated or retired officers and employees, salaries in certain fiscal years, capital projects, and nonexpendable trust funds.

Prohibits reduction of a subdivision's taxing authority or Local Government Fund or Local Government Revenue Assistance Fund distributions because of the accumulation of a reasonable amount in such reserve balance accounts or because of the accumulation of moneys in a nonexpendable trust fund.

Permits all subdivisions to purchase certain goods and services in excess of \$5,000 without obtaining documents authorizing each individual purchase.

Modifies the circumstances under which a subdivision must obtain an amended certificate of estimated resources.

Changes the definition of "large manufacturing facility" for purposes of the Enterprise Zone Law.

Authorizes the transfer of certain corporation franchise tax credits.

Changes the time by which certain fees collected by clerks of court must be transmitted to the Treasurer of State or deposited into the county treasury.

Secs. 305.23, 505.83, 505.831, 1907.24, 2303.201, 2743.70, 2949.091, 3109.14, 3316.03, 5705.12, 5705.121, 5705.13, 5705.131, 5705.29, 5705.35, 5705.36, 5705.38, 5705.41, 5709.61, 5733.33, 5747.51, and 5747.62.



Sub. H.B. 434

Reps. Schuring, Maier, Olman, Tiberi, Garcia, Patton, Thompson, Cates, Sawyer, Colonna, Prentiss, Terwilleger, Metzger, Mottley, Krebs, Brading, Boyd, Schuler, Vesper, Grendell, Verich, Jolivette, Reid, O'Brien, Lewis, Harris, Willamowski, Krupinski, Carey, Healy, Corbin, Weston

Sens. Oelslager, Gaeth, Kearns, Mumper

Effective date: March 22, 1999

Allows municipal corporations, counties, townships, the state, and certain persons and private entities to enter into cooperative economic development agreements.

Eliminates or shortens the moratorium on annexations in a joint economic development district (JEDD) created under the procedures with restricted application if the JEDD does not levy, or ceases to levy, an income tax in the JEDD.

Allows noncontiguous subdivisions to create JEDDs under the Statewide JEDD Law.

Permits a municipal corporation to issue industrial development bonds to finance projects located in any kind of JEDD or in a township adjacent to the municipal corporation.

Eliminates the requirement that boards of county commissioners conduct public hearings regarding the creation of a JEDD under the procedures with restricted application, and the requirement that boards of township trustees distribute newsletters publicizing the creation of such a JEDD.

Permits boards of township trustees, under certain circumstances, to enter into contracts creating JEDDs under the Statewide JEDD Law without submitting the resolution authorizing the contract to the electors of the township.

Provides procedures for expanding the area in JEDDs created under the Statewide JEDD Law and for expanding and contracting the area in certain JEDDs created under the procedures with restricted application.

Requires all municipal corporations that grant a credit for income taxes paid by residents to another municipal corporation to grant a similar credit for income taxes paid to any kind of JEDD.

Allows a township or a municipal corporation participating in any kind of JEDD to grant enterprise zone property tax exemptions with the consent of the other participating subdivisions.

Specifically provides that tax increment financing-type tax exemptions continue even if the exempted property is detached by the municipal corporation that granted the exemption if that municipal corporation has created the JEDD containing the property under the procedures with restricted application.

Provides that if any unincorporated area or township is a party to any kind of JEDD and if one of the other parties to that JEDD is a municipal corporation that is an "eligible area" eligible for certain types of state economic assistance, then any project located anywhere in the unincorporated area or township contained within the JEDD is eligible for that type of state assistance.

Expressly permits municipal corporations and townships creating any kind of JEDD to share property tax revenue.

Specifically permits the contacting parties to a JEDD created under the Statewide JEDD Law to designate in the contract portions of the JEDD where an income tax may be levied.

Provides that municipal corporations that previously created JEDDs under the restricted procedures that applied only when the JEDD territory was owned by a municipal corporation and included an airport owned by the municipal corporation may use those same procedures (instead of the statewide JEDD procedures) to create a new JEDD even if the property to be included within the territory of the new JEDD does not meet the same requirements.

Clarifies that a municipal corporation that consents to, but does not grant, an enterprise zone tax exemption in any kind of JEDD does not have to pay compensation to a school district.

Requires one of the contracting parties, upon the creation of any kind of JEDD, to file a copy of certain documents with the Director of Development.

Requires each contracting party to a JEDD created under the Statewide JEDD Law to give notice by certified mail to certain property and business owners who did not sign the JEDD petition that they are located within the area or areas to be included in the JEDD.

Makes other changes in the JEDD laws.

Makes changes in the administration of the technology investment tax credit program.

Secs. 122.15, 122.151, 122.152, 122.154, 701.07, 715.70, 715.71, 715.72, 715.74, 715.76, 715.761, 715.77, 715.771, 715.78, 715.82, 715.83, 718.03, 5709.411, and 5709.82.



Am. Sub. H.B. 515

Reps. Householder, Garcia, Jones, Lucas, Mottley, Schuler, Terwilleger, Tiberi, Vesper, O'Brien, Jolivette, Opfer, Carey, Corbin, Olman, Evans, Verich, Salerno

Sen. Hottinger

Effective date: March 30, 1999

Allows the use of county credit cards to pay for work-related transportation and Internet service provider expenses.

Authorizes a board of county commissioners to establish a program that allows the use of financial transaction devices to make payments owed to certain county offices.

Requires each county office that accepts financial transaction devices and charges a surcharge or convenience fee to use them, to post a notice in that county office and provide each person who uses such a device with specific notice of the surcharge or fee.

Secs. 301.27 and 301.28.



Sub. H.B. 581

Reps. Batchelder, Netzley, Brading, Buchy, Carey, Garcia, Hodges, Mottley, Reid, Terwilleger, Evans

Sens. Drake, Shoemaker, Mumper

Effective date: March 30, 1999

Allows the board of health of a general or combined health district to acquire or sell real property.

Provides that a board of county commissioners has no duty to furnish suitable quarters to a general health district if that district acquires real property.

Allows a county to issue securities under limited circumstances for the acquisition of real property by a general health district and excludes such securities from the computation of the county's net indebtedness.

Secs. 133.07 and 3707.55.



Sub. H.B. 653

Reps. Schuler, Brading, Patton, Mottley, Clancy, Boggs, Garcia, Cates, Logan, Taylor, O'Brien, Olman, Whalen, Ogg, Sawyer, Terwilleger, Opfer, Van Vyven, Lucas, Britton, Jolivette, Allen, Corbin, Perz, Young, Evans

Sens. Carnes, Blessing, Gaeth, Mumper, White

Effective date: March 18, 1999

Specifies that counties may remove or trim trees, shrubs, and other vegetation in or encroaching on road rights-of-way without the consent of, and without paying compensation to, abutting landowners.

Authorizes counties and townships to remove or trim vegetation located in or encroaching on sidewalk easements.

Authorizes counties and townships to repair driveways within a sidewalk easement as part of a sidewalk construction or repair project.

Secs. 5543.10 and 5543.14.



H.B. 657*

Reps. O'Brien, Brading, Clancy, James, Cates, Schuler, Mottley, Bateman, Krebs, Vesper, Van Vyven, Britton, Garcia, Salerno, Terwilleger, Winkler, Reid, Corbin, Padgett, Allen, Wilson, Sulzer, Core, Roman, Grendell, Willamowski, Myers, Perz, Patton, Householder, Maier

Sens. Gardner, Schafrath, Blessing

Effective date: March 30, 1999

Allows a board of township trustees to prohibit transient vendors in the township.

Removes certain notification requirements applicable to townships that require the registration of transient vendors.

Sec. 505.94.



* *The act is denominated in error as an amended, substitute bill.*

Am. Sub. H.B. 674

Reps. Carey, Garcia, Terwilleger, Grendell, Evans, Householder, Tiberi, Corbin, Sulzer, Young, Ogg, Allen, Logan, Mead, Reid, Opfer, Mottley, Jolivette, Salerno

Sen. Hottinger

Effective date: March 30, 1999

Authorizes the creation of regional library systems instead of metropolitan library systems and area library service organizations.

Authorizes libraries to credit investment earnings to funds other than the district's general fund.

Secs. 135.21, 3375.391, 3375.70, 3375.71, 3375.72, 3375.73, 3375.81, 3375.82, 3375.90, 3375.91, 3375.92, and 3375.93.



Sub. H.B. 694

Reps. Schuler, Corbin, Van Vyven, Reid, Tiberi, Olman, Opfer, Thomas, Padgett, Garcia, Roman, Williams, Britton, Grendell, Terwilleger, Wise, Vesper, Schuring, Evans, Salerno

Sens. Finan, Carnes, Mumper, Drake, Gardner

Effective date: March 30, 1999

Specifies the persons who may file real property valuation complaints with county boards of revision.

Authorizes the refiling of a complaint that was dismissed for the reason that filing it was, or the person filing it was engaged in, the unauthorized practice of law, notwithstanding the provisions of existing law limiting persons to one complaint every three years.

Permits persons who timely filed a real property tax complaint for tax year 1996 or 1997 to refile on or before March 31, 1999, a complaint respecting valuations for tax year 1996, 1997, or 1998, notwithstanding a provision of existing law limiting persons to one complaint every three years.

Secs. 5715.13 and 5715.19.



Am. Sub. S.B. 83

Sen. B. Johnson

Reps. Garcia, Schuler, Salerno, Sutton, Tiberi, Mead, Reid, Mottley, Britton, Tavares, O'Brien

Effective date: March 30, 1999

Authorizes a municipal corporation within the jurisdiction of the environmental division of a municipal court to establish certain alternative noncriminal land use infractions.

Provides civil enforcement procedures for those land use infractions, using a ticket as a summons and complaint that may be issued by code enforcement officers, peace officers, and certain other law enforcement officials.

Provides additional jurisdiction to the environmental division of a municipal court to enforce nuisance abatement and other environmental laws and to enforce its judgments.

Modifies the procedure by which service is effected in an eviction action.

Requires the exclusion from applications, registration decrees, registers of titles, and memorials, notations, and memoranda pertaining to registered land of references to any restrictive covenant that appears to apply to the land or the buildings or improvements on it if inclusion of the restrictive covenant in a transfer, rental, or lease of housing accommodations, any honoring or exercising of the restrictive covenant, or any attempt to honor or exercise the restrictive covenant constitutes an unlawful discriminatory practice under the Ohio Civil Rights Commission Law.

Requires county recorders to delete from sectional indexes maintained under the County Recorders Law and tract and alphabetical indexes maintained under the Registered Land Law all references to that type of restrictive covenant when registered land is transferred in the future.

Prohibits title insurance companies from writing any policy or contract of title insurance that pertains to registered land transferred in the future and that includes any specific reference to that type of restrictive covenant.

Secs. 317.20, 765.01, 765.02, 765.03, 765.04, 1901.183, 1923.06, 3953.01, 3953.04, 3953.07, 3953.29, 5309.01, 5309.06, 5309.09, 5309.24, 5309.28, 5309.281, 5309.33, 5309.36, 5309.38, 5309.40, and 5309.76.



Am. S.B. 110

Sens. Blessing, Gardner, Latta, Finan, White

Reps. Luebbers, Terwilleger, Garcia, Krupinski, Schuler, Britton, Vesper, Prentiss, Mallory, Patton, Willamowski, Allen, Reid

Effective date: April 16, 1998

Authorizes a township office or department or a county agency, common pleas court, county court, or county-operated municipal court to establish a program to recognize outstanding employee performance upon notifying the board of township trustees or board of county commissioners.

Secs. 325.25 and 505.05.



S.B. 189

Sens. Gaeth, Gardner, Mumper, Schafrath

Reps. Garcia, Grendell, Hodges

Effective date: March 9, 1999

Eliminates the requirement that members of a board of county hospital trustees represent in equal numbers the county's two main political parties.

Requires instead that no more than one-half of such a board's members be independents or be members of any one political party.

Sec. 339.02.



Am. Sub. S.B. 201

Sens. Oelslager, Hottinger

Reps. Carey, Terwilleger, Evans, Garcia, Roman, Schuler, O'Brien, Salerno, Maier, Schuring, Gardner

Effective date: Emergency, December 21, 1998

Regional water and sewer districts

Provides for the removal of appointed members of boards of trustees of regional water and sewer districts for misfeasance, nonfeasance, or malfeasance in office.

Requires municipal corporations, counties, or townships proposing the establishment of a regional water and sewer district to hold a public meeting before filing a petition with a court for the establishment.

Requires additional study of the feasibility of establishing a district if the court hearing the petition on the establishment orders the study.

Inspections of semipublic disposal systems

Allows a board of health to charge a fee for inspections of all semipublic disposal systems conducted under contract with the Environmental Protection Agency rather than only those issued a permit under the Water Pollution Control Law, but retains a continuing provision precluding a board from charging a fee for inspections conducted at any licensed manufactured home park, recreational vehicle park, recreation camp, or combined park camp.

Mayor's court magistrate

Allows the compensation of a mayor's court magistrate to be fixed by contract.

Prosecuting attorney as legal adviser

Generally requires the prosecuting attorney of a county to act as the legal adviser for all township boards and commissions within that county.

Communication of information by political subdivisions; restrictions

Permits a political subdivision other than a charter county or charter municipal corporation to use public funds to communicate information about the political subdivision's plans, policies, and operations to the public.

Prohibits a political subdivision from funding communications to support or oppose labor organizations or actions related to labor organizations or to support or oppose the nomination or election of a candidate for public office, the investigation, prosecution, or recall of a public official, or the passage of a levy or bond issue.

Prohibits a political subdivision from funding communications that promote alcoholic beverages, tobacco products, or illegal products, services, or activities.

Prohibits a political subdivision from using public funds to pay its employees for time spent attempting to influence the outcome of certain elections, but allows an employee to be paid to attend a public meeting to present information about the subdivision's finances, activities, and governmental actions in a manner that is not designed to influence the outcome of an election or the passage of a levy or bond issue, even though the election, levy, or bond issue is discussed or debated at the meeting.

Permits a political subdivision to participate in, sponsor, or engage in charitable or public service advertising that is not commercial in nature, and advertising exhibitions, performances, programs, products, or services that are provided by employees of a political subdivision or at or through premises owned or operated by a political subdivision, and permits a political subdivision to license an interest in a name or mark owned or controlled by that political subdivision.

Tax-related provisions

Requires ballot questions proposing property taxes that would be levied in the year the question is voted on to state the month and year the tax first would be levied.

Requires a taxing authority that finds it necessary to levy a tax outside the ten-mill limitation to obtain from the county auditor the subdivision's total current tax valuation and the number of mills required to generate a specified amount of revenue or the dollar amount of revenue that would be generated by a specified number of mills regarding a proposed tax before submitting the question of the tax to electors.

Requires a board of education to conduct a public hearing if proposed changes in its inside millage will result in a real property tax increase in its school district.

Makes a change to the 2½% residential property tax reduction notice in real property tax bills, and revises language governing the application for a reduction.

Secs. 9.03, 133.18, 309.09, 323.131, 323.153, 345.04, 505.07, 511.28, 715.70, 1545.21, 1901.31, 1905.05, 3709.085, 5705.03, 5705.192, 5705.197, 5705.25, 5705.251, 5705.314, 5705.71, 6119.02, 6119.04, and 6119.071.



Am. S.B. 208

Sens. Latta, Kearns, Gardner, Herington

Reps. Schuler, Terwilleger

Effective date: March 30, 1999

Requires the coroner to serve as county commissioner when two county commissioners are absent because of illness or injury.

States that the coroner's service as acting county commissioner does not constitute the holding of an incompatible public office or employment in violation of any statutory or common-law prohibition against the simultaneous holding of more than one public office or employment.

Requires the county budget commission to include the expiration date of each tax levy in the information that it certifies to a taxing authority.

Secs. 305.03 and 5705.34.



OCCUPATIONS AND PROFESSIONS

Am. Sub. H.B. 553

Reps. Coughlin, Logan, Hood, Wachtmann, Patton, Salerno, Brading, Myers, O'Brien, Mottley, Garcia, Householder

Sens. Drake, Suhadolnik

Effective date: March 9, 1999

State Board of Optometry's authority to license optometrists

By repealing the five-year deadline of May 19, 1997, provides that an optometrist licensed prior to May 19, 1992, may seek a therapeutic pharmaceutical agents certificate at any time.

Clarifies that the optometry licensing examination is no longer prepared and administered by the State Board of Optometry, but by a national testing organization.

Provides for 30 hours of Board-approved remedial training to be completed by applicants who fail all or part of the licensing examination four times.

Increases to five (from three) the minimum number of hours of pharmacology training certain optometrists must complete annually as part of the continuing education requirement.

Modifies the Board's license renewal procedures.

Allows an optometrist who has a license in good standing and is not under disciplinary review by the Board to have the license classified as inactive when intending to retire or practice optometry in another state or country.

Board's authority to investigate and discipline optometrists

Permits the Board to impose additional sanctions against licensed optometrists for violations of the optometry laws, including imposition of monetary penalties, issuance of reprimands, and placement of limitations on the optometrist's license or other restrictions on the optometrist's practice.

Modifies the grounds on which sanctions may be imposed on an optometrist.

Establishes additional grounds for which sanctions may be imposed, including departure from acceptable and prevailing standards of care and disciplinary actions imposed by another state.

Modifies the Board's disciplinary authority by specifying that the Board's revocation of a license is permanent, all disciplinary actions are to be conducted in accordance with administrative procedures that require a public hearing, and an affirmative vote of a majority of the Board is necessary to take any disciplinary action.

Permits the Board to accept from any person complaints regarding violations of the optometry laws and provides immunity from civil liability for complainants and persons who testify before the Board's administrative hearings.

Requires both an optometrist and the professional liability insurer of an optometrist, without regard to the type of certificate under which the optometrist practices, to notify the Board within 30 days after the final disposition of any claim for damages.

Requires the Board to investigate evidence that appears to show that a person has violated any provision of the Optometry Law or the Board's rules.

Establishes the confidentiality of the information received by the Board during an investigation, including patient record information.

Authorizes the Board to administer oaths, order the taking of depositions, issue subpoenas, and compel the attendance of witnesses and production of documents or testimony.

Permits the Board to suspend an optometrist's license without a prior hearing if the Board determines that there is clear and convincing evidence that the optometrist has committed an act that is grounds for discipline and the optometrist's practice presents a danger of immediate and serious harm to the public.

Duties and operations of the Board

Requires the Board to hold meetings to perform its regular business at least four times each year and permits the Board to hold other meetings as it considers necessary.

Requires the Board to employ an executive director and identifies several duties as being duties of the executive director, rather than the duties of the Board member who serves as its secretary.

Provides immunity from civil liability, in the absence of fraud or bad faith, to the Board, its current and former members, and its representatives and employees and allows those persons to be defended by the state.

Specifies that all rules adopted by the Board must be adopted in accordance with administrative procedures that require a public hearing.

Permits the Board to establish fees for administrative expenses, such as replacing licenses and providing rosters of licensed optometrists.

Provisions affecting the practice of optometry

Eliminates the requirement that an optometrist refer a patient to a physician if an ocular abnormality requiring a physician's diagnosis or treatment is detected and, instead, requires the referral when a diagnosis or treatment is not included in the optometrist's practice.

Prohibits discrimination against an optometrist performing procedures that are authorized by a topical ocular or therapeutic pharmaceutical agents certificate.

Eliminates the requirement that an optometrist register with the court of common pleas in each county in which the optometrist practices.

Specifies, in the existing prohibition against unlicensed practice, that the practice of optometry includes the determination of the kind of procedure, treatment, or optical accessories needed by an individual.

Specifies that the prohibition against practicing optometry without a license does not apply to a student enrolled in an optometry training program at an Ohio optometry school approved by the Board.

Other provisions

Requires that suppliers of contact lenses who advertise prices indicate in the advertisement whether there is a charge for fitting or other evaluation that is not included in the price of the eye examination.

Restores the ability to purchase drugs at wholesale for any optometrist who holds a topical ocular pharmaceutical agents certificate.

Requires that the Ohio Optical Dispensers Board suspend, refuse to issue, or refuse to renew a license for failure to pay child support.

Secs. 4725.01, 4725.02, 4725.03, 4725.04, 4725.05, 4725.06, 4725.07, 4725.08, 4725.09, 4725.091, 4725.10, 4725.11, 4725.111, 4725.112, 4725.113, 4725.114, 4725.12,

4725.13, 4725.14, 4725.15, 4725.16, 4725.17, 4725.18, 4725.19, 4725.20, 4725.21, 4725.22, 4725.23, 4725.24, 4725.25, 4725.26, 4725.27, 4725.28, 4725.29, 4725.30, 4725.31, 4725.32, 4725.33, 4725.34, 4725.531, 4725.59, 4725.60, 4725.99, 4729.29, 4729.51, 4729.60, 4731.44, and 5903.12.



Sub. H.B. 606

Reps. Schuring, Brading, Tiberi, Garcia, Lewis, Van Vyven, Olman, Wachtmann, Maier, Grendell, Patton, Terwilleger, Tavares, Vesper, Allen, Cates, Reid, Salerno, Verich, Wilson, Colonna, Schuler, Roman, Padgett, Britton, Mallory, Householder, Mason

Sens. Drake, Suhadolnik, Oelslager

Effective date: March 9, 1999

Modifies the reasons for which the State Medical Board may discipline a physician or physician assistant.

Provides that in a disciplinary action the Board may enter into a consent agreement in lieu of an adjudication under the Administrative Procedure Act.

Authorizes the Board to make certain disciplinary actions permanent.

Authorizes the Board to share information obtained in a disciplinary investigation with certain other entities under specified conditions.

Makes changes to the procedures the Board must follow in disciplining a physician or physician assistant.

Provides that the testimonial privilege of physicians and dentists does not apply in a criminal action against a physician or dentist.

Makes changes to the Board's authority to regulate physician assistants and practitioners of limited branches of medicine.

Clarifies and makes other changes to the Board's licensing and enforcement authority.

Secs. 109.79, 119.12, 121.22, 503.41, 1785.01, 2151.421, 2317.02, 2925.01, 4713.01, 4713.12, 4713.14, 4730.10, 4730.12, 4730.25, 4730.26, 4730.27, 4730.31, 4730.32, 4730.34, 4731.08, 4731.13, 4731.142, 4731.15, 4731.151, 4731.16, 4731.17,

4731.18, 4731.19, 4731.20, 4731.22, 4731.221, 4731.222, 4731.223, 4731.224, 4731.225, 4731.25, 4731.281, 4731.29, 4731.291, 4731.341, 4731.41, 4731.61, 4731.98, 4731.99, 4773.01, and 5123.61.



Am. S.B. 117

Sens. Dix, Gillmor, Drake, Gardner, Latta

Reps. Evans, Garcia, Krupinski, Verich, Brading, Brady, Salerno, Vesper, Gardner, Padgett, Damschroder, Thomas

Effective date: August 5, 1998

Repeals the former Embalmers and Funeral Directors Law and reenacts that Law in a modified and reorganized fashion.

Modifies the composition of the Board of Embalmers and Funeral Directors.

Regulates crematory facilities and the performance of cremations.

Creates the Crematory Review Board to conduct hearings to ascertain violations of law governing crematories and to make recommendations to the Board of Embalmers and Funeral Directors on issues arising out of the hearings.

Exempts crematory facilities from certain prohibitions regarding infectious waste treatment facilities and expands the applicability of a requirement regarding the generation of infectious wastes to include embalming and crematory facilities.

Revises provisions regarding the burial of certain deceased inmates, indigent persons, indigent patients, and indigent veterans to include an option for the cremation of such decedents.

Expands the reporting requirement regarding licensees who violate the Drug Offenses Law to apply to persons issued a crematory license and persons registered for an embalmer's apprenticeship.

Secs. 2925.01, 3734.02, 3734.021, 3734.05, 4717.01, 4717.02, 4717.03, 4717.04, 4717.05, 4717.06, 4717.061, 4717.062, 4717.07, 4717.071, 4717.08, 4717.081, 4717.082, 4717.083, 4717.09, 4717.10, 4717.11, 4717.12, 4717.13, 4717.14, 4717.15, 4717.16, 4717.17, 4717.18, 4717.19, 4717.20, 4717.21, 4717.22, 4717.23, 4717.24, 4717.25, 4717.26, 4717.27, 4717.28, 4717.29, 4717.30, 4717.99, 4767.05, 5101.521, 5120.45, 5121.11, 5901.24, 5901.25, 5901.26, 5901.27, 5901.29, 5901.30, 5901.32, and 5903.12.



Sub. S.B. 200

Sens. Cupp, Watts, Herington, Hottinger, Mumper, Carnes, Blessing, Finan, Suhadolnik

Reps. Buchy, Kasputis, Salerno, Corbin, Reid, Grendell, Perz, Bender, Williams, Callender, Willamowski, Mottl, Tiberi

Effective date: March 30, 1999

Statutorily defines the "practice of public accounting" and makes other definitional revisions in the Accountancy Board Law.

Allows nonaccountants to own a minority equity interest in a public accounting firm.

Reduces the experience requirement for becoming a CPA.

Allows CPAs from certain other states to practice accounting in Ohio without the need to obtain an Ohio CPA certificate or practice permit, but subjects persons who exercise this privilege to the jurisdiction and discipline of the Accountancy Board.

Expands the registration requirements for a public accounting firm and modifies the disciplinary sanctions for violating those requirements and certain other provisions of the Accountancy Board Law.

Authorizes the Accountancy Board to investigate violations of the Accountancy Board Law or Board rules before commencing disciplinary proceedings against an accountant or an accounting firm or before taking legal action against a person for the unauthorized practice of public accountancy.

Specifies that statements, records, schedules, working papers, and memoranda that a CPA or PA makes incident to or in the course of performing an audit of a public office or private entity and that are in the Auditor of State's possession are not public records.

Secs. 1111.01, 2925.01, 4701.01, 4701.04, 4701.06, 4701.061, 4701.07, 4701.10, 4701.11, 4701.12, 4701.13, 4701.14, 4701.16, 4701.19, and 4701.29.



See also: House Bills 243 and 612; Senate Bills 30, 66, and 69

PUBLIC LAND CONVEYANCES

Am. Sub. H.B. 552

Reps. Thomas, Britton, Mead, Garcia, Myers, Tavares, Ford, Salerno, Mottley, Beatty

Sens. Latta, Blessing, B. Johnson, Espy, Watts

Effective date: Emergency, March 31, 1998

Authorizes the conveyance of state-owned real estate controlled by the Ohio Schools for the Deaf and Blind and located in Franklin County to the city of Columbus.

Authorizes the conveyance of an ingress and egress easement, a permanent water line easement, and a temporary construction easement over state-owned real estate controlled by the Ohio Schools for the Deaf and Blind and located in Franklin County to the city of Columbus.

Authorizes the conveyance of a conservation easement over state-owned real estate controlled by the Ohio Schools for the Deaf and Blind in Franklin County to the Franklin Soil and Water Conservation District for the preservation of the Adena Brook North Ravine.



Sub. H.B. 557

Reps. Core, Mead, Garcia, Britton, O'Brien, Winkler, Logan, Damschroder, Householder, Opfer, Wise, Brading

Sens. Latta, Blessing, Mumper, Hottinger

Effective date: July 9, 1998

Authorizes the conveyance of state-owned real estate in Logan County plus the improvements on the real estate, upon which is a facility known as the Flat Branch Sewage Treatment Plant, to the Board of County Commissioners of Logan County.

Authorizes the conveyance of state-owned real estate in Hocking County, known as the Logan Armory, to the Board of County Commissioners of Hocking County.



Am. S.B. 188

Sens. Kearns, Latta, Blessing, Latell

Reps. Mead, Garcia, Britton, O'Brien, Winkler, Opfer, Hartley, Haines, Reid, Logan, Grendell, Householder, Bender, Mottl

Effective date: Emergency, February 4, 1998

Authorizes the conveyance of state-owned real estate in Clark County, known as the Springfield Post of the State Highway Patrol, to the Community Improvement Corporation of Springfield and Clark County in exchange for the conveyance to the state of specified other real estate in Clark County, requires the State Highway Patrol to engage in certain environmental clean-up activities regarding the state-owned real estate to be conveyed, and requires the Superintendent of the State Highway Patrol to contract with the Community Improvement Corporation of Springfield and Clark County for the construction of a patrol post for the State Highway Patrol on the real estate to be conveyed to the state.

Authorizes the conveyance of state-owned real estate in Trumbull County to Clifton W. Brewster and Darla M. Brewster for a purchase price of \$1,200.

Authorizes the conveyance of real estate of the Department of Natural Resources in Erie County to the Kelleys Island Board of Education for the mutual benefit of the state and the Kelleys Island Board of Education, subject to the conditions that the Kelleys Island Board of Education use the real estate for public purposes and that the real estate be available to the public without discrimination.



PUBLIC OFFICIALS AND EMPLOYEES

Am. Sub. H.B. 194

Reps. Vesper, Metzger, Garcia, Mottley, Krupinski, Sawyer, Bateman, Haines, Terwilleger, O'Brien, Ogg, Mallory, Colonna, Perz, Maier, Lucas, Britton, Opfer, Jordan, Olman, Whalen, Grendell, Roman, Householder, Corbin, Thomas, Harris, Womer Benjamin, Metelsky, Maier, Tiberi, Myers, Miller, Coughlin, Callender, Carey, Evans, Wilson, Gardner, Patton, Verich, Salerno, Sutton, Winkler, Jones, Willamowski, Lawrence, Jacobson, Reid, Mottl, Bender, Prentiss, Beatty, Johnson

Sens. Gardner, Nein, Watts, DiDonato, B. Johnson, Horn, Latell, Howard, Drake, Gaeth, Oelslager, Cupp, Herington, Schafrath, Mumper, Ray, White, Hagan

Effective date: Emergency, December 21, 1998; certain provisions effective July 1, 1999

With certain exceptions, increases the amount of the monthly pension provided under the Police and Firemen's Disability and Pension Fund (PFDPF) to a surviving spouse of a deceased member to \$550 (from \$410) beginning July 1, 1999, and, beginning the first day of each July thereafter, increases the pension by the average percentage change in the Consumer Price Index, not exceeding 3%, as determined by the PFDPF Board of Trustees.

Increases the monthly pension paid to the surviving children of a deceased PFDPF member to \$150 (from \$118).

Increases the monthly pension paid to the surviving dependent parents of a deceased member to \$200 (from \$158).

Increases to \$550 per month the pension or benefit paid to a PFDPF member who is receiving a pension of less than that amount for any of the following: (1) an off-duty disability benefit awarded prior to September 16, 1998, (2) a benefit for permanent and total on-duty disability regardless of when awarded, or (3) a retirement pension, other than a pension based on less than 25 years of service that commences prior to age 62.

Requires the PFDPF Board of Trustees to make a one-time lump sum payment to the retirees, disability benefit recipients, surviving spouses, children, and dependent parents receiving increases under the act.

Establishes an annual cost-of-living allowance for a person who has received a pension as a child or dependent parent of a deceased PFDPF member for at least 12 months.

Provides that a PFDPF off-duty disability benefit may not exceed 60% of the benefit recipient's average annual salary, rather than the greater of \$5,000 or 60% of the benefit recipient's average annual salary.

Allows, for one year after the act's effective date, a PFDPF member who retired prior to September 16, 1998, 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.

Permits a township to pay in a single payment its accrued liability to PFDPF by entering into an agreement with PFDPF.

Authorizes a board of township trustees to issue securities for the purpose of providing some or all of the funds required to satisfy the township's obligation under the agreement.

Authorizes a municipal corporation or township to enter into an agreement with other municipal corporations or townships to issue on behalf of those municipal corporations or townships securities for the purpose of providing the funds required to pay an employer's accrued liability to PFDPF.

Requires the Ohio Retirement Study Council to have prepared three reports that must each be submitted, not later than one year after the act's effective date, to the chairpersons of the standing committees of the House of Representatives and Senate with primary responsibility for retirement legislation.

Secs. 133.09, 133.20, 505.265, 717.07, 742.30, 742.37, 742.3715, 742.3718, 742.3720, and 742.39.



Am. Sub. H.B. 212

Reps. Netzley, Tiberi, Buchy, Lewis, Haines, Hottinger, Mottley, Schuck, Garcia, Vesper, Olman, Williams, Brading, Terwilleger, Van Vyven, Corbin, Grendell, Cates, Reid, Carey, Batchelder, Wise, Kasputis, Myers, Harris, Householder, Thompson, Hood, Hodges, Coughlin, Krebs, Thomas, Schuring, Wachtmann, Jordan

Sens. Gardner, Drake, Nein, B. Johnson, Oelslager, Blessing, White

Effective date: March 9, 1999

Requires the Department of Administrative Services to establish a pilot program under which it will offer medical savings accounts as a health care benefit for state employees and state elected officials paid by warrant to the Auditor of State.

Allows the Department to limit the number of participants in the program and provides that the Department is not required to offer it to any state employee covered under a collective bargaining agreement, but permits the medical savings account option to be offered as part of a package of health care benefit options offered under future collective bargaining agreements.

Provides that a state employee who chooses the medical savings account option is to have any state health, medical, hospital, dental, surgical, and vision benefits for which the employee is eligible provided through the medical savings account and requires that the Department contract for or otherwise provide a high-deductible policy or contract through which those benefits can be paid.

Allows the Department to terminate the program at any time after two years with six months' notice to legislative leaders and the chairs of the standing committees of the Senate and House of Representatives with primary responsibility for health and insurance legislation.

Sec. 124.823.



Am. Sub. H.B. 348

Reps. Schuck, Taylor, Schuler, Grendell, Corbin, Williams, Garcia, Thomas, Wachtmann, Brading, Winkler, Clancy, Terwilleger, O'Brien, Vesper, Thompson

Sens. Schafrath, Mumper, DiDonato

Effective date: March 22, 1999

Makes conviction of certain felonies a separate basis for disciplining a classified employee and deprives a person convicted of certain felonies of the status of a classified employee.

Prohibits appeals to the State Personnel Board of Review or a local civil service commission if the subject of the appeal is a classified employee's discipline for conviction of certain felonies.

Specifies the date when a disciplinary order is served upon a classified employee.

Secs. 124.34 and 4117.10.



Am. H.B. 395

Reps. Hottinger, Batchelder, Luebbers, Wachtmann, Amstutz, Young, Tiberi, Carey, Taylor, Roman, Kasputis, Myers, Clancy, Buchy, Hodges, Netzley, Schuler, Jacobson, Jordan, Vesper, Callender, Metzger, Harris, Hood, Wise, Haines, Van Vyven, Grendell, Stapleton, Brading, Logan, Cates, Weston, Fox, Bateman, Coughlin, Krupinski, Core, Colonna, Garcia, Krebs, Householder, Williams, Schuring, Schuck, Verich, Sulzer, O'Brien, Gardner, Johnson, Jerse, Padgett, Mason, Winkler, Wilson, Thompson, Damschroder

Sens. Blessing, Cupp, Howard, Latta, Carnes, Schafrath, Gaeth

Effective date: May 6, 1998

Generally prohibits the use of state funds to pay the costs, premiums, or charges for a policy, contract, or plan that provides state officers and employees coverage, benefits, or services for nontherapeutic abortions.

Sec. 124.85.



Sub. H.B. 648

Reps. Van Vyven, Batchelder, Ogg, Oلمان, Brading, Vesper, Grendell, Hodges, Padgett, Terwilleger, Patton, Williams, Whalen, Tavares, Garcia, Clancy, Stapleton, Wachtmann, Logan, Krebs, Winkler, Womer Benjamin, Core, Thomas, Wilson, Johnson, Amstutz, Bender, Mottl, Britton, Jolivette, Reid, Perz, Ford, Cates, Jones, Salerno, Opfer, Sykes, Boyd, Prentiss, Mallory, Roman, Allen, Sawyer, Verich, Colonna, Pringle, Willamowski, Householder

Sens. Nein, Herington, White, Watts, Howard, Schafrath, Carnes, Gaeth, Ray, B. Johnson, Finan, Mumper, Gardner, Espy, Drake, Hagan, Oelslager

Effective date: September 16, 1998

*Changes to the state retirement systems*³

Requires the Ohio Retirement Study Council to establish a task force consisting of representatives of the boards of each of the five state retirement systems and the Administrator of the Bureau of Workers' Compensation to examine the feasibility of coordinating benefits between the Bureau and retirement systems.

Requires each system's board, beginning in 2000 and for the succeeding five years, to make an annual report of the disability retirement experience of each employer that employs members of the system.

Requires each system's board to adopt rules requiring a disability benefit recipient, as a condition of receiving the benefit, to agree in writing to receive medical treatment recommended by the board's physician and submit medical reports regarding the treatment.

Requires a disability benefit recipient to file, and each system's board to examine, certain information that may include an earnings statement, medical information, and any other information required by the board.

Provides that a recipient's disability benefit is terminated as of the effective date of the original suspension, rather than forfeited, if the recipient's refusal to submit to an annual medical examination continues for one year.

Requires each system's board to certify to a disability benefit recipient's last employer that the recipient is no longer incapable of resuming service, rather than capable of resuming service, if the leave of absence from employment has not expired when the recipient's benefit is terminated, unless the recipient was dismissed or resigned for dishonesty, misfeasance, malfeasance, or conviction of a felony.

Requires each system's board to submit to the Ohio Retirement Study Council copies of any rules filed with the Joint Committee on Agency Rule Review under the procedure established in continuing law for legislative review and invalidation of state agency rules.

Requires each system's board to report the system's Medicare Part B premium reimbursement costs in its annual report on health care revenues and costs.

³ *Ohio's state retirement systems are the Public Employees Retirement System (PERS), Police and Firemen's Disability and Pension Fund (PFDPF), State Teachers Retirement System (STRS), School Employees Retirement System (SERS), and State Highway Patrol Retirement System (SHPRS).*

Requires each system's board to transfer employer contributions and interest, in addition to employee contributions and interest, when a former member's service credit is purchased and transferred between state retirement systems or the Cincinnati Retirement System and a state retirement system.

Changes to PERS, PFDPF, STRS, and SERS

Provides that a married PERS, PFDPF, STRS, or SERS member can elect to receive retirement benefits under a plan of payment other than a joint survivorship plan only with the consent (rather than acknowledgment) of the spouse, unless the retirement system waives the consent requirement due to certain circumstances.

Provides for the continuation of survivor benefits to a surviving spouse despite remarriage and for resumption of benefits to surviving spouses that were terminated and not resumed prior to the act's effective date.

Changes to PERS, STRS, and SERS

Prohibits a former member from having service credit restored in PERS, STRS, or SERS if the former member is eligible to purchase the credit as a member of PFDPF or SHPRS.

Provides that all children of a PERS, SERS, or STRS member who are under age 18, under age 22 if in school, or any age if physically or mentally disabled qualify as survivors, regardless of whether they were dependent on the member.

Provides that, if there are children who qualify for survivor benefits, a survivor of a member of PERS, SERS, or STRS may not choose a return of the member's contributions in lieu of survivor benefits.

Requires the PERS, SERS, and STRS boards to recalculate the monthly benefits payable to qualified survivors, even if the recalculation results in a reduction of benefits, when the board receives notice that there is a qualified survivor who was not considered when the monthly survivor benefit determination was made.

Requires a child support enforcement agency, on learning that an obligor under a child support order who was a PERS, SERS, or STRS member has died, to notify the appropriate retirement system that the member was subject to a child support order.

Clarifies the circumstances under which payment to a beneficiary of a deceased PERS, SERS, or STRS member must be denied because the member's death was caused by the beneficiary.

Changes to PERS only

Allows a PERS member who is an appointed official to purchase additional service credit in an amount not exceeding 35% of the member's service as an appointed official at any time prior to retirement (rather than not later than 30 days after the service ends).

Specifies that certain regional councils that engage in regional transportation planning and include political subdivisions of other states are not public employers for the purposes of PERS.

Changes to the PERS law enforcement division

Permits law enforcement officers employed by the University of Akron prior to the act's effective date to elect to transfer from SERS to the PERS law enforcement division.

Provides that University of Akron law enforcement officers hired on or after the act's effective date are PERS members and make contributions under the PERS law enforcement division.

Changes to PFDPF only

Requires a PFDPF member who became a PFDPF member on or after the act's effective date and is seeking to purchase service credit for prior full-time service in PERS, SERS, or STRS, to pay an additional amount when the member's service credit is purchased or transferred to PFDPF. The additional amount is (1) the difference between the employee and employer contributions paid to PFDPF to purchase the credit and the employee and employer contributions the member would have made as a PFDPF member and (2) interest on the amount described in (1).

Requires the PFDPF Board to adopt rules establishing a payroll deduction plan for the purchase of service credit for prior service in another state retirement system or the Cincinnati Retirement System.

Provides that a PFDPF member who has purchased service credit for prior service in another state retirement system or the Cincinnati Retirement System or the member's estate is entitled to a refund of the amount or portion of the amount paid to purchase the credit if the credit does not increase the member's age and service retirement or disability benefit.

Requires the PFDPF Board to adopt rules establishing minimum medical testing and diagnostic standards to be incorporated into physical examinations administered by physicians to prospective members of the Fund.

Requires employers to forward to the PFDPF Board a copy of the report of a physical examination administered to an employee who becomes a PFDPF member.

Permits a person acting on behalf of a PFDPF member to apply for a disability benefit on the member's behalf if the member is incapacitated as defined in rules adopted by the PFDPF Board.

Requires an employer to forward to the PFDPF Board a statement certifying a member's job description after receiving notice from the Board that a disability benefit application has been filed on behalf of the member.

Requires the PFDPF Board to adopt rules establishing objective criteria under which the Board is to determine whether a PFDPF member is disabled.

Repeals the requirement that two physicians designated by the PFDPF Board examine a PFDPF member who is applying for disability benefits due to disability as a result of heart disease or any cardiovascular or respiratory disease of a chronic nature.

Modifies the formula for calculating a permanent and total disability benefit to an amount equal to 72% of the member's average annual salary (AAS)⁴ (rather than 72% of the member's last 12 months of salary).

Modifies the formula for calculating an off-duty partial disability benefit to an amount equal to the greater of (1) \$5,000 or (2) a percentage of AAS determined by the PFDPF Board, not exceeding 60% of AAS (rather than the lesser of 60% of AAS or a formula based on the member's years of service).

Clarifies the PFDPF Board's authority to reexamine a disability benefit recipient regardless of whether the recipient was found permanently and totally or partially disabled.

Provides that a PFDPF member receiving a disability benefit is on a leave of absence from employment for five (rather than three) years after the effective date of the benefit.

Permits the PFDPF Board to reevaluate a disability benefit recipient who is no longer permanently and totally disabled to determine whether the recipient meets the criteria for a partial disability benefit.

⁴ "Average annual salary" means the highest average annual salary of a PFDPF member during any three years of contributions determined by dividing by three the member's total salary as an employee during those years (Revised Code section 742.01).

Provides that a disability benefit will terminate if the recipient returns to employment as a police officer or firefighter.

Repeals a provision that permitted a PFDPF member who is partially disabled to request, in lieu of receiving the disability benefit, that the employing police or fire department employ the member in another position with duties the member was physically and mentally capable of performing.⁵

Adds to the definition of "member of a police department," and therefore to PFDPF membership, any person who commences employment on or after the act's effective date as a full-time police officer with a police department in a position in which the person is required to satisfactorily complete a peace officer training course.

Provides that a former employee of a police or fire department who is not retired may be elected to the PFDPF Board as an employee member.

Establishes the first Monday in March, for PFDPF members, and the first Monday in April, for PFDPF retirants, as the dates for determining whether the member or retirant is eligible to vote in a PFDPF Board member election.

Clarifies that nominating petitions for candidates for employee member of the PFDPF Board must be signed by at least 100 PFDPF members, with at least 20 signers from "each of" at least five Ohio counties (rather than 20 signers from at least five Ohio counties).

Defines, for purposes of nominating petitions for candidates for the PFDPF Board, "county" as the county of residence of an individual who signs a nominating petition.

Modifies the penalty and interest charged on PFDPF employee and employer contributions that are past due.

Requires the PFDPF Board to give a PFDPF member who is not receiving a PFDPF pension or benefit full credit for purchased service credit that is based on service in PERS, SERS, or STRS that was less than full-time service if the member meets specified conditions.

Permits a PFDPF member receiving a retirement benefit to elect a new plan of payment not later than one year after marriage or remarriage (rather than indefinitely) and modifies the effective date of the election from the first day of the month following the election to the date the election is made.

⁵ *The employer was not required to reemploy the PFDPF member.*

Permits certain PFDPF members who are firefighters to elect within 90 days after the act's effective date to transfer to PERS from PFDPF.

Requires the PFDPF Board to pay to a member's survivors or their estates any amount of the member's contributions that was not paid in benefits to the member or survivors.

Provides for payment of the lump-sum death benefit to the beneficiary designated at a PFDPF member's retirement if the member dies leaving no surviving spouse.

Changes to PFDPF and SHPRS

Requires a PFDPF or SHPRS member or the Cincinnati Retirement System to pay employer contributions and interest when the member is seeking to purchase service credit for prior full-time service in the Cincinnati Retirement System.

Requires the Ohio Retirement Study Council to prepare a report proposing an alternative disability benefit plan for PFDPF and SHPRS that provides coverage to a disability benefit recipient until the recipient reaches retirement eligibility age and then permits the recipient to apply for an age and service retirement benefit.

Changes to STRS only

Requires an STRS member seeking to purchase service credit for prior service covered by PERS or SERS to pay an amount determined by the STRS Board that is not less than 50% of the additional liability to STRS, regardless of when the member became an STRS member or the service occurred.

Provides that a married STRS member who is eligible for age and service retirement may receive a refund of the member's contributions only with the consent of the member's spouse, unless the STRS Board waives the consent requirement due to certain circumstances.

Directs the STRS Board to establish the Medicare Part B premium reimbursement in an amount, depending on the retiree's years of service credit, of no less than \$29.90 but no more than 90% of the current premium.

Clarifies that an employer who failed to make employer and employee contributions on behalf of a teacher is required to pay the employer contributions due at the time the service occurred, plus interest from the date service began to the date of payment.

Changes to SHPRS only

Increases the pension for SHPRS members who retire after the act's effective date with more than 25 years of service credit.

Increases the pension of SHPRS retirees who retired with more than 25 years of service credit.

Increases to 78% (from 72%) the maximum percentage of final average salary a SHPRS member can receive as the member's pension.

Directs the SHPRS Board to establish by rule the Medicare Part B premium reimbursement for SHPRS retirees in an amount not exceeding the basic premium for the coverage.

Permits a person acting on behalf of an SHPRS member to apply for a disability benefit on the member's behalf.

Other changes

Requires the Ohio Retirement Study Council to establish policies and procedures for purchasing goods and services on a competitive basis and for maintaining tangible personal property to safeguard the funds received by the Council.

Exempts the Council from the laws administered by the Department of Administrative Services, Office of Budget and Management, and Controlling Board.

Requires the Ohio Retirement Study Council to have prepared a report that examines membership criteria and transferability of service credit with regard to law enforcement officers and firefighters covered by PERS and PFDPF.

Changes to the Firemen and Policemen's Death Benefit Fund

Establishes in statute the process for reallocating the benefits payable to survivors from the Firemen and Policemen's Death Benefit Fund if one of the survivors becomes ineligible to receive a benefit.

Secs. 145.011, 145.012, 145.014, 145.09, 145.201, 145.22, 145.295, 145.31, 145.33, 145.35, 145.351, 145.362, 145.43, 145.45, 145.46, 171.05, 171.06, 742.01, 742.03, 742.04, 742.05, 742.08, 742.10, 742.11, 742.14, 742.22, 742.221, 742.23, 742.24, 742.251, 742.27, 742.31, 742.32, 742.33, 742.34, 742.35, 742.36, 742.37, 742.371, 742.372, 742.373, 742.374, 742.375, 742.376, 742.378, 742.379, 742.3711, 742.3713, 742.3714, 742.3715, 742.3716, 742.3717, 742.3718, 742.3719, 742.3720, 742.3721, 742.38, 742.381, 742.39, 742.40, 742.50, 742.511, 742.512, 742.515, 742.516, 742.52,

742.58, 742.59, 742.60, 742.61, 742.62, 742.63, 3113.25, 3307.01, 3307.04, 3307.20, 3307.28, 3307.35, 3307.383, 3307.411, 3307.412, 3307.42, 3307.421, 3307.44, 3307.46, 3307.48, 3307.49, 3307.50, 3307.73, 3307.74, 3309.011, 3309.04, 3309.21, 3309.26, 3309.312, 3309.351, 3309.39, 3309.391, 3309.41, 3309.44, 3309.45, 3309.46, 5505.04, 5505.12, 5505.17, 5505.176, 5505.18, 5505.181, 5505.201, 5505.202, 5505.28, and 5731.09.



Am. Sub. H.B. 673

Reps. Padgett, Weston, Coughlin, Logan, Ford, Opfer, Reid, Carey, Terwilleger, Perz, Vesper, Ogg, Britton, Garcia, Metelsky, Thomas, Mottley, Maier, Brading, Beatty, Patton, Olman, Grendell, Boggs, Colonna, Verich, Johnson, Womer Benjamin, Miller, Wachtmann, Harris, Myers, Willamowski, Metzger, Prentiss, Roberts, Lucas, Schuler, O'Brien, Boyd, Mottl, Damschroder, Mallory, Brady, Stapleton, Callender, Winkler, Evans, Jones, Sulzer, Salerno, Wilson, Sutton

Sens. Blessing, Gaeth, Herington, Kearns, DiDonato, Carnes, Gardner, Latta, Watts, Mumper, Horn, Oelslager, Schafrath, Furney, Drake, Nein

Effective date: Emergency, December 8, 1998

School Employees Retirement System

Increases retirement benefits for School Employees Retirement System (SERS) members who have more than 30 years of service.

Requires the SERS Board to recalculate, based on the increased benefits established by the act, a retirement benefit based on more than 30 years of service credit that took effect on or after July 1, 1998, but prior to the act's effective date.

Increases to \$1,000 (from \$500) the death benefit for SERS retirants and disability benefit recipients.

Increases the SERS reimbursement for coverage under Medicare Part B⁶ and provides for a one-time payment, retroactive to January 1, 1992, of the difference between the new reimbursement amount and the amount that was reimbursed.

⁶ Medicare has two parts: Part A, the hospital portion of the coverage, and Part B, which covers medical services, including doctor's services. Persons eligible for Social Security receive Medicare Part A without charge. SERS is required to provide equivalent coverage without

State Teachers Retirement System

Permits the purchase of up to two years of service credit by a member of the State Teachers Retirement System (STRS) who, prior to July 1, 1982, was granted a leave of absence from employment for pregnancy or resigned because of pregnancy and later returned to employment covered by STRS.

Public Employee Retirement System

Permits the purchase of up to one year of service credit by a member of the Public Employees Retirement System (PERS) who resigned from employment because of pregnancy and later returned to employment covered by PERS.

Makes changes with regard to military service credit granted by PERS.

Alternative retirement program for public institutions of higher education

Specifies how to determine the eligibility of an academic or administrative employee to elect to participate in an alternative retirement program.

Changes the date by which the Ohio Retirement Study Council is required to have prepared the first actuarial study of the financial impact of establishing an alternative retirement program.

Requires the state retirement system covering the position of an employee who elects to participate in an alternative retirement program to return to the employing institution a portion of the contributions made to the retirement system.

charge to retirants and other benefit recipients who are ineligible for Part A. There is a monthly charge by the federal government for Part B coverage.

Secs. 145.291, 145.30, 3305.05, 3305.051, 3305.06, 3307.01, 3307.35, 3307.515, 3309.36, 3309.37, 3309.38, 3309.50, and 3309.69.



See also: House Bill 596; Senate Bills 69 and 200

PUBLIC UTILITIES

Am. Sub. S.B. 132

Sens. Blessing, Gaeth, Nein, Schafrath, Shoemaker, Suhadolnik, Gardner, B. Johnson, Watts, Hagan, DiDonato

Reps. Mead, Terwilleger, Ogg, Evans, Corbin, Ford, Perz, Vesper

Effective date: September 30, 1998

Changes the authority of the Public Utilities Commission (PUCO) to regulate motor transportation companies that are household goods moving companies in Ohio.

Requires that the PUCO establish a new certification system for household goods moving companies, including previously exempt companies operating solely within municipal corporations.

Authorizes counties and townships to adopt zoning regulations regarding public utilities engaged in the business of transporting persons or property, with certain exceptions.

Secs. 303.211, 519.211, 4921.11, 4921.35, 4921.36, 4921.37, 4921.38, 4921.39, and 4921.40.



Am. Sub. S.B. 197

Sens. Schafrath, Blessing, Carnes, DiDonato, Gaeth, White, Hagan, Mumper, Gardner

Reps. Mead, Roman, Vesper, Tavares, Wilson, Metelsky, Terwilleger, Garcia, Ogg, Householder, Brady

Effective date: March 9, 1999

Extends certain provisions of the regulatory and enforcement authority of the Public Utilities Commission (PUCO) over railroads to include enforcement authority for violations of Chapter 4959. (railroad rights-of-way maintenance).

Modifies various existing remedies authorizing legal actions by landowners or civil actions in the name of the state against a railroad for violations of Chapter 4959.

Specifies criteria and remedies regarding a PUCO order for a violation by a railroad of a requirement to maintain fences sufficient to turn stock.

Secs. 971.02, 4907.02, 4907.08, 4907.60, 4907.61, 4959.02, 4959.04, 4959.05, 4959.06, 4959.07, and 4959.10.



STATE GOVERNMENT

Am. Sub. H.B. 649

Reps. Gardner, Garcia, Harris, Corbin, Willamowski, Vesper

Effective date: March 9, 1999

Permits General Assembly members to resign without a vote accepting the resignation.

Transfers responsibility for preservation of the final legislative journals from the Secretary of State to the Ohio Historical Society.

Changes the title of the Legislative Clerk of the House to Clerk of the House and the title of the Executive Secretary of the House to Chief Administrative Officer of the House.

Updates the mileage paid to certain House and Senate officers and clarifies that only the principal sergeant at arms is to be paid mileage.

Revises the legislative printing laws.

Exempts educational materials published by the General Assembly from having to note certain quantity and cost-per-copy information.

Eliminates a requirement for the distribution of financial disclosure statement forms to General Assembly members by each February 1.

Secs. 101.23, 101.25, 101.271, 101.272, 101.29, 101.31, 101.32, 101.33, 101.50, 101.51, 101.52, 101.521, 101.522, 101.523, 101.524, 101.53, 101.531, 101.532, 101.54, 101.541, 101.542, 101.543, 101.55, 101.61, 101.62, 101.63, 101.64, 101.65, 101.66, 101.67, 101.69, 102.09, 103.15, 121.40, 123.151, 124.18, 125.081, 125.31, 125.42, 125.47, 125.48, 125.58, 125.59, 125.60, 125.63, 125.76, 127.16, 129.52, 129.56, 129.64, 149.06, 149.07, 149.09, 149.091, 149.13, 149.17, 164.11, 1555.14, 2331.11, 3317.09, 4121.03, 5117.12, 5119.39, 5123.231, 5528.19, and 5528.56.



Am. Sub. S.B. 77

Sens. Gillmor, White, Latta, Schafrath, Gardner, Carnes, Kearns, Suhadolnik, Gaeth, Finan

Reps. Core, Weston, Reid, Haines, Wilson, Sulzer

Effective date: August 12, 1998

Authorizes the Auditor of State to audit the accounts of Medicaid providers at the request of the state Department of Human Services.

Requires certain public offices to publish notice of the completion and availability of their annual financial reports, instead of publishing parts of the reports themselves.

Requires notification of the Auditor of State after the creation or dissolution of a public office.

Authorizes employees designated by the Auditor of State to issue subpoenas and exercise other investigative authority.

Makes applicable to all rules the Auditor of State adopts under the Auditor of State Law the special rule-making procedure that formerly applied only to rules adopted under certain sections of that Law.

Secs. 117.10, 117.18, 117.20, and 117.38.



Am. Sub. S.B. 144

Sens. Watts, Schafrath, Mumper

Reps. Grendell, Corbin

Effective date: March 30, 1999

Makes various changes in the Civil Service Law and other laws pertaining to personnel and the duties of the Director of Administrative Services, including changes affecting the following: the compensation and fringe benefits of state employees; the appointment, layoff, suspension, and removal of employees in the classified civil service; open enrollment for health insurance for certain state employees and the State Employee Health Benefit Fund; the performance by the state elected executive officials of certain duties normally performed by the Department of Administrative Services; the disposition

of certain excess and surplus state supplies; notice inviting proposals for executing state printing; and the billing of state agencies for payment of unemployment compensation benefits.

Secs. 124.03, 124.09, 124.10, 124.11, 124.13, 124.134, 124.139, 124.14, 124.15, 124.18, 124.181, 124.20, 124.25, 124.27, 124.30, 124.312, 124.32, 124.323, 124.327, 124.34, 124.382, 124.383, 124.384, 124.385, 124.386, 124.387, 124.388, 124.82, 124.87, 124.92, 125.041, 125.12, 125.13, 125.21, 125.211, 125.48, 156.04, 2716.03, 4141.242, and 5101.07.



See also: House Bills 122, 192, 204, 293, 395, 434, 464, 606, 643, 648, and 652; Senate Bills 117, 170, 192, 193, and 200

TAXATION

Am. Sub. H.B. 177

Reps. Jones, Logan, Tavares, Mallory, Opfer, Carey, James, Healy, Bender, Ford, Jacobson, Colonna, Whalen, Britton, Womer Benjamin, Thomas, Lewis, Mottley, Callender, Jerse, Mottl, Brady, Grendell, Sawyer, Cates, Boyd, Ogg, Vesper, Krupinski, Reid, Beatty, Roman, Sulzer, Tiberi, Verich, Terwilleger, Padgett, Stapleton, Salerno, Damschroder, Weston, Metelsky, Wilson, Prentiss, Krebs, Miller, Brading, O'Brien, Johnson, Wachtmann, Householder, Sutton, Maier, Gerberry, Roberts, Myers, Harris, Olman, Gardner, Metzger, Hodges

Sens. Gardner, B. Johnson, Espy, Oelslager, Watts, Suhadolnik, Carnes

Effective date: September 16, 1998

Permits homeowners to apply for the 2-1/2% residential property tax reduction at the same time they file the conveyance form required to be filed for all property transfers.

Requires county auditors, in their yearly tax bill, and at any time a dwelling is constructed on a parcel of land, to notify property owners of their right to receive the 2-1/2% tax reduction for owner-occupied residences.

Requires one-time notice of the tax reduction to certain owners of residential real property.

Authorizes the conveyance of state-owned real estate in Cuyahoga County to HDH Mechanical, Inc.

Secs. 323.131, 323.153, and 5713.011.



Am. H.B. 217

Reps. Damschroder, Tiberi, Sawyer, Clancy, Maier, Wachtmann, Hood, Weston, Roman, Schuler, Netzley, Padgett, Haines, Taylor, Pringle, Hottinger, Terwilleger, Hodges, Buchy, Gardner, Fox, Opfer, Vesper, Garcia, Schuck, Cates, Lucas, Harris, Metzger, Householder, Batchelder, Grendell, Core, Brading, Carey, Lewis, Myers, Thomas, Johnson, Verich, Roberts, James, Winkler, O'Brien, Reid, Olman

Sens. B. Johnson, Herington, Blessing, Gardner, Drake, McLin, White, Gaeth, Kearns, Mumper, Latta, Howard

Effective date: May 21, 1998

Requires the highway use tax return to be filed and the tax paid annually, rather than quarterly, on farm trucks that are subject to the highway use tax and consume less than 15,000 gallons of motor fuel annually, and allows the highway use tax return to be filed and the tax paid either annually or quarterly, at the option of the person liable for payment of the tax, on farm trucks that consume 15,000 gallons or more of motor fuel annually.

Sec. 5728.08.



Am. Sub. H.B. 368

Reps. Mottley, Corbin, Olman, Garcia, Opfer, Terwilleger, O'Brien, Colonna, Reid, Thompson, Padgett, Lewis, Brading, Buchy, Mead

Sen. Gardner

Effective date: September 30, 1998

Specifies that property taxes levied for the collection and disposal of garbage or refuse may be used for the collection and disposal of yard waste.

Sec. 5705.19.



Sub. H.B. 652

Reps. Schuler, Boggs, Luebbers, Tiberi, Brading, Reid, Carey, Buchy, Perz, Metzger, Harris, Patton, Mottley, Clancy, Garcia, Cates, Mead, Padgett, Logan, Taylor, Sulzer, Bateman, O'Brien, Gerberry, Olman, Metelsky, Ogg, Sawyer, Wilson, Vesper, Terwilleger, Opfer, Britton, Krupinski, Jolivette, Roman, Allen, Salerno, Van Vyven, Damschroder, Hottinger, Willamowski, Grendell, Maier, Core, Bender, Haines, Batchelder, Myers, Tavares, Winkler, Stapleton, Jacobson, Womer Benjamin

Sens. Schafrath, Latell, Shoemaker, Gardner, Mumper, White, Gaeth, Drake, McLin, Carnes, Oelslager, Finan, Herington, Kearns, Ray, Nein, Watts, Latta, DiDonato

Effective date: June 1, 1998

Designates the first day of February as Ohio Township Day.

Authorizes an island township to levy a property tax to acquire additional park land.

Secs. 5.2214 and 511.34.



Am. Sub. H.B. 697

Reps. Johnson, Sykes, Thomas, Womer Benjamin, Lawrence, Corbin, Prentiss, Stapleton, O'Brien, Mottley, Opfer, Sawyer, Garcia, Britton, Mead

Effective date: February 17, 1998; Section 1 of act effective only if approved at May 5, 1998, election; provisions for election effective February 17, 1998; one enacted section effective May 20, 1998

Proposes to increase the state sales and use tax from 5% to 6%, and to earmark one-half of the additional proceeds for paying costs of school operations, school facilities (including debt service for school facilities), and education technology, and one-half for property tax relief for homesteads.

Provides that the proposed sales and use tax increase takes effect only if approved by the voters at a statewide election to be held on May 5, 1998, and makes an appropriation for advertising costs associated with the election. (Note: the tax increase was rejected by the voters at that election.)

Requires that the amount the General Assembly appropriates each year from the General Revenue Fund for primary and secondary education must not be less per-pupil than the amount it appropriates for that purpose for fiscal year 1999, adjusted for inflation.

Secs. 131.45, 5739.029, and 5741.024.



Am. Sub. S.B. 142

Sens. B. Johnson, Blessing, White, Gardner, Watts, Finan

Reps. Thomas, Corbin, Jolivette, Britton, Grendell, Bender, Opfer, Vesper, Garcia, Ford, Taylor, Callender, Ogg, Pringle, Johnson, Mottl, Householder, Boyd, Padgett, Terwilleger, Roman, Krupinski, Metzger, Harris, Olman, Young, Reid, Stapleton, Cates, Netzley, Healy

Effective date: March 30, 1999

Defines "permanently sited manufactured home" as a distinct type of manufactured home that meets specified criteria so that the home appears similar to a conventional home, for the purposes of the law governing building and construction standards.

Specifies that a permanently sited manufactured home is a permitted use in any zone that permits single family homes.

Provides that all manufactured and mobile homes that acquire situs on or after January 1, 2000, and that are attached to a permanent foundation on land owned by the homeowner will be taxed as real property.

Permits manufactured and mobile homes that acquired situs prior to January 1, 2000, and that are attached to a permanent foundation on land owned by the homeowner to be taxed as real property if the homeowner so elects. Otherwise, the home will be subject to the manufactured home tax.

Continues the manufactured home tax as under existing law, which is based on a depreciation schedule, for homes that acquired situs prior to January 1, 2000, and for which a real property tax is not paid.

Provides that owners of manufactured homes that acquire situs on or after January 1, 2000, who do not pay a real property tax will pay a manufactured home tax based on the assessed value as determined by an appraisal and at a rate equivalent to homes that are real property.

Establishes procedures for the surrender of the certificate of title when a manufactured home is taxed as real property.

Specifies conditions under which trailers and park trailers are taxed as manufactured and mobile homes.

Makes changes in the homestead exemption law to include manufactured and mobile homes that are taxed as real property, but retains the homestead exemption under existing law for homes that pay a manufactured home tax.

Requires a relocation notice to move a manufactured or mobile home on a public roadway.

Requires the common pleas court clerk to notify owners of manufactured and mobile homes that the homes must be registered with the county auditor.

Changes the motor vehicle law to reflect that manufactured homes are not motor vehicles.

Revises the sales and use taxes applicable to manufactured homes.

Requires that manufactured homes be constructed pursuant to federal standards.

Requires the Board of Building Standards to adopt rules specifying that manufactured homes built in compliance with HUD energy specifications also comply with Ohio energy requirements for one-, two-, and three-family homes.

Establishes conditions for the sale of individual lots in manufactured home parks.

Secs. 303.21, 303.212, 305.31, 319.202, 319.302, 319.54, 321.261, 321.45, 322.01, 322.02, 322.021, 322.03, 322.05, 322.06, 322.99, 323.151, 323.152, 323.153, 323.154, 323.155, 323.156, 323.31, 325.31, 519.21, 519.212, 1151.349, 1345.71, 1506.01, 1521.01, 1923.01, 3733.01, 3733.02, 3733.021, 3733.022, 3733.025, 3733.06, 3733.101, 3733.11, 3733.19, 3781.06, 3781.07, 3781.10, 3781.181, 3781.184, 3791.04, 4501.01, 4503.04, 4503.042, 4503.06, 4503.061, 4503.062, 4503.063, 4503.064, 4503.065, 4503.066, 4503.067, 4503.19, 4503.21, 4503.99, 4505.01, 4505.06, 4505.08, 4505.11, 4505.20, 4511.701, 4517.01, 4517.03, 4517.30, 4703.18, 4733.18, 4905.90, 5117.01, 5701.02, 5715.39, 5728.01, 5739.02, 5739.0210, and 5741.02.



Am. Sub. S.B. 173

Sens. B. Johnson, Nein

Reps. Thomas, Corbin, Mottley, Jolivette, Schuler

Effective date: March 30, 1999; certain provisions effective January 1, 2000

Requires that, on and after January 1, 2000, prepaid telephone calling cards and prepaid authorization numbers used to make telephone calls are subject to sales taxation at the time of sale, rather than when the calls are made.

Specifies where the sale of a prepaid calling card or authorization number occurs for the purpose of determining whether the tax applies and what the local sales tax rate is.

Specifies that a business person commits a "deceptive trade practice" under the Deceptive Trade Practices (DTP) Law if, under specified circumstances, the business person's use of a fictitious business name in a local telephone directory or directory assistance database misrepresents the business person's geographic location to consumers of goods or services.

Specifies that the "persons" covered by the DTP Law also include limited liability companies.

Secs. 4165.01, 4165.02, 4165.03, 4165.04, 5739.01, and 5739.033.



VETERANS

H.B. 643

Reps. Carey, Ogg, Vesper, Bateman, Perz, Harris, Pringle, Boyd, Mead, Grendell, Hodges, Gardner, Metzger, Terwilleger, Reid, O'Brien, Wise, Salerno, Garcia, Brading, James, Tiberi, Buchy, Schuler, Padgett, Britton, Olman, Metelsky, Clancy, Logan, Netzley, Mottley, Van Vyven, Myers, Thomas, Colonna, Jones, Sulzer, Sawyer, Opfer, Healy, Brady, Taylor, Roman, Hottinger, Lucas, Corbin, Winkler, Damschroder, Householder, Johnson, Core, Batchelder, Gerberry, Allen, Willamowski, Callender, Miller, Mottl, Verich, Maier, Tavares, Boggs, Womer Benjamin, Jolivette, Bender, Cates, Wilson, Sutton, Amstutz, Williams, Coughlin

Sens. Shoemaker, Schafrath, Zaleski, Gardner, Nein, Latell, Mumper, Hottinger, Watts, Latta, B. Johnson, Howard, DiDonato, Carnes, Oelslager, Cupp, Kearns, Blessing, Gaeth, Drake, Suhadolnik, Ray, Finan

Effective date: July 9, 1998

Designates July 25 as Ohio National Guard Day, in honor of those who have served and contributed to the distinguished service and contributions of the Ohio National Guard to Ohio and its people.

Sec. 5.2216.



HISTORY OF BILLS THAT BECAME ACTS

Listed on the following pages is the legislative history of each bill enacted in 1998. 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
CC	Civil and Commercial Law
CJ	Criminal Justice
CL	Commerce and Labor
EDB	Economic Development and Small Business
ED	Education
EE	Energy and Environment
ETE	Ethics and Elections
FS	Family Services
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
TPS	Transportation and Public Safety
VET	Veterans Affairs
WM	Ways and Means

SENATE

AGR	Agriculture
ECD	Economic Development, Technology, & Aerospace
ED	Education
ENR	Energy, Natural Resources and Environment
FIN	Finance and Financial Institutions
HL	Health
HT	Highways and Transportation
HSA	Human Services and Aging
ICL	Insurance, Commerce, and Labor
JUD	Judiciary
REF	Reference and Oversight
RUL	Rules
SLG	State and Local Government and Veterans Affairs
WM	Ways and Means

Legislative Status Sheet - 122nd GA			House Action				Senate Action				Other Action			
House Bill	A - Amended E - Effective R - Rereferred L - Lost S - Substitute P - Postpone * - Footnote 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 Action
	Sponsor	Subject												
2	Garcia	Criminal gang participation-prohibit	1/21/97	CJ	S 1/14/98	A 1/15/98	1/21/98	JUD	S 3/24/98	A 3/24/98		3/25/98	5/11/98	* E 8/10/98
5	Taylor	Felony murder/aggravated murder-modify def	1/21/97	CJ	6/11/97	A 6/18/97	6/19/97	JUD	S 3/17/98	3/17/98		3/18/98	3/31/98	E 6/30/98
26	Lucas	Sanitary district bds-compstn/appntmnt/pay	1/21/97	EE	S 6/17/97	A 9/9/97	9/9/97	ENR	S 1/7/98	1/12/98		1/13/98	2/4/98	E 5/6/98
49	Schuck	Serious offenses-stat of limitatn-20 years	1/21/97	RR	* R 10/22/97	11/12/97	11/13/97	JUD	S 3/24/98	11/5/98		11/17/98	12/8/98	E 3/9/99
108	Tiberi	IRA/ret annuity-exmpt propty-remov limitatn	1/21/97	HRA	S 3/18/97	A 4/8/97	4/8/97	JUD	S 5/28/98	A 11/17/98		12/1/98	12/21/98	E 3/22/99
122	Myers	Contrlld subs-prohib poss/dist-sale/resale	1/22/97	CJ	S 10/15/97	A 10/22/97	10/23/97	JUD	S 3/24/98	3/24/98		3/25/98	4/29/98	E 7/29/98
147	Whalen	Senior citizens-college tuition-free	1/28/97	ED	A 5/14/97	A 5/29/97	6/3/97	ED	* S 12/2/98	12/2/98		12/8/98	12/29/98	E 3/30/99
173	Ford	Foster child-psychiat eval/backgrmd-inform	2/4/97	FS	S 9/11/97	A 10/14/97	10/14/97	HSA	S 3/18/98	A 3/25/98		4/1/98	4/29/98	E 7/29/98
177	Jones P.	Prop tx-2 1/2 reductn-grant presumptvly/notic	2/4/97	WM	S 6/12/97	A 11/13/97	11/18/97	WM	S 5/12/98	A 5/13/98		5/19/98	6/17/98	E 9/16/98
189	Roman	VD education-emphasize sexual abstinence	2/4/97	ED	2/19/97	3/5/97	3/6/97	RUL	* A 12/1/98	A 12/1/98		12/2/98	12/17/98	E 3/18/99
192	Carey	Small govt fire dept revolving loan program	2/5/97	FA	S 9/11/97	A 10/21/97	10/21/97	FIN	A 5/12/98	A 5/13/98		5/19/98	6/17/98	* E 9/16/98
194	Vesper	PFDPF-survivrs-monetry/qualifictn adjstmnts	2/5/97	HRA	S 11/5/98	A 11/17/98	11/17/98	WM	12/2/98	12/2/98		12/2/98	12/21/98	* E 12/21/98
204	Wachtmann	Subdiv-purchas outsid DAS cntret-betr pric	2/11/97	SG	S 6/5/97	6/12/97	6/17/97	SLG	S 11/17/98	12/2/98		12/8/98	12/29/98	E 3/30/99
212	Netzley	St employees-medical savings accounts-optn	2/12/97	HRA	S 5/7/97	A 5/21/97	5/22/97	WM	5/28/98	11/5/98		11/5/98	12/8/98	E 3/9/99
217	Damschroder	Hhighway use tax-farm trucks-pay annually	2/13/97	ANR	A 4/30/97	5/7/97	5/8/97	WM	A 1/22/98	1/22/98		1/27/98	2/19/98	E 5/21/98
219	Reid	Drug detector dogs-registration-no fee	2/13/97	SG	S 6/5/97	7/29/97	7/30/97	SLG	S 2/10/98	2/17/98		2/18/98	3/2/98	E 6/1/98
243	Van Vyven	Health care records-electronic signatures	2/19/97	HRA	S 5/21/97	A 6/3/97	6/3/97	HL	* A 1/8/98	1/8/98		1/13/98	2/19/98	E 5/21/98
244	Van Vyven	Househld sewage sys-unpaid fees-tax lien	2/19/97	WM	S 5/6/97	A 5/20/97	5/20/97	WM	S 5/20/98	5/20/98		5/21/98	7/1/98	E 9/30/98
293	Gerberry	Detention=public or private confinement	3/5/97	CJ	6/4/97	6/11/97	6/12/97	JUD	* S 1/15/98	A 1/15/98	1/29/98	3/11/98	3/17/98	E 3/17/98
302	Myers	Civil protection orders-stalking victims	3/11/97	CJ	S 6/25/97	6/26/97	7/1/97	JUD	S 3/24/98	3/24/98		3/25/98	4/29/98	E 7/29/98
348	Schuck	Felony-st employee discipline/juror disavow	4/1/97	SG	S 6/18/97	6/25/97	6/25/97	SLG	A 5/12/98	A 11/18/98		12/1/98	12/21/98	E 3/22/99
354	Terwilleger	Do not resuscitate orders/protocols	4/1/97	HRA	S 6/11/97	A 7/23/97	7/24/97	HL	S 3/17/98	3/17/98		3/18/98	4/9/98	E 7/9/98
366	Mottl	Relief from admin-expand-spouse take all	4/7/97	CC	S 6/5/97	A 6/18/97	6/19/97	JUD	4/2/98	12/1/98		12/1/98	12/17/98	E 3/18/99
368	Mottley	Prop taxes-garbage removal-incl yard waste	4/7/97	LGT	S 6/17/97	6/19/97	6/19/97	WM	5/12/98	A 5/13/98		5/19/98	7/1/98	E 9/30/98
382	Ogg	Induce panic-at school-increase penalty	4/10/97	CJ	6/18/97	6/25/97	6/25/97	JUD	S 3/10/98	A 3/11/98		3/17/98	4/22/98	E 7/22/98
388	Haines	Cty/twp zoning appeals bd-alternate membrs	4/15/97	LGT	S 6/5/97	A 6/11/97	6/12/97	SLG	3/24/98	3/25/98		3/25/98	4/22/98	E 7/22/98
394	Mason	Provisnl remedy-final appealabl ordr-when	4/16/97	CJ	6/4/97	6/11/97	6/12/97	JUD	S 4/1/98	4/1/98		4/2/98	4/22/98	E 7/22/98
395	Hottinger	Abortion-state employee ins-no state \$ for	4/16/97	SG	6/5/97	A 9/9/97	9/9/97	JUD	1/14/98	1/14/98		1/14/98	2/4/98	E 5/6/98
402	Schuler	Liquor permit holder-advertise beer price	4/22/97	SG	S 6/17/97	A 7/29/97	7/30/97	AGR	S 5/28/98	A 11/18/98		12/1/98		E 3/30/99
419	Householder	Cty cmmsr-meeting place/enginr-office loc	4/30/97	LGT	S 6/17/97	6/19/97	6/19/97	SLG	S 3/25/98	3/25/98		4/1/98	5/6/98	E 8/5/98
421	Luebbers	Abortion-prior patient notification	5/6/97	HRA	6/5/97	A 9/9/97	9/9/97	JUD	1/14/98	1/14/98		1/14/98	2/4/98	E 5/6/98
425	Thompson	Agricultural commodity handling-revisions	5/6/97	ANR	A 6/11/97	A 6/18/97	6/19/97	AGR	S 3/25/98	A 4/1/98		4/2/98	4/29/98	E 7/29/98
426	Clancy	Subdiv taxing authorities-reserve accounts	5/6/97	LGT	S 6/17/97	A 6/24/97	6/24/97	SLG	S 3/17/98	A 3/18/98		3/24/98	4/22/98	E 7/22/98
429	Ogg	Cemetery-define/vandalism/desecration	5/6/97	LGT	S 1/22/98	1/27/98	1/27/98	JUD	S 5/19/98	5/19/98		5/20/98	7/1/98	E 9/30/98
434	Schuring	Joint economic development zones/districts	5/7/97	EDB	S 10/21/97	A 11/13/97	11/18/97	ECD	* S 12/2/98	12/2/98		12/8/98	12/21/98	E 3/22/99
444	Taylor	Lorain Cty Court Common Pleas-add 2 judges	5/13/97	CJ	S 9/18/97	A 10/15/97	10/16/97	JUD	S 1/7/98	1/7/98		1/8/98	1/15/98	E 1/15/98
446	Williams	Adoption-assessments/rehabilitatn standrds	5/13/97	FS	1/7/98	A 1/13/98	1/13/98	HSA	S 3/25/98	4/1/98		4/2/98	5/6/98	E 8/5/98
462	Tiberi	Professional sports team license plates	5/20/97	TPS	S 2/11/98	A 3/10/98	3/10/98	SLG	* S 12/1/98	A 12/1/98		12/2/98	12/17/98	E 3/18/99
464	Mason	Ohio Trademark Law-revisions	5/21/97	CC	S 10/22/97	A 11/19/97	11/20/97	JUD	S 4/2/98	A 5/12/98		5/13/98	6/2/98	E 9/1/98
484	Schuring	Child custody-w/ grandparents over parents	6/11/97	FS	S 3/11/98	3/18/98	3/19/98	JUD	* S 11/18/98	A 12/1/98		12/2/98	12/17/98	E 3/18/99

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House Bill	A - Amended E - Effective R - Rereferred L - Lost S - Substitute P - Postpone * - Footnote 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 Action
	Sponsor	Subject												
502	Damschroder	Operate powercraft-safe boater course/exam	6/18/97	TPS	A 1/7/98	1/8/98	1/8/98	HT	S 5/19/98	A 5/19/98		5/20/98	6/25/98	* E 9/24/98
507	Bateman	St univ-small claims ct-unlimited claims	6/24/97	CC	S 11/19/97	A 1/7/98	1/8/98	JUD	S 5/28/98	A 11/17/98		12/1/98	12/21/98	E 3/22/99
515	Householder	Cty-credit crds-pay expenses/take payments	6/25/97	LGT	S 4/2/98	5/20/98	5/21/98	SLG	S 12/1/98	A 12/2/98		12/8/98	12/29/98	E 3/30/99
522	Schuler	Mortgage originators/brokers-regulation	7/2/97	FI	S 1/14/98	A 1/22/98	1/27/98	FIN	S 12/1/98	12/1/98		12/2/98	12/17/98	E 3/18/99
523	Salerno	Crime victim reparatns-funerl exp/applicatn	7/2/97	CJ	10/22/97	11/19/97	11/20/97	JUD	S 3/10/98	3/10/98		3/11/98	3/31/98	E 6/30/98
526	Clancy	DNA specimen-take from convict-expand when	7/8/97	CJ	A 1/14/98	A 1/15/98	1/21/98	JUD	S 4/1/98	A 5/12/98		5/13/98	6/2/98	* E 9/1/98
538	Core	Eastern Star license plate	7/18/97	TPS	A 10/21/97	11/13/97	11/18/97	HT	2/4/98	A 2/17/98		2/18/98	3/2/98	E 6/1/98
547	Grendell	Criminals-assume risk-victim's self-defense	7/23/97	CJ	S 2/11/98	2/18/98	2/19/98	JUD	4/1/98	4/1/98		4/1/98	5/6/98	E 8/5/98
552	Thomas	Deaf/Blind Schools-convey land	7/29/97	HPL	S 1/28/98	A 2/1/98	2/2/98	JUD	3/17/98	3/17/98		3/17/98	3/31/98	E 3/31/98
553	Coughlin	Optomtry exam-no limit-numbr of times take	7/29/97	CL	S 2/11/98	A 3/11/98	3/12/98	HL	S 5/28/98	A 11/5/98		11/17/98	12/8/98	E 3/9/99
557	Core	Land convey-Flat Branch Sewage/Trtmnt Plnt	7/30/97	HPL	A 1/21/98	1/22/98	1/27/98	JUD	S 3/17/98	3/17/98		3/24/98	4/9/98	E 7/9/98
558	Wise M.	Workers' comp cov-off-duty police-emergency	7/31/97	CL	S 1/14/98	1/21/98	1/22/98	ICL	S 5/12/98	A 5/13/98		5/19/98	7/1/98	E 9/30/98
562	Damschroder	Student Aid Commssn-remove statutory refs	8/7/97	FA	A 10/15/97	A 10/21/97	10/21/97	FIN	S 5/12/98	5/13/98		5/19/98	7/1/98	E 9/30/98
565	Terwilleger	Computer and telecommunications offenses	8/19/97	CC	S 3/11/98	3/25/98	3/26/98	JUD	S 12/1/98	A 12/1/98		12/2/98	12/29/98	E 3/30/99
570	Winkler	Youth devel cntrs-Child/Adult Food Prog	8/26/97	FS	* S 1/7/98	A 1/8/98	1/8/98	HISA	1/28/98	2/10/98		2/10/98	3/2/98	E 3/2/98
579	Coughlin	Sec of State-busnss org filings/trademarks	9/9/97	CL	S 1/14/98	A 1/15/98	1/21/98	ICL	S 3/18/98	3/24/98		3/25/98	4/29/98	E 7/29/98
581	Batchelder	Board of health-own property	9/11/97	LGT	S 3/26/98	A 5/13/98	5/14/98	SLG	S 12/1/98	12/2/98		12/8/98	12/29/98	E 3/30/99
596	James	Met housng auth-provide police to subdivsn	9/30/97	CJ	4/2/98	4/2/98	4/7/98	JUD	5/28/98	11/17/98		11/17/98	12/8/98	E 3/9/99
599	Bateman	State Highway Patrol Auxiliary-establish	9/30/97	TPS	1/7/98	1/8/98	1/8/98	HT	2/4/98	2/10/98		2/10/98	3/2/98	E 6/1/98
600	Householder	Ohio Cooperative Law	10/2/97	ANR	* A 1/14/98	A 1/21/98	1/22/98	AGR	A 3/25/98	4/1/98		4/2/98	5/6/98	E 8/5/98
602	Callender	Lake County Common Pleas-add judge	10/7/97	CJ	5/20/98	A 5/21/98	5/21/98	JUD	S 12/2/98	12/2/98		12/8/98	12/29/98	E 3/30/99
606	Schuring	Medical Board-licensing duties-revise	10/9/97	HRA	S 3/17/98	3/25/98	3/26/98	HL	S 5/28/98	11/5/98		11/17/98	12/8/98	E 3/9/99
611	Harris	Title certificat- off-hwy/all-purp vehicles	10/21/97	TPS	S 3/25/98	A 4/1/98	4/2/98	HT	A 5/20/98	A 11/5/98		11/17/98	12/8/98	* E 3/9/99
612	Metzger	Athletic team dentists-immune-civil liabil	10/21/97	CC	S 1/21/98	A 1/28/98	1/29/98	JUD	S 4/2/98	A 5/12/98		5/13/98	6/2/98	* E 6/2/98
618	Opfer	Htt and run w/ injury-increase penalty	10/31/97	CJ	2/11/98	A 3/10/98	3/10/98	JUD	S 5/28/98	11/17/98		12/1/98	12/21/98	E 3/22/99
621	Haines	Family Farm Loan Program-create	11/12/97	ANR	S 1/28/98	A 2/4/98	2/4/98	AGR	S 3/10/98	A 3/11/98		3/11/98	3/16/98	* E 3/16/98
626	Bateman	St Rt 125-Edward J. Parish Hwy	11/18/97	TPS	2/11/98	A 3/10/98	3/10/98	HT	A 5/13/98	A 5/19/98		5/20/98	6/17/98	E 9/16/98
643	Carey	Ohio National Guard Day-July 25	12/10/97	VET	1/14/98	1/21/98	1/22/98	SLG	3/17/98	3/18/98		3/18/98	4/9/98	E 7/9/98
648	Van Vyven	St retimnt sys-disably benefits/othr chgs	12/16/97	HRA	S 1/28/98	2/2/98	2/2/98	WM	S 5/20/98	5/20/98		5/21/98	6/17/98	E 9/16/98
649	Gardner R.L.	General Assembly-misc operation improvmnts	12/16/97	SG	S 3/18/98	3/25/98	3/26/98	SLG	S 5/26/98	A 11/5/98		11/17/98	12/8/98	E 3/9/99
650	Johnson T.	School funding-FY 1998	12/16/97	FA	S 1/8/98	A 1/12/98	1/12/98	FIN	S 1/31/98	A 1/31/98	1/31/98	2/1/98	2/13/98	* E 2/13/98
652	Schuler	Ohio Township Day-February 1	12/22/97	LGT	1/22/98	1/27/98	1/27/98	SLG	S 2/10/98	2/10/98		2/11/98	3/2/98	E 6/1/98
653	Schuler	Local govs-remov vegetatn-public rt-of-way	12/22/97	LGT	S 3/26/98	A 5/13/98	5/14/98	SLG	S 12/1/98	12/1/98		12/2/98	12/17/98	E 3/18/99
657	O'Brien	Tmsient vendrs-twp prohib certn activities	1/6/98	LGT	3/17/98	3/18/98	3/19/98	SLG	11/17/98	12/1/98		12/1/98	12/29/98	E 3/30/99
672	Johnson T.	Education-FY 99 appropriations-due 2/4/98	1/13/98	FA	1/13/98	1/14/98	1/14/98	*		1/14/98		1/14/98	1/15/98	E 1/15/98
673	Padgett	SERS-increase benefits	1/14/98	HRA	S 3/17/98	A 3/18/98	3/19/98	WM	S 5/20/98	A 11/5/98		11/17/98	12/8/98	E 12/8/98
674	Carey	Libraries-form regional library systems	1/14/98	LGT	3/17/98	3/24/98	3/24/98	SLG	S 12/1/98	A 12/2/98		12/8/98	12/29/98	E 3/30/99
694	Schuler	Boards of revision-complaint procedures	1/30/98	WM	S 5/18/98	5/28/98	5/28/98	WM	S 12/2/98	12/2/98		12/8/98		E 3/30/99
695	Stapleton	Securities Law-modify	1/31/98	FI	S 5/20/98	A 5/21/98	5/26/98	FIN	S 11/18/98	A 11/18/98		12/1/98	12/17/98	E 3/18/99
697	Johnson T.	Schl funding/prop tx relief-ballot questn	2/3/98	FA	S 2/10/98	A 2/11/98	2/11/98	FIN	2/17/98	2/17/98		2/17/98	2/17/98	* E 2/17/98

Legislative Status Sheet - 122nd GA			House Action				Senate Action				Other Action			
House Bill	A - Amended E - Effective R - Rereferred L - Lost S - Substitute P - Postpone * - Footnote 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 Action
	Sponsor	Subject												
698	Van Vyven	Health Ins Prtblty Acctnbly Act-confm to	2/4/98	INS	A 3/11/98	A 3/25/98	3/26/98	ICL	* S 12/2/98	12/2/98		12/8/98	12/21/98	* E 3/22/99
701	Mason	Uniform Prudent Investor Act	2/11/98	FI	S 5/20/98	5/28/98	5/28/98	FIN	S 12/2/98	12/2/98		12/8/98	12/21/98	E 3/22/99
717	Vesper	Automated external defibrillation-immunity	3/9/98	HRRA	S 5/20/98	5/21/98	5/26/98	HL	11/5/98	11/17/98		11/17/98	12/17/98	E 12/17/98
770	Johnson T.	Budget corrections	5/19/98	FA	S 5/20/98	A 5/21/98	5/21/98	FIN	S 5/28/98	A 5/28/98		5/28/98	6/17/98	* E 6/17/98
850	Johnson T.	Capital appropriations-FY 1999 & 2000	11/17/98	FA	S 11/24/98	A 12/1/98	12/1/98	FIN	12/2/98	12/2/98		12/2/98	12/17/98	* E 3/18/99

House Bill

Misc. Notes

2	Sections 1, 2, and 3 are effective 1/1/99.
49	Reported 9/11/97 by CJ
147	Reported substitute 11/5/98; recommitted 11/17/98 by Rules to ED
189	Reported 6/4/97; amended on the floor, recommitted 6/11/97 to ED; reported amended 6/18/97 by ED
192	Sections 2 and 3 effective 06/17/98.
194	Certain provisions effective July 1, 1999
243	Reported substitute, amended on the floor, recommitted, 11/18/97
293	Reported substitute 11/18/97 by JUD; recommitted 11/18/97 to JUD; House refused to concur in Senate amendments 1/21/98, Senate requested Conf. Cmte. 1/22/98
434	Reported substitute 5/28/98; recommitted 11/17/98 by Rules to ECD
444	Emergency clause failed causing nonconcurrence and motion to reconsider 1/8/98
462	Referred 3/17/98 to HT; rereferred 4/1/98 to SLG
484	Reported substitute 5/28/98 by JUD; rereferred 11/5/98 to JUD
502	Sections 1 and 2 effective January 1, 2000.
526	Sections 4 and 5 of this act effective 1/1/99.
570	Reported amended 9/11/97 by FS; recommitted to FS 10/14/97
600	Referred 10/2/97 to CC; rereferred 10/15/97 to RR; rereferred 10/21/97 to ANR
611	Sections 1 and 2 effective July 1, 1999
612	Sections 1, 2, 3, and 6 effective 9/1/98.
621	Certain provisions effective 6/15/98.
650	Uncodified sections effective 2/13/98. Codified sections effective 7/1/98. One uncodified section ineffective because contingency (on which its taking effect depended) failed. Contains item veto.
672	Rules suspended to expedite consideration; not referred to committee 1/14/98
697	Section 1 of act was defeated at the May 5, 1998, special election and does not take effect. Provisions for election effective 2/17/98. One enacted section effective 5/20/98.
698	Reported substitute 11/18/98 by ICL; recommitted 12/1/98 to ICL; certain provisions effective July 1, 1999
770	Certain sections effective September 16, 1998; certain provisions effective July 1, 1998; certain provisions effective other than those dates; contains item vetoes.
850	Certain provisions effective 12/17/98

Legislative Status Sheet - 122nd GA			House Action				Senate Action				Other Action			
House Jnt. Reso.	A - Amended E - Effective R - Rereferred L - Lost S - Substitute P - Postpone * - Footnote 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 Action
	Sponsor	Subject												
22	Johnson T.	CA Constitutional Amendment CA-Gen oblig bonds-schls/highr ed-facil/etc	1/22/98	FA	A	1/30/98 * A	2/4/98	2/4/98					2/4/98	

House J.R.

Misc. Notes

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Amended and defeated, reconsidered as amended

Legislative Status Sheet - 122nd GA			Senate Action				House Action				Other Action			
Senate Bill	A - Amended E - Effective R - Rereferred I - Lost S - Substitute P - Postpone * - Footnote 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 Action
	Sponsor	Subject												
30	Dix	Ambulance Licensing Law-revisions	1/28/97	SLG	S 7/22/97	A 7/23/97	7/23/97	CL	1/14/98	1/21/98		1/21/98	2/4/98	E 5/6/98
66	Drake	Pharmacy/drug laws-revision	3/11/97	HL	S 11/18/97	A 11/18/97	11/18/97	HRA	S 3/17/98	A 3/24/98		3/25/98	4/22/98	E 7/22/98
69	Johnson B.	Jury service-elim exemptns/incrs compnsatn	3/13/97	JUD	7/22/97	A 7/23/97	7/23/97	CC	S 11/19/97	1/7/98		1/12/98	1/15/98	E 4/16/98
71	Cupp	Constructn contracts/public improvmtnt bonds	3/19/97	ICL	S 11/12/97	A 11/13/97	11/13/97	CL	5/13/98	A 5/19/98		5/20/98	7/1/98	E 9/30/98
77	Gillmor	Pub off-fin rept-notice/subsidy recip-audit	3/25/97	SLG	A 6/17/97	6/18/97	6/18/97	SG	S 3/18/98	A 4/1/98		4/2/98	5/13/98	E 8/12/98
80	Johnson B.	OMVI-admin lic suspnsn-term/lic reinstmnt	3/27/97	JUD	S 4/1/98	A 4/1/98	4/1/98	TPS	5/20/98	5/21/98		5/21/98	6/17/98	E 9/16/98
83	Johnson B.	Mun corps-estab noncrim land use infractns	4/1/97	SLG	S 7/1/97	A 7/2/97	7/8/97	LGT	S 12/2/98	A 12/8/98		12/16/98	12/29/98	E 3/30/99
103	Gardner R.A.	Hunting-any day/trespassing when hunting	4/17/97	AGR	S 1/13/98	1/13/98	1/13/98	ANR	A 2/4/98	A 2/11/98		2/17/98	3/2/98	E 6/1/98
107	Blessing	Death sentence-under 18/insane/pregnant	4/24/97	JUD	7/23/97	7/30/97	7/30/97	CJ	S 3/11/98	3/17/98		3/24/98	4/29/98	E 7/29/98
110	Blessing	Cty agncys/ctis-recogniz employee performanc	5/1/97	SLG	A 6/19/97	6/25/97	6/25/97	LGT	A 10/27/97	A 1/6/98		1/8/98	1/15/98	E 4/16/98
112	Schafraht	Ohio Parenting Act-rev child custody law	5/13/97	JUD	S 1/28/98	1/28/98	1/28/98	FS	A 3/25/98	A 5/12/98		5/13/98	6/2/98	E 9/1/98
117	Dix	Embalmr/Funerl Dir Law-rev/crematories-reg	5/14/97	ICL	A 11/12/97	A 11/13/97	11/13/97	SG	A 3/18/98	4/1/98		4/2/98	5/6/98	E 8/5/98
132	Blessing	Household goods moving-revise regulation	6/3/97	WM	S 3/11/98	3/11/98	3/11/98	PU	A 5/21/98	A 5/28/98		5/28/98	7/1/98	E 9/30/98
134	Keams	Primry-vote-no ind cand/lose-run nonpartsn	6/5/97	SLG	S 3/17/98	3/18/98	3/18/98	ETE	S 4/1/98	4/2/98		4/2/98	4/13/98	* E 7/13/98
140	Latta	Unidentified person database	6/18/97	JUD	S 10/21/97	A 10/22/97	10/22/97	CJ	A 1/26/98	A 1/28/98		2/4/98	2/19/98	E 5/21/98
142	Johnson B.	Manufactured and mobile homes	6/24/97	WM	S 3/17/98	A 4/1/98	4/1/98	WM	S 5/26/98	A 12/1/98		12/2/98	12/29/98	E 3/30/99
144	Watts	Civil Serv/Surplus Supply/Printng Laws-rev	6/26/97	SLG	S 5/19/98	5/19/98	5/19/98	SG	A 11/18/98	12/2/98		12/16/98	12/29/98	E 3/30/99
148	Cupp	US Route 68-Simon Kenton Memorial Highway	7/1/97	HT	10/14/97	10/14/97	10/14/97	TPS	2/11/98	2/18/98		2/18/98	3/2/98	E 6/1/98
153	Suhadolnik	Infectious waste-incl zoonotic diseases	7/17/97	ENR	S 2/10/98	2/10/98	2/10/98	EE	3/24/98	A 5/19/98		5/20/98	7/1/98	E 9/30/98
154	Nein	Insurance Agents Law-revise	7/22/97	ICL	S 11/12/97	A 11/18/97	11/18/97	INS	S 2/18/98	A 3/11/98		3/17/98	3/31/98	* E 6/30/98
164	Blessing	AG-drug/property seizure rept to GA-clim	8/21/97	JUD	S 11/12/97	11/12/97	11/13/97	CJ	A 1/13/98	A 1/14/98		1/14/98	1/15/98	E 1/15/98
170	Cupp	Wage garnishments-continuous	9/9/97	JUD	S 4/1/98	4/1/98	4/1/98	CC	S 12/2/98	A 12/8/98		12/16/98	12/29/98	E 3/30/99
173	Johnson B.	Prepd telephone calling-sales tx-pay at sale	9/18/97	WM	A 5/28/98	11/5/98	11/16/98	WM	S 12/1/98	A 12/2/98		12/16/98	12/29/98	* E 3/30/99
183	Drake	Ohio Hepatitis C Awareness Month	10/21/97	HL	A 1/8/98	1/8/98	1/12/98	HRA	3/11/98	3/18/98		3/18/98	4/22/98	E 7/22/98
187	White	Department of Natural Resources-revise law	11/3/97	ENR	S 4/1/98	A 4/1/98	4/1/98	ANR	S 5/28/98	A 11/17/98		11/18/98	12/17/98	* E 3/18/99
188	Keams	Land conveys-Springfld Post/in Trumbull Cty	11/6/97	JUD	A 1/7/98	A 1/7/98	1/7/98	HPL	1/21/98	1/22/98		1/22/98	2/4/98	E 2/4/98
189	Gaeth	Cty hospital trustees-elim equal party rep	11/12/97	SLG	3/24/98	3/25/98	3/25/98	LGT	5/21/98	11/5/98		11/5/98	12/8/98	E 3/9/99
192	Furney	Test state recreational waters for safety	11/13/97	HL	S 3/24/98	4/1/98	4/1/98	HRA	S 5/20/98	A 11/5/98		11/17/98	12/8/98	E 3/9/99
193	Suhadolnik	Aggravatd murdr-incl killing law enf offcr	11/18/97	JUD	S 3/24/98	3/25/98	3/25/98	CJ	S 11/18/98	12/2/98		12/16/98	12/29/98	E 12/29/98
197	Schafraht	PUCO-railroad rights of way-enforce law	11/20/97	HT	S 3/17/98	A 3/17/98	3/17/98	PU	A 5/21/98	11/5/98		11/17/98	12/8/98	E 3/9/99
200	Cupp	Accountancy-practice of	11/25/97	FIN	S 3/25/98	A 4/1/98	4/1/98	CC	S 12/2/98	12/8/98		12/16/98	12/29/98	E 3/30/99
201	Oelslager	Water & sewer dists-preclusion/operation	11/26/97	ENR	S 5/19/98	5/20/98	5/20/98	LGT	S 12/2/98	A 12/8/98		12/16/98	12/21/98	E 12/21/98
208	Latta	Coroner-cty commissnr-cty commissnr absent	12/4/97	SLG	5/12/98	5/13/98	5/13/98	LGT	A 11/24/98	A 12/2/98		12/16/98	12/29/98	E 3/30/99
212	Nein	Child camps-report child abuse	12/18/97	HSA	A 2/11/98	2/17/98	2/17/98	FS	5/13/98	5/20/98		5/20/98	7/1/98	E 9/30/98
213	Oelslager	Motor vehicle laws-modify	12/23/97	HT	A 2/4/98	2/10/98	2/10/98	TPS	S 3/25/98	A 4/1/98		4/2/98	4/29/98	* E 7/29/98
215	Sheerer	Menacing by stalking-repeat-felony 5	1/8/98	JUD	S 5/19/98	5/19/98	5/19/98	CJ	12/2/98	12/8/98		12/8/98	12/29/98	E 3/30/99
219	Gardner R.A.	Stationry sources-reg subs-risk mgmnt plan	1/22/98	ENR	S 3/25/98	3/25/98	3/25/98	EE	S 5/18/98	A 5/20/98		5/28/98	7/1/98	E 9/30/98
223	Drake	Conservation easements	2/10/98	WM	S 5/12/98	A 5/12/98	5/12/98	WM	A 5/26/98	A 11/5/98		11/17/98	1/4/99	E 4/5/99
229	Oelslager	ODOT-land appropriatn/purchasing/personnel	3/3/98	HT	A 3/18/98	3/24/98	3/24/98	TPS	S 5/20/98	A 5/21/98		5/28/98	6/17/98	E 9/16/98
230	Ray	Capital reappropriations	3/5/98	FIN	S 3/11/98	A 3/11/98	3/11/98	FA	3/18/98	A 3/25/98		3/25/98	3/31/98	E 6/30/98

Senate Bill

Misc. Notes

134 Sections 3 and 4 effective 1/1/00
154 Certain provisions effective 10/01/98.
173 Certain provisions effective January 1, 2000
187 Sections 3 and 4 effective January 1, 2000
213 Sections 4 and 5 effective 1/1/99.

REVISED CODE SECTIONS AFFECTED

Listed below are all sections* of the Revised Code amended, enacted, repealed, repealed and reenacted using the same section number, or changed in the section number by acts of the 122nd General Assembly during 1998. In the case of sections changed in number, the old number and the new number are listed separately. The new number also appears in parentheses underneath the old one.

<u>General Provisions</u>			0101.542 H 0649	New Number	0109.801 S 0187	Amend
0005.2213H 0243	Enact		0101.543 H 0649	New Number	0109.802 S 0187	Amend
0005.2214H 0652	Enact		0101.55 H 0649	Old Number	0109.83 H 0002	Amend
0005.2215S 0183	Enact			(101.532)	0111.15 H 0562	Amend
0005.2216H 0643	Enact		0101.55 H 0649	Amend	0111.15 H 0850	Amend
0005.2217H 0698	Enact		0101.61 H 0649	Amend	0111.18 H 0579	Amend
0009.03 S 0201	Enact		0101.61 H 0649	Old Number	0111.201 H 0579	Amend
0009.06 H 0293	Amend			(101.54)	0113.40 H 0850	Enact
0009.07 H 0293	Enact		0101.62 H 0649	Repeal	0117.10 S 0077	Amend
0009.60 S 0030	Amend		0101.63 H 0649	Amend	0117.18 S 0077	Amend
0009.62 H 0219	Enact		0101.63 H 0649	Old Number	0117.20 S 0077	Amend
				(101.541)	0117.38 S 0077	Amend
<u>Title 1</u>			0101.64 H 0649	Repeal	0119.01 H 0850	Amend
0101.23 H 0649	Amend		0101.65 H 0649	Amend	0119.12 H 0606	Amend
0101.25 H 0649	Repeal and Reenact		0101.65 H 0649	Old Number	0119.12 H 0402	Amend
				(101.542)	0121.22 H 0026	Amend
0101.271 H 0649	Amend		0101.66 H 0649	Old Number	0121.22 H 0606	Amend
0101.272 H 0649	Amend			(101.543)	0121.372 H 0850	Enact
0101.29 H 0649	Amend		0101.66 H 0649	Amend	0121.40 H 0649	Amend
0101.31 H 0649	Amend		0101.67 H 0649	Repeal	0122.011 H 0621	Amend
0101.32 H 0649	Amend		0101.69 H 0649	Amend	0122.15 H 0434	Amend
0101.33 H 0649	Amend		0102.02 H 0026	Amend	0122.151 H 0434	Amend
0101.50 H 0649	Repeal		0102.02 H 0650	Amend	0122.152 H 0434	Amend
0101.51 H 0649	Amend		0102.03 S 0134	Amend	0122.154 H 0434	Amend
0101.51 H 0649	Enact		0102.09 H 0649	Amend	0122.23 H 0621	Amend
0101.51 H 0649	Old Number		0103.15 H 0649	Amend	0122.24 H 0621	Amend
	(101.531)		0103.73 H 0293	Amend	0122.25 H 0621	Amend
0101.52 H 0649	Amend		0105.61 S 0230	Repeal	0122.27 H 0621	Amend
0101.52 H 0649	Enact		0105.62 S 0230	Repeal	0123.15 H 0850	Amend
0101.52 H 0649	Old Number		0107.031 H 0770	Enact	0123.151 H 0649	Amend
	(101.53)		0108.05 S 0193	Amend	0124.03 S 0144	Amend
0101.521 H 0649	Enact		0109.21 S 0164	Amend	0124.09 S 0144	Amend
0101.522 H 0649	Enact		0109.57 H 0002	Amend	0124.10 S 0144	Amend
0101.523 H 0649	Enact		0109.573 S 0140	Amend	0124.10 S 0170	Amend
0101.524 H 0649	Enact		0109.60 H 0002	Amend	0124.11 S 0144	Amend
0101.53 H 0649	Repeal		0109.61 H 0002	Amend	0124.13 S 0144	Amend
0101.53 H 0649	New Number		0109.71 S 0213	Amend	0124.134 S 0144	Amend
0101.531 H 0649	New Number		0109.71 S 0187	Amend	0124.14 S 0144	Amend
0101.532 H 0649	New Number		0109.751 S 0187	Amend	0124.15 S 0144	Amend
0101.54 H 0649	New Number		0109.77 S 0187	Amend	0124.18 H 0649	Amend
0101.541 H 0649	New Number		0109.79 H 0606	Amend	0124.18 S 0144	Amend

*In the list of "Revised Code Sections Affected," some sections that were affected by a bill are not listed and some sections, although listed, do not show all of the actions affecting them. Matters thus excluded are "sunset clauses" and sections whose amendment, enactments, repeal, or reenactment has been postponed to a later date by legislation enacted during this session. ("Sunset clauses" restore former law after new law has existed for a time.) Also excluded are sections the amendments to which were nullified by referendum.

0124.181	S 0144	Amend	0129.64	H 0649	Amend	0153.32	H 0850	Amend
0124.20	S 0144	Amend	0131.15	H 0562	Amend	0153.33	H 0850	Amend
0124.25	S 0144	Amend	0131.35	H 0770	Amend	0153.34	H 0850	Amend
0124.27	S 0144	Amend	0131.45	H 0697	Enact	0153.50	H 0850	Amend
0124.30	S 0144	Amend	0133.04	H 0850	Amend	0153.56	S 0071	Amend
0124.32	S 0144	Amend	0133.06	H 0770	Amend	0153.571	H 0850	Amend
0124.323	S 0144	Amend	0133.06	H 0850	Amend	0153.62	H 0850	Amend
0124.327	S 0144	Amend	0133.07	H 0581	Amend	0156.04	S 0144	Amend
0124.34	H 0348	Amend	0133.07	S 0223	Amend	0164.11	H 0649	Amend
0124.34	S 0144	Amend	0133.09	H 0194	Amend	0166.03	H 0621	Amend
0124.34	S 0229	Amend	0133.18	S 0201	Amend	0166.031	H 0621	Enact
0124.382	S 0144	Amend	0133.20	H 0194	Amend	0171.05	H 0648	Amend
0124.383	S 0144	Amend	0133.60	S 0223	Enact	0171.06	H 0648	Repeal
0124.384	S 0144	Amend	0133.61	S 0223	Enact	0177.01	H 0002	Amend
0124.385	S 0144	Amend	0135.18	H 0562	Amend	0177.02	H 0002	Amend
0124.386	S 0144	Amend	0135.181	H 0562	Amend	0177.03	H 0002	Amend
0124.387	S 0144	Amend	0135.21	H 0674	Amend	0181.26	H 0484	Amend
0124.388	S 0144	Amend	0141.011	S 0193	Amend			
0124.57	S 0229	Amend	0145.01	S 0187	Amend	<u>Title 3</u>		
0124.82	S 0144	Amend	0145.011	H 0648	Amend	0301.27	H 0515	Amend
0124.823	H 0212	Enact	0145.012	H 0026	Amend	0301.28	H 0515	Enact
0124.85	H 0395	Enact	0145.012	H 0648	Amend	0303.04	H 0388	Amend
0124.87	S 0144	Amend	0145.014	H 0648	Enact	0303.13	H 0388	Amend
0124.92	S 0144	Amend	0145.09	H 0648	Amend	0303.15	H 0388	Amend
0125.02	H 0204	Amend	0145.201	H 0648	Amend	0303.21	S 0142	Amend
0125.023	H 0850	Amend	0145.22	H 0648	Amend	0303.211	S 0132	Amend
0125.04	H 0204	Amend	0145.291	H 0673	Amend	0303.212	S 0142	Enact
0125.041	S 0144	Amend	0145.295	H 0648	Amend	0305.03	S 0208	Amend
0125.081	H 0649	Amend	0145.30	H 0673	Amend	0305.06	H 0419	Amend
0125.09	H 0204	Amend	0145.31	H 0648	Amend	0305.09	H 0419	Amend
0125.101	H 0850	Amend	0145.33	H 0648	Amend	0305.23	H 0426	Repeal
0125.101	H 0850	Old Number (0153.16)	0145.33	S 0187	Amend	0305.31	S 0142	Amend
			0145.35	H 0648	Amend	0307.05	S 0030	Amend
0125.12	S 0144	Amend	0145.351	H 0648	Enact	0307.051	S 0030	Amend
0125.13	S 0144	Amend	0145.362	H 0648	Amend	0307.055	S 0030	Amend
0125.21	S 0144	Amend	0145.43	H 0648	Amend	0309.09	S 0201	Amend
0125.211	S 0144	Amend	0145.45	H 0648	Amend	0313.08	S 0140	Amend
0125.22	H 0850	Amend	0145.46	H 0648	Amend	0315.11	H 0419	Amend
0125.31	H 0649	Amend	0149.01	S 0187	Amend	0317.08	S 0223	Amend
0125.42	H 0649	Amend	0149.06	H 0649	Repeal	0317.20	S 0083	Amend
0125.47	H 0649	Amend	0149.07	H 0649	Amend	0317.32	S 0223	Amend
0125.48	H 0649	Amend	0149.09	H 0649	Amend	0319.202	S 0142	Amend
0125.48	S 0144	Amend	0149.091	H 0649	Amend	0319.281	H 0244	Enact
0125.56	H 0204	Amend	0149.13	H 0649	Amend	0319.302	S 0142	Amend
0125.58	H 0649	Amend	0149.17	H 0649	Amend	0319.54	S 0142	Amend
0125.59	H 0649	Repeal	0149.43	H 0421	Amend	0321.261	S 0142	Amend
0125.60	H 0649	Repeal	0153.01	H 0850	Amend	0321.45	S 0142	Amend
0125.63	H 0649	Repeal	0153.04	H 0850	Amend	0322.01	S 0142	Amend
0125.76	H 0649	Amend	0153.05	H 0850	Amend	0322.02	S 0142	Amend
0125.81	H 0850	Amend	0153.06	H 0850	Amend	0322.021	S 0142	Amend
0126.03	H 0850	Amend	0153.07	H 0850	Amend	0322.03	S 0142	Amend
0126.14	H 0770	Amend	0153.08	H 0850	Amend	0322.05	S 0142	Amend
0126.15	H 0850	Enact	0153.09	H 0850	Amend	0322.06	S 0142	Enact
0127.14	H 0850	Amend	0153.10	H 0850	Amend	0322.99	S 0142	Amend
0127.16	H 0649	Amend	0153.11	H 0850	Amend	0323.131	H 0177	Amend
0127.16	H 0850	Amend	0153.12	H 0850	Amend	0323.131	S 0201	Amend
0129.52	H 0649	Amend	0153.16	H 0850	New Number	0323.151	S 0142	Amend
0129.56	H 0649	Amend	0153.17	H 0850	Amend	0323.152	S 0142	Amend

0955.05	H 0219	Amend	1339.56	H 0701	Enact	1518.20	S 0187	Amend
0955.08	H 0219	Amend	1339.57	H 0701	Enact	1518.20	S 0187	Old Number
0955.09	H 0219	Amend	1339.58	H 0701	Enact			(1533.86)
0955.14	H 0219	Amend	1339.59	H 0701	Enact	1518.21	S 0187	Amend
0955.35	H 0219	Amend	1339.60	H 0701	Old Number	1518.21	S 0187	Old Number
0959.99	H 0219	Amend			(1339.68)			(1533.87)
0971.01	S 0187	Amend	1339.60	H 0701	Enact	1518.22	S 0187	Amend
0971.02	S 0197	Amend	1339.60	H 0701	Amend	1518.22	S 0187	Old Number
			1339.61	H 0701	Enact			(1533.88)
<u>Title 11</u>			1339.68	H 0701	New Number	1518.23	S 0187	Amend
1111.01	S0200	Amend	1343.011	H 0522	Amend	1518.23	S 0187	Old Number
1111.13	H 0701	Amend	1345.71	S 0142	Amend			(1533.881)
1151.349	S 0142	Amend				1518.24	S 0187	Amend
1155.08	H 0522	Amend	<u>Title 15</u>			1518.24	S 0187	Old Number
1163.11	H 0522	Amend	1501.013	S 0187	Enact			(1533.882)
			1501.02	S 0187	Amend	1518.25	S 0187	Amend
<u>Title 13</u>			1501.10	S 0187	Amend	1518.25	S 0187	Old Number
1305.10	H 0338	Repeal and Reenact	1502.01	S 0187	Amend			(1533.89)
			1502.03	S 0187	Amend	1518.26	S 0187	Amend
1305.13	H 0338	Repeal and Reenact	1502.04	S 0187	Amend	1518.26	S 0187	Old Number
			1502.05	S 0187	Amend			(1533.891)
1309.14	H 0579	Amend	1502.99	S 0187	Amend	1518.27	S 0187	Amend
1309.39	H 0579	Amend	1503.05	S 0187	Amend	1518.27	S 0187	Old Number
1317.08	H 0108	Amend	1503.29	S 0187	Amend			(1533.90)
1322.01	H 0522	Amend	1503.43	S 0187	Amend	1518.99	S 0187	Amend
1322.02	H 0522	Amend	1504.02	S 0187	Amend	1520.01	S 0187	Amend
1322.03	H 0522	Amend	1505.10	S 0187	Amend	1520.02	S 0187	Amend
1322.04	H 0522	Amend	1505.99	S 0187	Amend	1520.03	S 0187	Amend
1322.05	H 0522	Repeal and Reenact	1506.01	S 0142	Amend	1521.01	S 0142	Amend
			1506.02	S 0187	Amend	1521.03	S 0187	Amend
1322.10	H 0522	Amend	1506.11	S 0187	Amend	1521.05	S 0187	Amend
1322.101	H 0522	Amend	1507.05	S 0187	Amend	1531.01	S 0187	Amend
1329.01	H 0579	Amend	1509.01	S 0187	Amend	1531.02	S 0103	Amend
1329.02	H 0579	Amend	1509.06	S 0187	Amend	1531.021	S 0103	Enact
1329.03	H 0579	Amend	1509.07	S 0187	Amend	1531.022	S 0103	Enact
1329.08	H 0579	Amend	1509.071	S 0187	Amend	1531.06	S 0187	Amend
1329.42	H 0579	Amend	1509.072	S 0187	Amend	1531.081	S 0187	Enact
1329.43	H 0579	Amend	1509.13	S 0187	Amend	1531.13	S 0187	Amend
1329.47	H 0579	Enact	1509.14	S 0187	Amend	1531.20	S 0187	Amend
1329.54	H 0464	Amend	1509.22	S 0187	Amend	1531.202	S 0187	Enact
1329.55	H 0464	Amend	1509.222	S 0187	Amend	1531.26	H 0462	Amend
1329.55	H 0579	Amend	1509.31	S 0187	Amend	1531.33	S 0187	Amend
1329.56	H 0464	Amend	1511.02	S 0187	Amend	1531.34	S 0187	Enact
1329.56	H 0579	Amend	1511.022	S 0187	Amend	1531.99	S 0187	Amend
1329.57	H 0464	Amend	1513.02	S 0187	Amend	1533.01	S 0187	Amend
1329.58	H 0464	Amend	1513.18	S 0187	Amend	1533.05	S 0103	Amend
1329.62	H 0464	Amend	1513.181	S 0187	Amend	1533.06	S 0187	Amend
1329.62	H 0579	Amend	1513.20	S 0187	Amend	1533.07	S 0103	Amend
1329.63	H 0464	Amend	1513.30	S 0187	Amend	1533.08	S 0187	Amend
1329.67	H 0464	Amend	1513.37	S 0187	Amend	1533.10	S 0103	Amend
1337.12	H 0354	Amend	1515.03	S 0187	Amend	1533.10	S 0187	Amend
1337.15	S 0066	Amend	1515.06	S 0187	Repeal	1533.111	S 0103	Amend
1337.16	S 0066	Amend	1515.071	S 0187	Repeal	1533.12	S 0187	Amend
1339.18	H 0701	Enact	1515.08	S 0187	Amend	1533.17	S 0103	Amend
1339.52	H 0701	Enact	1515.24	S 0187	Amend	1533.171	S 0187	Amend
1339.53	H 0701	Enact	1517.10	S 0187	Amend	1533.24	S 0187	Amend
1339.54	H 0701	Enact	1517.14	S 0187	Amend	1533.66	S 0103	Amend
1339.55	H 0701	Enact	1517.99	S 0187	Amend	1533.67	S 0187	Amend

1533.68	S 0103	Amend	1553.02	S 0187	Amend	1707.48	H 0695	Amend
1533.68	S 0187	Amend	1553.05	S 0187	Amend	1707.99	H 0695	Amend
1533.70	S 0187	Amend	1553.07	S 0187	Repeal and	1727.04	S 0164	Repeal
1533.71	S 0187	Amend			Reenact	1729.01	H 0600	Repeal and
1533.74	S 0187	Amend	1553.08	S 0187	Amend			Reenact
1533.82	S 0187	Amend	1555.14	H 0649	Amend	1729.02	H 0600	Amend
1533.86	S 0187	New Number				1729.03	H 0600	Amend
1533.87	S 0187	New Number	<u>Title 17</u>			1729.04	H 0600	Repeal and
1533.88	S 0187	New Number	1701.03	H 0698	Amend			Reenact
1533.881	S 0187	New Number	1701.05	H 0579	Amend	1729.05	H 0600	Amend
1533.882	S 0187	New Number	1701.07	H 0579	Amend	1729.05	H 0600	Old Number
1533.89	S 0187	New Number	1701.08	H 0579	Amend			(1729.06)
1533.891	S 0187	New Number	1701.63	H 0579	Amend	1729.06	H 0600	Repeal
1533.90	S 0187	New Number	1701.70	H 0579	Amend	1729.06	H 0600	New Number
1533.99	S 0103	Amend	1701.81	H 0579	Amend	1729.07	H 0600	Amend
1533.99	S 0187	Amend	1701.922	H 0579	Amend	1729.07	H 0600	Old Number
1541.03	S 0187	Amend	1702.05	H 0579	Amend			(1729.08)
1541.032	S 0192	Enact	1702.06	H 0579	Amend	1729.07	H 0600	Enact
1541.10	S 0187	Amend	1702.07	H 0579	Amend	1729.08	H 0600	Repeal
1545.21	S 0201	Amend	1702.43	H 0579	Amend	1729.08	H 0600	New Number
1547.01	S 0187	Amend	1702.46	H 0579	Amend	1729.09	H 0600	Repeal and
1547.03	S 0187	Amend	1702.59	H 0579	Amend			Reenact
1547.04	S 0187	Amend	1702.60	H 0579	Amend	1729.10	H 0600	Repeal and
1547.05	H 0502	Enact	1703.04	H 0579	Amend			Reenact
1547.051	H 0502	Enact	1703.041	H 0579	Amend	1729.11	H 0600	Repeal and
1547.052	H 0502	Enact	1703.15	H 0579	Amend			Reenact
1547.06	H 0502	Amend	1703.19	H 0579	Amend	1729.12	H 0600	Repeal and
1547.08	S 0187	Amend	1705.03	H 0698	Amend			Reenact
1547.09	S 0187	Amend	1705.04	H 0698	Amend	1729.13	H 0600	Repeal and
1547.111	S 0187	Amend	1705.05	H 0579	Amend			Reenact
1547.12	S 0187	Amend	1705.07	H 0579	Amend	1729.14	H 0600	Repeal and
1547.13	S 0187	Amend	1705.53	H 0698	Amend			Reenact
1547.131	S 0187	Amend	1705.54	H 0579	Amend	1729.15	H 0600	Amend
1547.14	S 0187	Amend	1705.55	H 0579	Amend	1729.15	H 0600	Old Number
1547.15	S 0187	Amend	1707.01	H 0695	Amend			(1729.27)
1547.22	S 0187	Amend	1707.02	H 0600	Amend	1729.16	H 0600	Old Number
1547.25	S 0187	Amend	1707.03	H 0695	Amend			(1729.28)
1547.251	S 0187	Amend	1707.092	H 0695	Enact	1729.16	H 0600	Enact
1547.26	S 0187	Amend	1707.093	H 0695	Enact	1729.16	H 0600	Amend
1547.30	S 0187	Amend	1707.11	H 0695	Amend	1729.17	H 0600	Repeal and
1547.302	S 0187	Amend	1707.14	H 0695	Amend			Reenact
1547.31	S 0187	Amend	1707.141	H 0695	Enact	1729.18	H 0600	Repeal and
1547.33	S 0187	Amend	1707.151	H 0695	Enact			Reenact
1547.39	S 0187	Amend	1707.161	H 0695	Enact	1729.181	H 0600	Repeal
1547.40	S 0187	Amend	1707.17	H 0695	Amend	1729.19	H 0600	Repeal and
1547.52	S 0187	Amend	1707.18	H 0695	Amend			Reenact
1547.521	S 0187	Amend	1707.19	H 0695	Amend	1729.191	H 0600	Repeal
1547.531	S 0187	Amend	1707.20	H 0695	Amend	1729.192	H 0600	Repeal
1547.54	S 0187	Amend	1707.22	H 0695	Amend	1729.20	H 0600	Repeal and
1547.542	S 0187	Amend	1707.23	H 0695	Amend			Reenact
1547.543	S 0187	Amend	1707.25	H 0695	Amend	1729.21	H 0600	Repeal
1547.57	S 0187	Amend	1707.27	H 0695	Amend	1729.22	H 0600	Old Number
1547.69	S 0187	Amend	1707.36	H 0695	Amend			(1729.80)
1547.99	H 0502	Amend	1707.391	H 0695	Amend	1729.22	H 0600	Enact
1548.01	S 0187	Amend	1707.42	H 0695	Amend	1729.22	H 0600	Amend
1548.05	S 0187	Amend	1707.431	H 0695	Amend	1729.23	H 0600	Old Number
1548.06	S 0187	Amend	1707.44	H 0695	Amend			(1729.84)
1553.01	S 0187	Amend	1707.46	H 0695	Amend	1729.23	H 0600	Enact

1729.23	H 0600	Amend	1751.13	H 0698	Amend	2109.37	H 0701	Amend
1729.24	H 0600	Repeal and Reenact	1751.14	H 0698	Amend	2109.371	H 0701	Amend
1729.25	H 0600	Amend	1751.141	H 0698	Enact	2113.03	H 0366	Amend
1729.25	H 0600	Old Number (1729.76)	1751.15	H 0698	Amend	2131.08	H 0701	Amend
1729.25	H 0600	Enact	1751.16	H 0698	Amend	2131.09	H 0701	Amend
1729.26	H 0600	Repeal and Reenact	1751.20	H 0698	Amend	2133.01	H 0354	Amend
1729.27	H 0600	Repeal	1751.31	H 0698	Amend	2133.02	H 0354	Amend
1729.27	H 0600	New Number	1751.32	H 0698	Amend	2133.03	H 0354	Amend
1729.28	H 0600	Repeal	1751.321	H 0698	Enact	2133.07	H 0354	Amend
1729.28	H 0600	New Number	1751.38	S 0154	Amend	2133.10	H 0354	Amend
1729.29	H 0600	Enact	1751.46	H 0698	Amend	2133.11	S 0066	Amend
1729.30	H 0600	Repeal	1751.55	H 0698	Amend	2133.12	H 0354	Amend
1729.31	H 0600	Repeal	1751.58	H 0698	Amend	2133.12	S 0066	Amend
1729.32	H 0600	Repeal	1751.59	H 0698	Amend	2133.13	H 0354	Amend
1729.33	H 0600	Repeal	1751.60	H 0698	Amend	2133.14	H 0354	Amend
1729.34	H 0600	Repeal	1751.62	H 0698	Amend	2133.15	H 0354	Amend
1729.35	H 0600	Repeal and Reenact	1751.81	H 0698	Amend	2133.21	H 0354	Enact
1729.36	H 0600	Repeal and Reenact	1775.61	H 0579	Amend	2133.211	H 0354	Enact
1729.37	H 0600	Repeal and Reenact	1775.62	H 0579	Amend	2133.22	H 0354	Enact
1729.38	H 0600	Enact	1775.64	H 0579	Amend	2133.23	H 0354	Enact
1729.40	H 0600	Enact	1782.02	H 0579	Amend	2133.24	H 0354	Enact
1729.42	H 0600	Enact	1782.09	H 0579	Amend	2133.25	H 0354	Enact
1729.44	H 0600	Enact	1782.13	H 0579	Amend	2133.26	H 0354	Enact
1729.46	H 0600	Enact	1782.48	H 0579	Amend	2151.011	S 0212	Amend
1729.47	H 0600	Enact	1782.50	H 0579	Amend	2151.011	H 0484	Amend
1729.49	H 0600	Enact	1782.52	H 0579	Amend	2151.18	H 0002	Amend
1729.55	H 0600	Enact	1785.01	H 0606	Amend	2151.27	H 0484	Amend
1729.56	H 0600	Enact	1785.01	H 0698	Amend	2151.28	H 0484	Amend
1729.58	H 0600	Enact	1785.02	H 0698	Amend	2151.31	H 0484	Amend
1729.59	H 0600	Enact	1785.03	H 0698	Amend	2151.313	H 0002	Amend
1729.60	H 0600	Enact	1785.08	H 0698	Amend	2151.314	H 0484	Amend
1729.61	H 0600	Enact				2151.315	H 0526	Amend
1729.67	H 0600	Enact	<u>Title 19</u>			2151.33	H 0484	Amend
1729.68	H 0600	Enact	1901.08	H 0507	Amend	2151.3514	H 0484	Enact
1729.69	H 0600	Enact	1901.18	H 0302	Amend	2151.353	H 0484	Amend
1729.70	H 0600	Enact	1901.19	S 0170	Amend	2151.355	H 0002	Amend
1729.76	H 0600	New Number	1901.183	S 0083	Enact	2151.355	H 0526	Amend
1729.80	H 0600	New Number	1901.19	H 0302	Amend	2151.356	H 0002	Amend
1729.84	H 0600	New Number	1901.26	H 0507	Amend	2151.38	H 0526	Amend
1729.85	H 0600	Enact	1901.31	S 0201	Amend	2151.412	H 0484	Amend
1729.86	H 0600	Enact	1905.05	S 0201	Amend	2151.413	H 0484	Amend
1729.88	H 0600	Enact	1907.161	H 0698	Amend	2151.414	H 0484	Amend
1729.99	H 0600	Amend	1907.18	H 0302	Amend	2151.415	H 0484	Amend
1733.08	H 0579	Amend	1907.24	H 0426	Amend	2151.416	H 0484	Amend
1733.37	H 0579	Amend	1907.24	H 0507	Amend	2151.417	H 0484	Amend
1739.01	H 0698	Amend	1907.262	H 0350	Repeal	2151.419	H 0484	Amend
1751.01	H 0698	Amend	1923.01	S 0142	Amend	2151.42	H 0484	Enact
1751.02	H 0698	Amend	1923.06	S 0083	Amend	2151.421	S 0212	Amend
1751.03	H 0698	Amend	1925.02	H 0507	Amend	2151.421	H 0606	Amend
1751.05	H 0698	Amend	1925.04	H 0507	Amend	2151.424	H 0484	Enact
1751.06	H 0698	Amend	1925.08	H 0507	Repeal	2151.62	H 0173	Enact
1751.11	H 0698	Amend	1925.13	H 0507	Amend	2151.86	H 0446	Amend
1751.12	H 0698	Amend				2151.99	H 0173	Amend
			<u>Title 21</u>			<u>Title 23</u>		
			2101.01	H 0446	Amend	2301.02	H 0444	Amend
			2101.022	H 0444	Enact	2301.02	H 0602	Amend
			2101.11	H 0446	Amend	2301.03	H 0444	Amend
			2106.13	H 0366	Amend			

2301.51	H 0602	Amend	2913.01	H 0565	Amend	2933.43	H 0002	Amend
2303.201	H 0426	Amend	2913.02	S 0066	Amend	2933.44	H 0002	Amend
2303.201	H 0507	Amend	2913.04	H 0565	Amend	2933.51	H 0565	Amend
2305.231	H 0612	Amend	2913.05	H 0565	Enact	2933.74	S 0164	Amend
2305.252	H 0698	Amend	2913.06	H 0565	Enact	2933.76	H 0565	Amend
2305.234	S 0066	Amend	2913.42	H 0565	Amend	2933.77	H 0565	Amend
2305.25	S 0066	Amend	2913.51	S 0066	Amend	2935.01	S 0187	Amend
2305.33	S 0066	Amend	2913.61	H 0565	Amend	2935.03	S 0187	Amend
2307.60	H 0547	Amend	2917.21	H 0565	Amend	2937.23	H 0302	Amend
2313.12	S 0069	Amend	2917.21	S 0215	Amend	2939.03	S 0069	Amend
2313.16	S 0069	Amend	2917.31	H 0382	Amend	2939.04	S 0069	Amend
2313.34	S 0069	Amend	2919.121	H 0421	Enact	2941.142	H 0002	Enact
2317.02	H 0606	Amend	2919.122	H 0421	Enact	2945.47	H 0293	Amend
2317.56	H 0421	Amend	2919.27	H 0302	Amend	2949.091	H 0426	Amend
2329.66	H 0108	Amend	2919.271	H 0302	Amend	2949.28	S 0107	Amend
2329.66	S 0170	Amend	2921.01	H 0293	Amend	2949.29	S 0107	Amend
2329.70	S 0170	Amend	2921.01	S 0134	Amend	2949.30	S 0107	Repeal
2331.11	H 0649	Amend	2921.43	S 0134	Amend	2949.31	S 0107	Amend
2333.21	S 0170	Amend	2923.161	H 0005	Amend	2949.32	S 0107	Repeal
			2923.31	H 0565	Amend	2950.01	H 0565	Amend
<u>Title 25</u>			2923.32	S 0164	Amend	2950.04	H 0565	Amend
2501.16	H 0507	Amend	2923.35	S 0164	Amend	2950.06	H 0565	Amend
2505.02	H 0394	Amend	2923.41	H 0002	Enact	2950.07	H 0565	Amend
			2923.42	H 0002	Enact	2950.09	H 0565	Amend
<u>Title 27</u>			2923.43	H 0002	Enact	2950.10	H 0565	Amend
2716.01	S 0170	Amend	2923.44	H 0002	Enact	2950.11	H 0565	Amend
2716.02	S 0170	Amend	2923.45	H 0002	Enact	2950.14	H 0565	Amend
2716.03	S 0170	Amend	2923.46	H 0002	Enact			
2716.04	S 0170	Amend	2923.47	H 0002	Enact	<u>Title 31</u>		
2716.041	S 0170	Enact	2925.01	H 0606	Amend	3107.012	H 0446	Amend
2716.05	S 0170	Amend	2925.01	S 0066	Amend	3107.07	H 0484	Amend
2716.06	S 0170	Amend	2925.01	S 0117	Amend	3107.11	H 0484	Amend
2716.07	S 0170	Enact	2925.01	S0200	Amend	3107.12	H 0446	Amend
2716.08	S 0170	Enact	2925.02	S 0066	Amend	3107.14	H 0446	Amend
2716.09	S 0170	Enact	2925.03	S 0164	Amend	3107.141	H 0446	Enact
2716.11	S 0170	Amend	2925.03	S 0066	Amend	3109.14	H 0426	Amend
2716.03	S 0144	Amend	2925.07	H 0122	Enact	3109.401	S 0112	Enact
2716.13	S 0170	Amend	2925.09	S 0066	Amend	3109.401	H 0770	Amend
2716.21	S 0170	Amend	2925.11	S 0066	Amend	3111.23	S 0170	Amend
2743.51	H 0523	Amend	2925.12	S 0066	Amend	3113.21	S 0170	Amend
2743.56	H 0523	Amend	2925.14	S 0066	Amend	3113.25	H 0648	Enact
2743.62	H 0523	Amend	2925.23	S 0066	Amend			
2743.70	H 0426	Amend	2925.32	H 0122	Amend	<u>Title 33</u>		
			2925.50	S 0066	Amend	3301.08	H 0147	Amend
<u>Title 29</u>			2927.11	H 0429	Amend	3301.011	H 0650	Enact
2901.01	H 0565	Amend	2927.24	S 0066	Amend	3301.0711	H 0770	Amend
2901.07	H 0526	Amend	2929.02	S 0107	Amend	3301.0714	H 0650	Amend
2901.11	H 0565	Amend	2929.04	S 0193	Amend	3301.0716	H 0850	Amend
2901.12	H 0565	Amend	2929.05	S 0107	Amend	3301.0719	H 0650	Repeal
2901.13	H 0049	Amend	2929.06	S 0107	Amend	3301.80	H 0147	Amend
2903.01	H 0005	Amend	2929.13	H 0122	Amend	3302.03	H 0770	Amend
2903.01	S 0193	Amend	2929.13	H 0293	Amend	3304.16	H 0850	Amend
2903.02	H 0005	Amend	2929.14	H 0002	Amend	3305.05	H 0673	Amend
2903.211	S 0215	Amend	2929.18	H 0122	Amend	3305.051	H 0673	Enact
2903.213	H 0302	Amend	2933.41	S 0164	Amend	3305.06	H 0673	Amend
2903.214	H 0302	Enact	2933.41	H 0002	Amend	3307.01	H 0648	Amend
2909.01	S 0030	Amend	2933.41	H 0402	Amend	3307.01	H 0673	Amend
2909.05	H 0429	Amend	2933.43	S 0164	Amend	3307.04	H 0648	Amend

3307.20	H 0648	Amend	3313.98	H 0650	Amend	3317.031	H 0650	Amend
3307.28	H 0648	Amend	3313.98	H 0770	Amend	3317.032	H 0650	Amend
3307.35	H 0648	Amend	3313.981	H 0650	Amend	3317.033	H 0650	Amend
3307.35	H 0673	Amend	3314.02	H 0650	Amend	3317.05	H 0650	Amend
3307.383	H 0648	Amend	3314.03	H 0650	Amend	3317.05	H 0770	Amend
3307.411	H 0648	Amend	3314.03	H 0770	Amend	3317.051	H 0650	Amend
3307.412	H 0648	Enact	3314.07	H 0770	Amend	3317.051	H 0770	Amend
3307.42	H 0648	Amend	3314.08	H 0650	Amend	3317.052	H 0650	Repeal
3307.421	H 0648	Enact	3314.08	H 0770	Amend	3317.053	H 0650	Amend
3307.44	H 0648	Amend	3314.12	H 0770	Enact	3317.06	H 0650	Amend
3307.46	H 0648	Amend	3314.13	H 0770	Enact	3317.06	H 0770	Amend
3307.48	H 0648	Amend	3314.20	H 0650	Amend	3317.064	H 0650	Amend
3307.49	H 0648	Amend	3315.01	H 0650	Amend	3317.08	H 0650	Amend
3307.50	H 0648	Amend	3315.01	H 0850	Amend	3317.081	H 0650	Amend
3307.515	H 0673	Enact	3315.171	H 0770	Enact	3317.082	H 0650	Amend
3307.73	H 0648	Amend	3315.181	H 0770	Enact	3317.082	H 0770	Amend
3307.74	H 0648	Amend	3316.03	H 0426	Amend	3317.09	H 0650	Amend
3309.011	H 0648	Amend	3316.03	H 0650	Amend	3317.09	H 0649	Amend
3309.04	H 0648	Amend	3316.03	H 0850	Amend	3317.10	H 0650	Amend
3309.21	H 0648	Amend	3317.01	H 0650	Amend	3317.10	H 0770	Amend
3309.26	H 0648	Amend	3317.01	H 0770	Amend	3317.11	H 0650	Amend
3309.312	H 0648	Enact	3317.012	H 0650	Repeal and Reenact	3317.11	H 0770	Amend
3309.351	H 0648	Amend				3317.11	H 0770	Amend
3309.36	H 0673	Amend	3317.013	H 0650	Enact	3317.15	H 0770	Enact
3309.37	H 0673	Repeal	3317.013	H 0770	Amend	3317.16	H 0650	Amend
3309.38	H 0673	Amend	3317.02	H 0650	Amend	3317.161	H 0650	Enact
3309.39	H 0648	Amend	3317.02	H 0770	Amend	3317.161	H 0770	Amend
3309.391	H 0648	Enact	3317.021	H 0650	Amend	3317.162	H 0770	New Number
3309.41	H 0648	Amend	3317.021	H 0770	Amend	3317.17	H 0650	Amend
3309.44	H 0648	Amend	3317.0210	H 0650	Amend	3317.19	H 0650	Amend
3309.45	H 0648	Amend	3317.0211	H 0650	Amend	3317.19	H 0770	Amend
3309.46	H 0648	Amend	3317.0211H	0650	Amend	3317.20	H 0770	Enact
3309.50	H 0673	Amend	3317.0212	H 0650	Repeal and Reenact	3317.484	H 0650	Amend
3309.69	H 0673	Amend				3318.03	H 0850	Amend
3311.06	H 0650	Amend	3317.0212H	0770	Amend	3318.04	H 0650	Amend
3311.38	H 0650	Amend	3317.0212H	0850	Amend	3318.04	H 0850	Amend
3311.52	H 0650	Amend	3317.0213H	0650	Amend	3318.05	H 0650	Amend
3313.21	H 0650	Amend	3317.0213H	0770	Amend	3318.051	H 0650	Repeal
3313.29	H 0650	Amend	3317.0214H	0650	Amend	3318.06	H 0650	Amend
3313.482	H 0382	Amend	3317.0214H	0770	Amend	3318.06	H 0770	Amend
3313.484	H 0650	Amend	3317.0215H	0650	Enact	3318.08	H 0650	Amend
3313.534	H 0650	Amend	3317.0215H	0770	Amend	3318.08	H 0770	Amend
3313.6011	H 0189	Enact	3317.0216H	0650	Enact	3318.091	H 0650	Amend
3313.64	H 0650	Amend	3317.0216H	0770	Amend	3318.10	H 0650	Amend
3313.642	H 0650	Amend	3317.022	H 0650	Amend	3318.10	H 0770	Amend
3313.646	H 0650	Amend	3317.022	H 0770	Amend	3318.11	H 0850	Enact
3313.646	H 0770	Amend	3317.023	H 0650	Amend	3318.111	H 0650	Repeal
3313.647	H 0650	Amend	3317.023	H 0770	Amend	3318.12	H 0650	Amend
3313.671	S 0153	Amend	3317.023	H 0650	Amend	3318.12	H 0850	Amend
3313.713	S 0066	Amend	3317.024	H 0650	Amend	3318.15	H 0850	Amend
3313.813	H 0570	Amend	3317.024	H 0770	Amend	3318.16	H 0650	Amend
3313.841	H 0650	Amend	3317.025	H 0650	Amend	3318.17	H 0650	Amend
3313.841	H 0770	Amend	3317.027	H 0650	Amend	3318.25	H 0850	Amend
3313.842	H 0650	Amend	3317.028	H 0650	Amend	3318.35	H 0650	Amend
3313.842	H 0770	Amend	3317.029	H 0650	Repeal and Reenact	3319.02	H 0650	Amend
3313.843	H 0650	Amend				3319.088	H 0650	Amend
3313.90	H 0650	Amend	3317.029	H 0770	Amend	3319.17	H 0650	Amend
3313.975	H 0770	Amend	3317.03	H 0650	Amend	3319.19	H 0650	Amend
			3317.03	H 0770	Amend	3319.22	H 0770	Amend
			3317.03	H 0850	Amend			

3321.05	H 0650	Amend	3517.092	S 0134	Amend	3719.15	S 0066	Amend
3323.021	H 0770	Enact	3517.10	S 0134	Amend	3719.172	S 0066	Amend
3323.08	H 0650	Amend	3517.102	S 0134	Amend	3719.19	S 0066	Amend
3323.091	H 0650	Amend	3517.105	S 0134	Amend	3719.21	H 0002	Amend
3323.091	H 0770	Amend	3517.106	S 0134	Amend	3719.30	S 0066	Amend
3323.12	H 0650	Amend	3517.108	S 0134	Amend	3719.34	S 0066	Amend
3323.12	H 0770	Amend	3517.109	S 0134	Amend	3719.35	S 0066	Amend
3323.13	H 0650	Amend	3517.11	S 0134	Amend	3719.36	S 0066	Amend
3323.14	H 0650	Amend	3517.13	S 0134	Amend	3719.42	S 0066	Amend
3323.141	H 0650	Amend	3517.152	S 0134	Amend	3719.44	S 0066	Amend
3323.142	H 0650	Amend	3517.155	S 0134	Amend	3719.61	S 0066	Amend
3323.142	H 0770	Amend	3517.20	S 0134	Amend	3719.81	S 0066	Amend
3323.16	H 0650	Amend	3517.23	S 0134	Amend	3719.99	S 0066	Amend
3327.04	H 0650	Amend	3517.992	S 0134	Amend	3721.17	H 0354	Amend
3327.05	H 0650	Amend				3727.01	H 0243	Amend
3333.25	H 0562	Amend	<u>Title 37</u>			3729.01	S 0066	Amend
3334.03	H 0147	Amend	3701.13	S 0153	Amend	3733.01	S 0142	Amend
3334.07	H 0147	Amend	3701.18	S 0192	Enact	3733.02	S 0142	Amend
3334.12	H 0147	Amend	3701.21	H 0698	Enact	3733.021	S 0142	Amend
3345.122	H 0770	Enact	3701.33	S 0066	Amend	3733.022	S 0142	Amend
3345.27	H 0147	Amend	3701.503	H 0484	Amend	3733.025	S 0142	Amend
3345.32	H 0562	Amend	3701.75	H 0243	Enact	3733.06	S 0142	Amend
3345.50	H 0850	Amend	3701.75	H 0698	Amend	3733.101	S 0142	Amend
3345.51	H 0850	Repeal	3702.141	H 0698	Enact	3733.11	S 0142	Amend
3351.05	H 0562	Repeal	3702.30	H 0243	Amend	3733.19	S 0142	Amend
3351.06	H 0562	Repeal	3702.51	H 0243	Amend	3734.01	S 0153	Amend
3351.07	H 0562	Amend	3702.5212	H 0770	Enact	3734.02	S 0117	Amend
3351.071	H 0562	Repeal	3707.55	H 0581	Enact	3734.021	S 0117	Amend
3351.08	H 0562	Repeal	3709.085	S 0201	Amend	3734.05	S 0117	Amend
3351.09	H 0562	Repeal	3709.091	H 0244	Enact	3734.28	H 0770	Amend
3351.10	H 0562	Repeal	3709.161	S 0066	Amend	3734.57	H 0770	Amend
3351.11	H 0562	Repeal	3715.01	S 0066	Amend	3734.82	H 0770	Amend
3351.12	H 0562	Repeal	3715.03	S 0066	Amend	3735.31	H 0596	Amend
3351.13	H 0562	Repeal	3715.52	S 0066	Amend	3737.17	H 0192	Enact
3351.131	H 0562	Repeal	3715.53	S 0066	Amend	3737.22	H 0570	Amend
3365.01	H 0650	Amend	3715.54	S 0066	Amend	3745.70	S 0219	Amend
3365.04	H 0650	Amend	3715.55	S 0066	Amend	3745.71	S 0219	Amend
3365.08	H 0562	Amend	3715.56	S 0066	Amend	3745.72	S 0219	Amend
3365.08	H 0650	Amend	3715.57	S 0066	Amend	3745.73	S 0219	Amend
3366.01	H 0562	Amend	3715.59	S 0066	Amend	3745.74	S 0219	Enact
3375.391	H 0674	Enact	3715.63	S 0066	Amend	3753.01	S 0219	Enact
3375.70	H 0674	Repeal	3715.64	S 0066	Amend	3753.02	S 0219	Enact
3375.71	H 0674	Repeal	3715.65	S 0066	Amend	3753.03	S 0219	Enact
3375.72	H 0674	Repeal	3715.66	S 0066	Amend	3753.04	S 0219	Enact
3375.73	H 0674	Repeal	3715.69	S 0066	Amend	3753.05	S 0219	Enact
3375.81	H 0674	Amend	3715.70	S 0066	Amend	3753.06	S 0219	Enact
3375.82	H 0674	Amend	3715.71	S 0066	Amend	3753.07	S 0219	Enact
3375.90	H 0674	Amend	3715.73	S 0066	Amend	3753.08	S 0219	Enact
3375.91	H 0674	Amend	3719.01	S 0066	Amend	3753.09	S 0219	Enact
3375.92	H 0674	Amend	3719.011	S 0066	Amend	3753.10	S 0219	Enact
3375.93	H 0674	Amend	3719.05	S 0066	Amend	3753.99	S 0219	Enact
3379.10	H 0850	Amend	3719.06	S 0066	Amend	3767.01	H 0402	Amend
			3719.07	S 0066	Amend	3767.02	H 0002	Amend
<u>Title 35</u>			3719.08	S 0066	Amend	3767.03	H 0402	Amend
3513.04	S 0134	Amend	3719.09	S 0066	Amend	3767.05	H 0402	Amend
3517.01	S 0134	Amend	3719.11	H 0002	Amend	3781.06	S 0142	Amend
3517.08	S 0134	Amend	3719.12	S 0066	Amend	3781.07	S 0142	Amend
3517.09	S 0134	Amend	3719.121	S 0066	Amend	3781.10	S 0142	Amend

3781.181	S 0142	Amend	3924.11	H 0698	Amend	4301.36	H 0402	Amend
3781.184	S 0142	Enact	3924.13	H 0698	Amend	4301.361	H 0402	Amend
3791.04	S 0142	Amend	3927.05	H 0579	Amend	4301.362	H 0402	Amend
3793.051	H 0484	Enact	3931.101	S 0154	Amend	4301.363	H 0402	Amend
			3931.11	S 0154	Amend	4301.364	H 0402	Amend
			3937.41	S 0213	Amend	4301.365	H 0402	Enact
<u>Title 39</u>			3937.42	S 0187	Amend	4301.366	H 0402	Enact
3901.021	S 0154	Amend	3941.02	S 0154	Amend	4301.37	H 0402	Amend
3901.21	H 0698	Amend	3953.01	S 0083	Amend	4301.39	H 0402	Amend
3901.38	H 0698	Amend	3953.04	S 0083	Amend	4301.40	H 0402	Amend
3905.01	S 0154	Repeal and Reenact	3953.07	S 0083	Amend	4301.401	H 0402	Amend
3905.011	S 0154	Repeal and Reenact	3953.21	S 0154	Amend	4301.69	S 0066	Amend
			3953.23	S 0154	Amend	4301.73	H 0402	Repeal
3905.012	S 0154	Enact	3953.29	S 0083	Enact	4301.74	H 0402	Amend
3905.013	S 0154	Enact	3960.11	S 0154	Amend	4301.80	H 0402	Enact
3905.02	S 0154	Amend	3999.22	H 0698	Amend	4303.01	S 0066	Amend
3905.02	S 0154	Repeal and Reenact	<u>Title 41</u>			4303.021	H 0402	Amend
3905.02	S 0154	Old Number (3905.03)	4113.62	S 0071	Enact	4303.181	H 0402	Amend
			4117.01	S 0229	Amend	4303.202	H 0402	Amend
3905.03	S 0154	New Number	4117.10	H 0348	Amend	4303.21	S 0066	Amend
3905.03	S 0154	Repeal	4121.03	H 0649	Amend	4303.26	H 0402	Amend
3905.05	S 0154	Repeal	4121.12	H 0558	Amend	4303.261	H 0402	Amend
3905.06	S 0154	Amend	4121.443	S 0066	Amend	4303.27	S 0066	Amend
3905.07	S 0154	Amend	4123.01	H 0558	Amend	4303.29	H 0402	Amend
3905.08	S 0154	Amend	4123.40	H 0770	Amend	4303.292	H 0402	Amend
3905.18	S 0154	Amend	4123.46	H 0558	Amend	4303.34	S 0066	Amend
3905.20	S 0154	Amend	4141.13	H 0850	Amend	4305.14	H 0402	Amend
3905.27	S 0154	Amend	4141.242	S 0144	Amend			
3905.30	S 0154	Amend	4165.01	S 0173	Amend	<u>Title 45</u>		
3905.40	S 0154	Amend	4165.02	S 0173	Amend	4501.01	H 0611	Amend
3905.48	S 0154	Amend	4165.03	S 0173	Amend	4501.01	S 0142	Amend
3905.481	S 0154	Amend	4165.04	S 0173	Amend	4501.02	H 0562	Amend
3905.482	S 0154	Amend				4501.31	S 0213	Enact
3905.49	S 0154	Amend	<u>Title 43</u>			4501.311	H 0462	Enact
3905.491	S 0154	Enact	4301.01	S 0066	Amend	4501.32	H 0462	Enact
3905.492	S 0154	Enact	4301.01	H 0402	Amend	4501.41	H 0462	Enact
3905.54	S 0154	Enact	4301.211	H 0402	Repeal	4501.61	H 0462	Enact
3905.55	S 0154	Enact	4301.25	H 0402	Amend	4501.71	H 0462	Enact
3905.99	S 0154	Amend	4301.252	H 0402	Amend	4503.04	S 0142	Amend
3909.16	H 0579	Repeal	4301.32	H 0402	Amend	4503.042	S 0142	Amend
3913.40	S 0154	Amend	4301.321	H 0402	Amend	4503.06	S 0142	Amend
3917.01	H 0698	Amend	4301.322	H 0402	Amend	4503.061	S 0142	Amend
3917.06	H 0698	Amend	4301.323	H 0402	Enact	4503.062	S 0142	Amend
3921.33	S 0154	Amend	4301.324	H 0402	Enact	4503.063	S 0142	Amend
3923.021	H 0698	Amend	4301.33	H 0402	Amend	4503.064	S 0142	Amend
3923.121	S 0154	Amend	4301.331	H 0402	Amend	4503.065	S 0142	Amend
3923.122	H 0698	Amend	4301.332	H 0402	Amend	4503.066	S 0142	Amend
3923.57	H 0698	Amend	4301.333	H 0402	Enact	4503.067	S 0142	Amend
3923.571	H 0698	Amend	4301.334	H 0402	Enact	4503.10	H 0611	Amend
3923.58	H 0698	Amend	4301.34	H 0402	Amend	4503.181	S 0213	Amend
3924.01	H 0698	Amend	4301.35	H 0402	Amend	4503.19	S 0142	Amend
3924.03	H 0698	Amend	4301.351	H 0402	Amend	4503.104	H 0698	Enact
3924.033	H 0698	Amend	4301.352	H 0402	Amend	4503.21	S 0142	Amend
3924.05	H 0698	Repeal	4301.353	H 0402	Amend	4503.251	H 0462	Enact
3924.08	H 0698	Amend	4301.354	H 0402	Amend	4503.49	S 0030	Amend
3924.09	H 0698	Amend	4301.355	H 0402	Enact	4503.572	H 0462	Enact
3924.10	H 0698	Amend	4301.356	H 0402	Enact	4503.591	H 0462	Enact
						4503.67	H 0462	Enact

4503.68	H 0462	Enact	4519.40	H 0611	Amend	4717.03	S 0117	Repeal and
4503.69	H 0462	Enact	4519.41	H 0611	Amend			Reenact
4503.71	H 0462	Amend	4519.42	H 0611	Amend	4717.04	S 0117	Repeal and
4503.711	H 0462	Enact	4519.43	H 0611	Amend			Reenact
4503.76	H 0538	Enact	4519.44	H 0611	Amend	4717.05	S 0117	Repeal and
4503.99	S 0142	Amend	4519.45	H 0611	Amend			Reenact
4505.01	S 0142	Amend	4519.46	H 0611	Amend	4717.06	S 0117	Repeal and
4505.04	S 0213	Amend	4519.47	H 0611	Amend			Reenact
4505.06	S 0142	Amend	4519.48	H 0611	Amend	4717.061	S 0117	Repeal
4505.06	S 0213	Amend	4519.51	H 0611	Enact	4717.062	S 0117	Repeal
4505.06	H 0611	Amend	4519.52	H 0611	Enact	4717.07	S 0117	Repeal and
4505.08	S 0142	Amend	4519.53	H 0611	Enact			Reenact
4505.09	H 0611	Amend	4519.54	H 0611	Enact	4717.071	S 0117	Repeal
4505.11	S 0142	Amend	4519.55	H 0611	Enact	4717.08	S 0117	Repeal and
4505.20	S 0142	Amend	4519.56	H 0611	Enact			Reenact
4506.01	S 0213	Amend	4519.57	H 0611	Enact	4717.081	S 0117	Repeal
4506.01	S 0066	Amend	4519.58	H 0611	Enact	4717.082	S 0117	Repeal
4506.02	S 0213	Amend	4519.59	H 0611	Enact	4717.083	S 0117	Repeal
4506.07	H 0354	Amend	4519.60	H 0611	Enact	4717.09	S 0117	Repeal and
4506.11	S 0213	Amend	4519.61	H 0611	Enact			Reenact
4506.25	S 0213	Enact	4519.62	H 0611	Enact	4717.10	S 0117	Repeal and
4506.26	S 0213	Enact	4519.63	H 0611	Enact			Reenact
4507.06	H 0354	Amend	4519.64	H 0611	Enact	4717.11	S 0117	Repeal and
4507.13	S 0213	Amend	4519.65	H 0611	Enact			Reenact
4507.50	S 0213	Amend	4519.66	H 0611	Enact	4717.12	S 0117	Repeal and
4507.51	H 0354	Amend	4519.67	H 0611	Enact			Reenact
4507.51	S 0213	Amend	4519.68	H 0611	Enact	4717.13	S 0117	Repeal and
4507.52	S 0213	Amend	4519.69	H 0611	Enact			Reenact
4509.01	S 0213	Amend	4519.70	H 0611	Enact	4717.14	S 0117	Repeal and
4511.101	H 0462	Amend	4519.99	H 0611	Amend			Reenact
4511.091	S 0213	Amend	4549.99	H 0618	Amend	4717.15	S 0117	Repeal and
4511.191	S 0080	Amend						Reenact
4511.195	S 0213	Amend	<u>Title 47</u>			4717.16	S 0117	Repeal
4511.701	S 0142	Amend	4701.01	S0200	Amend	4717.16	S 0117	New Number
4511.75	H 0618	Amend	4701.04	S 0200	Amend	4717.17	S 0117	Repeal
4511.85	H 0611	Amend	4701.06	S 0200	Amend	4717.18	S 0117	Repeal
4513.32	H 0425	Amend	4701.061	S 0200	Amend	4717.19	S 0117	Repeal
4517.01	S 0213	Amend	4701.07	S 0200	Amend	4717.20	S 0117	Old Number
4517.01	S 0142	Amend	4701.10	H 0770	Amend			(4717.16)
4517.01	H 0611	Amend	4701.10	S 0200	Amend	4717.20	S 0117	Enact
4517.03	S 0142	Amend	4701.11	S 0200	Amend	4717.21	S 0117	Enact
4517.03	S 0213	Amend	4701.12	S 0200	Amend	4717.22	S 0117	Enact
4517.22	H 0600	Amend	4701.13	S 0200	Amend	4717.23	S 0117	Enact
4517.30	S 0142	Amend	4701.14	S 0200	Amend	4717.24	S 0117	Enact
4519.01	H 0611	Amend	4701.16	S 0200	Amend	4717.25	S 0117	Enact
4519.02	H 0611	Amend	4701.19	S 0200	Amend	4717.26	S 0117	Enact
4519.03	H 0611	Amend	4701.20	H 0770	Amend	4717.27	S 0117	Enact
4519.031	H 0611	Amend	4701.29	S 0200	Enact	4717.28	S 0117	Enact
4519.04	H 0611	Amend	4703.18	S 0142	Amend	4717.29	S 0117	Enact
4519.05	H 0611	Amend	4713.01	H 0606	Amend	4717.30	S 0117	Enact
4519.06	H 0611	Amend	4713.12	H 0606	Amend	4717.99	S 0117	Repeal and
4519.08	H 0611	Amend	4713.14	H 0606	Amend			Reenact
4519.09	H 0611	Amend	4715.22	H 0698	Amend	4723.16	H 0698	Amend
4519.10	H 0611	Enact	4715.39	H 0698	Amend	4723.28	S 0066	Amend
4519.11	H 0611	Amend	4717.01	S 0117	Repeal and	4723.41	H 0243	Amend
4519.20	H 0611	Amend			Reenact	4723.51	H 0478	Repeal
4519.21	H 0611	Amend	4717.02	S 0117	Repeal and	4723.52	H 0478	Repeal
4519.22	H 0611	Amend			Reenact	4723.53	H 0478	Repeal

4723.54	H 0478	Repeal	4725.14	H 0553	New Number	4729.13	S 0066	Amend
4723.55	H 0478	Repeal	4725.15	H 0553	Enact	4729.14	S 0066	Amend
4723.56	H 0478	Repeal	4725.15	H 0553	Old Number	4729.15	S 0066	Amend
4723.57	H 0478	Repeal			(4725.34)	4729.16	S 0066	Amend
4723.58	H 0478	Repeal	4725.15	H 0553	Amend	4729.161	H 0698	Amend
4723.59	H 0478	Repeal	4725.16	H 0553	Old Number	4729.25	S 0066	Amend
4723.60	H 0478	Repeal			(4725.27)	4729.26	S 0066	Amend
4725.01	S 0066	Amend	4725.16	H 0553	New Number	4729.261	S 0066	Repeal
4725.01	H 0553	Amend	4725.16	H 0553	Amend	4729.262	S 0066	Repeal
4725.02	H 0553	Amend	4725.17	H 0553	Enact	4729.27	S 0066	Amend
4725.03	H 0553	Amend	4725.17	H 0553	Old Number	4729.28	S 0066	Amend
4725.04	H 0553	Amend			(4725.28)	4729.281	S 0066	Enact
4725.05	H 0553	Amend	4725.17	H 0553	Amend	4729.29	S 0066	Amend
4725.06	H 0553	Amend	4725.18	H 0553	Old Number	4729.29	H 0553	Amend
4725.07	H 0553	Amend			(4725.30)	4729.30	S 0066	Amend
4725.08	H 0553	Amend	4725.18	H 0553	New Number	4729.36	S 0066	Amend
4725.08	H 0553	Old Number	4725.18	H 0553	Amend	4729.37	S 0066	Amend
		(4725.12)	4725.19	H 0553	New Number	4729.38	S 0066	Amend
4725.08	H 0553	Enact	4725.20	H 0553	New Number	4729.381	S 0066	Amend
4725.09	H 0553	Amend	4725.21	H 0553	Old Number	4729.39	S 0066	Enact
4725.09	H 0553	Enact			(4725.32)	4729.51	S 0066	Amend
4725.09	H 0553	Old Number	4725.21	H 0553	New Number	4729.51	H 0553	Amend
		(4725.13)	4725.21	H 0553	Amend	4729.52	S 0066	Amend
4725.091	H 0553	Amend	4725.22	H 0553	New Number	4729.54	S 0066	Amend
4725.091	H 0553	Old Number	4725.23	H 0553	Enact	4729.55	S 0066	Amend
		(4725.14)	4725.24	H 0553	Enact	4729.57	S 0066	Amend
4725.10	H 0553	Enact	4725.25	H 0553	New Number	4729.59	S 0066	Amend
4725.10	H 0553	Old Number	4725.26	H 0553	New Number	4729.60	S 0066	Amend
		(4725.16)	4725.27	H 0553	New Number	4729.60	H 0553	Amend
4725.10	H 0553	Amend	4725.28	H 0553	New Number	4729.63	S 0066	Amend
4725.11	H 0553	Amend	4725.29	H 0553	Enact	4729.65	H 0002	Amend
4725.11	H 0553	Enact	4725.30	H 0553	New Number	4729.66	S 0066	Amend
4725.11	H 0553	Old Number	4725.31	H 0553	New Number	4729.67	S 0066	Amend
		(4725.19)	4725.32	H 0553	New Number	4730.10	H 0606	Amend
4725.111	H 0553	Old Number	4725.33	H 0553	New Number	4730.12	H 0606	Amend
		(4725.21)	4725.34	H 0553	New Number	4730.25	H 0606	Amend
4725.111	H 0553	Amend	4725.531	H 0553	Enact	4730.26	H 0606	Amend
4725.112	H 0553	Amend	4725.59	H 0553	Amend	4730.27	H 0606	Amend
4725.112	H 0553	Old Number	4725.60	H 0553	Old Number	4730.31	H 0606	Amend
		(4725.31)			(4725.20)	4730.32	H 0606	Amend
4725.113	H 0553	Old Number	4725.60	H 0553	Amend	4730.34	H 0606	Amend
		(4725.22)	4725.99	H 0553	Amend	4731.052	S 0066	Amend
4725.113	H 0553	Amend	4729.01	S 0066	New Number	4731.08	H 0606	Amend
4725.114	H 0553	Amend	4729.01	S 0066	Amend	4731.13	H 0606	Amend
4725.114	H 0553	Old Number	4729.01	S 0066	Old Number	4731.142	H 0606	Amend
		(4725.33)			(4729.02)	4731.15	H 0606	Amend
4725.114	H 0698	Amend	4729.02	S 0066	New Number	4731.151	H 0606	Amend
4725.12	H 0553	Old Number	4729.02	S 0066	Amend	4731.16	H 0606	Amend
		(4725.18)	4729.02	S 0066	Old Number	4731.17	H 0606	Amend
4725.12	H 0553	Amend			(4729.01)	4731.18	H 0606	Amend
4725.12	H 0553	New Number	4729.021	S 0066	Repeal	4731.19	H 0606	Amend
4725.13	H 0553	Amend	4729.03	S 0066	Amend	4731.20	H 0606	Amend
4725.13	H 0553	Old Number	4729.06	S 0066	Amend	4731.22	H 0606	Amend
		(4725.25)	4729.07	S 0066	Amend	4731.22	S 0066	Amend
4725.13	H 0553	New Number	4729.08	S 0066	Amend	4731.221	H 0606	Amend
4725.14	H 0553	Amend	4729.09	S 0066	Amend	4731.222	H 0606	Amend
4725.14	H 0553	Old Number	4729.11	S 0066	Amend	4731.223	H 0606	Amend
		(4725.26)	4729.12	S 0066	Amend	4731.224	H 0606	Amend

4731.225	H 0606	Amend	4959.04	S 0197	Amend	5139.53	H 0526	Amend
4731.226	H 0698	Amend	4959.05	S 0197	Repeal	5139.56	H 0526	Amend
4731.25	H 0606	Amend	4959.06	S 0197	Repeal	5153.16	H 0484	Amend
4731.281	H 0606	Amend	4959.07	S 0197	Amend			
4731.29	H 0606	Amend	4959.10	S 0197	Amend	<u>Title 53</u>		
4731.291	H 0606	Amend	4981.091	S 0229	Enact	5301.67	S 0223	Amend
4731.341	H 0606	Amend	4981.091	H 0770	Enact	5301.68	S 0223	Amend
4731.41	H 0606	Amend				5301.69	S 0223	Amend
4731.44	H 0553	Amend	<u>Title 51</u>			5301.691	S 0223	Enact
4731.61	H 0606	Amend	5101.07	S 0144	Amend	5301.692	S 0223	Enact
4731.65	H 0698	Amend	5101.141	H 0484	Amend	5309.01	S 0083	Amend
4731.98	H 0606	Enact	5101.143	H 0173	Amend	5309.06	S 0083	Amend
4731.99	H 0606	Amend	5101.521	S 0117	Amend	5309.09	S 0083	Amend
4732.28	H 0698	Amend	5101.93	H 0770	Amend	5309.24	S 0083	Amend
4733.18	S 0142	Amend	5103.161	H 0484	Amend	5309.28	S 0083	Amend
4734.091	H 0698	Amend	5104.02	H 0570	Amend	5309.281	S 0083	Enact
4741.22	S 0066	Amend	5104.021	H 0570	Enact	5309.33	S 0083	Amend
4743.05	H 0770	Amend	5104.053	H 0570	Amend	5309.36	S 0083	Amend
4745.01	S 0154	Amend	5104.32	H 0770	Amend	5309.38	S 0083	Amend
4745.01	H 0770	Amend	5104.34	H 0770	Amend	5309.40	S 0083	Amend
4751.05	H 0243	Amend	5104.35	H 0770	Amend	5309.76	S 0083	Amend
4755.471	H 0698	Amend	5104.38	H 0770	Amend	5309.97	S 0164	Repeal
4763.05	H 0695	Amend	5107.70	H 0484	Amend			
4763.07	H 0695	Amend	5107.71	H 0484	Repeal			
4765.09	S 0030	Amend	5111.25	H 0698	Amend	<u>Title 55</u>		
4765.10	S 0030	Amend	5111.251	H 0698	Amend	5501.19	S 0229	Repeal
4765.37	S 0030	Amend	5111.264	H 0698	Amend	5501.20	S 0229	Enact
4765.56	S 0030	Amend	5111.75	H 0698	Repeal	5501.31	S 0229	Amend
4766.01	S 0030	Amend	5111.77	H 0698	Repeal	5503.11	H 0599	Enact
4766.03	S 0030	Amend	5111.771	H 0698	Repeal	5505.04	H 0648	Amend
4766.04	S 0030	Amend	5111.81	H 0698	Amend	5505.12	H 0648	Amend
4766.07	S 0030	Amend	5111.811	H 0698	Repeal	5505.17	H 0648	Amend
4766.08	S 0030	Amend	5112.01	H 0698	Amend	5505.176	H 0648	Enact
4766.09	S 0030	Amend	5112.08	H 0698	Amend	5505.18	H 0648	Amend
4766.10	S 0030	Amend	5117.01	S 0142	Amend	5505.181	H 0648	Enact
4766.11	S 0030	Amend	5117.12	H 0649	Amend	5505.201	H 0648	Amend
4766.12	S 0030	Amend	5119.16	H 0850	Amend	5505.202	H 0648	Amend
4766.13	S 0030	Enact	5119.39	H 0649	Amend	5505.28	H 0648	Amend
4767.05	S 0117	Amend	5120.033	H 0293	Amend	5512.07	H 0626	Amend
4773.01	H 0606	Amend	5120.135	H 0850	Enact	5513.02	S 0229	Amend
			5120.45	S 0117	Amend	5515.02	S 0229	Amend
<u>Title 49</u>			5121.11	S 0117	Amend	5516.02	S 0229	Amend
4905.03	S 0187	Amend	5123.193	S 0066	Amend	5516.05	S 0229	Enact
4905.90	S 0142	Amend	5123.231	H 0649	Amend	5516.06	S 0229	Amend
4907.02	S 0197	Amend	5123.61	H 0606	Amend	5521.01	S 0229	Amend
4907.08	S 0197	Amend	5126.04	H 0770	Amend	5525.19	S 0229	Amend
4907.60	S 0197	Amend	5126.05	H 0770	Amend	5528.19	H 0649	Amend
4907.61	S 0197	Amend	5126.35	S 0066	Amend	5528.56	H 0649	Amend
4921.11	S 0132	Amend	5139.01	H 0526	Amend	5533.38	H 0626	Enact
4921.35	S 0132	Enact	5139.02	H 0526	Amend	5533.48	S 0229	Enact
4921.36	S 0132	Enact	5139.04	H 0526	Amend	5533.49	S 0148	Enact
4921.37	S 0132	Enact	5139.05	H 0526	Amend	5533.50	H 0626	Enact
4921.38	S 0132	Enact	5139.18	H 0526	Amend	5543.10	H 0653	Amend
4921.39	S 0132	Enact	5139.36	H 0526	Amend	5543.14	H 0653	Amend
4921.40	S 0132	Enact	5139.42	H 0526	Amend	5577.042	H 0425	Enact
4931.40	S 0030	Amend	5139.50	H 0526	Amend			
4933.25	H 0026	Amend	5139.51	H 0526	Amend	<u>Title 57</u>		
4959.02	S 0197	Amend	5139.52	H 0526	Amend	5701.02	S 0142	Amend

5705.03	S 0201	Amend	5747.01	H 0770	Amend
5705.12	H 0426	Amend	5747.08	H 0770	Amend
5705.121	H 0426	New Number	5747.401	H 0770	Enact
5705.13	H 0426	Enact	5747.43	H 0770	Amend
5705.13	H 0426	Old Number (5705.121)	5747.452	H 0770	Repeal
			5747.51	H 0426	Amend
5705.131	H 0426	Enact	5747.511	H 0770	Enact
5705.19	H 0368	Amend	5747.62	H 0426	Amend
5705.19	S 0223	Amend	5747.98	H 0770	Amend
5705.192	S 0201	Amend	5749.02	S 0187	Amend

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5705.197	S 0201	Amend	5901.24	S 0117	Amend
5705.25	S 0201	Amend	5901.25	S 0117	Amend
5705.251	S 0201	Amend	5901.26	S 0117	Amend
5705.29	H 0426	Amend	5901.27	S 0117	Amend
5705.29	H 0650	Amend	5901.29	S 0117	Amend
5705.314	S 0201	Enact	5901.30	S 0117	Amend
5705.34	S 0208	Amend	5901.32	S 0117	Amend
5705.35	H 0426	Amend	5903.12	S 0117	Amend
5705.36	H 0426	Amend	5903.12	H 0553	Amend
5705.38	H 0426	Amend	5907.022	H 0770	Enact
5705.41	H 0426	Amend	5907.15	H 0770	Enact
5705.71	S 0201	Amend	5919.20	S 0069	Repeal
5709.411	H 0434	Enact			
5709.61	H 0426	Amend			
5709.82	H 0434	Amend			
5711.22	H 0770	Amend			
5713.011	H 0177	Enact			
5715.13	H 0694	Amend			
5715.19	H 0694	Amend			
5715.39	S 0142	Amend			
5725.18	H 0698	Amend			
5728.01	S 0142	Amend			
5728.08	H 0217	Amend			
5729.03	H 0698	Amend			
5731.09	H 0648	Amend			
5733.04	H 0770	Amend			
5733.05	H 0770	Amend			
5733.057	H 0770	Amend			
5733.058	H 0770	Enact			
5733.0611	H 0770	Amend			
5733.12	H 0770	Amend			
5733.22	H 0579	Amend			
5733.33	H 0426	Amend			
5733.40	H 0770	Amend			
5733.401	H 0770	Enact			
5733.402	H 0770	Enact			
5733.98	H 0770	Amend			
5735.27	H 0419	Amend			
5739.02	S 0066	Amend			
5739.02	S 0142	Amend			
5739.02	H 0770	Amend			
5739.0210	S 0142	Enact			
5739.024	H 0850	Amend			
5739.026	S 0223	Amend			
5741.02	S 0142	Amend			

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6111.42	S 0187	Amend
6112.03	H 0026	Amend
6112.99	H 0026	Amend
6115.10	H 0026	Amend
6115.103	H 0026	Enact
6115.104	H 0026	Enact
6115.12	H 0026	Amend
6115.141	H 0026	Enact
6115.191	H 0026	Enact
6115.20	H 0026	Amend
6115.65	H 0026	Amend
6119.02	S 0201	Amend
6119.04	S 0201	Amend
6119.071	S 0201	Enact

UNCODIFIED LAWS AFFECTED

Listed below are uncodified laws affected by acts of the 122nd General Assembly enacted in 1998. 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 122nd 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>	
122nd G.A.	H.B. 210	Sec. 7	S.B. 230	Amend
		Sec. 7.01	S.B. 230	Amend
		Sec. 7.04	S.B. 229	Amend
		Sec. 7.04	S.B. 230	Amend
	H.B. 215	Sec. 20	H.B. 850	Amend
		Sec. 20.05	H.B. 770	Amend
		Sec. 29	H.B. 850	Amend
		Sec. 40	H.B. 850	Amend
		Sec. 47	H.B. 621	Amend
		Sec. 47.13	H.B. 770	Amend
		Sec. 47.15	H.B. 621	Amend
		Sec. 50	H.B. 650	Amend
		Sec. 50	H.B. 770	Amend
		Sec. 50.04	H.B. 650	Amend
		Sec. 50.05	H.B. 650	Repeal
		Sec. 50.06	H.B. 650	Amend
		Sec. 50.06	H.B. 770	Amend
		Sec. 50.06	H.B. 850	Amend
		Sec. 50.07	H.B. 650	Amend
		Sec. 50.07	H.B. 770	Amend
		Sec. 50.08	H.B. 650	Amend
		Sec. 50.08	H.B. 850	Amend
		Sec. 50.09	H.B. 650	Amend
		Sec. 50.09	H.B. 770	Amend
		Sec. 50.10	H.B. 650	Amend
		Sec. 50.10	H.B. 770	Amend
		Sec. 50.11	H.B. 650	Amend
		Sec. 50.11	H.B. 770	Amend
		Sec. 50.12	H.B. 650	Amend
	Sec. 50.12	H.B. 770	Amend	
	Sec. 50.13	H.B. 650	Amend	
	Sec. 50.13	H.B. 770	Amend	
	Sec. 50.14	H.B. 650	Amend	
	Sec. 50.14	H.B. 770	Amend	
	Sec. 50.15	H.B. 650	Amend	
	Sec. 50.16	H.B. 650	Amend	
	Sec. 50.18	H.B. 650	Repeal	
	Sec. 50.20	H.B. 650	Amend	
	Sec. 50.22	H.B. 650	Repeal	
	Sec. 50.23	H.B. 650	Amend	
	Sec. 50.24	H.B. 650	Amend	
	Sec. 50.24	H.B. 770	Amend	
	Sec. 50.25	H.B. 650	Repeal	

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