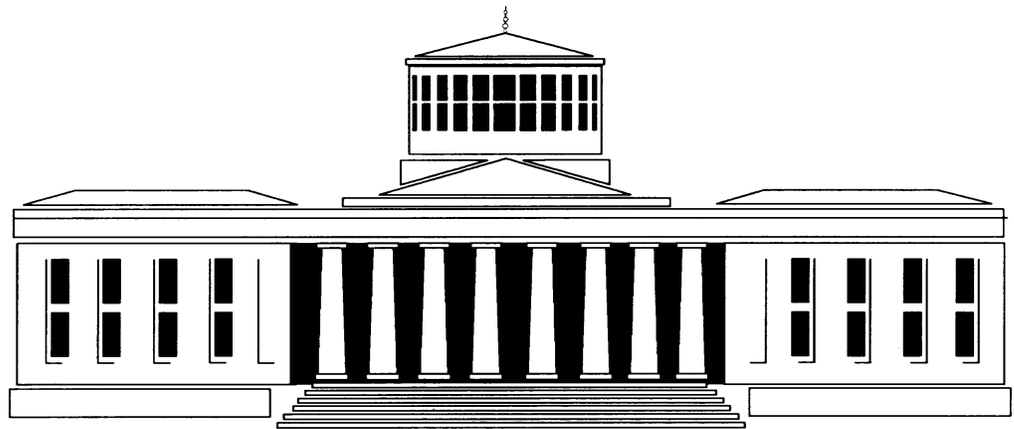


DIGEST OF ENACTMENTS 1999

123rd General Assembly (1999-2000)



Ohio Legislative Service Commission
Columbus, Ohio

March 2000

DIGEST OF ENACTMENTS 1999

123rd General Assembly (1999-2000)

Ohio Legislative Service Commission

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March 2000

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INTRODUCTION

During 1999, the 123rd General Assembly passed 91 House bills, 37 Senate bills, and one substantive Senate joint resolution. Am. Sub. H.B. 282 and Am. Sub. H.B. 283 contain partial vetoes. Voters, on November 2, 1999, approved the proposed amendment to the Ohio Constitution contained in Sub. S.J.R. 1.

The Legislative Service Commission prepares for the members of the General Assembly analyses of nearly all the bills and proposed constitutional amendments considered on the floor of the House or Senate. The *Digest of Enactments 1999* is a compilation of condensed versions of the final analyses of bills enacted during 1999. The *Digest of Enactments* replaces the *Summary of Enactments* published by the Legislative Service Commission in various formats from 1953 to 1994.

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APPROPRIATIONS

Am. Sub. H.B. 163

Reps. Core, Damschroder, Thomas, Hoops, Krebs, Mead, Metzger, Mottley, O'Brien, Perz, Vesper, Barrett, Boyd, Jones, D. Miller, R. Miller, Opfer, Roberts, Sullivan, Wilson, Corbin, Evans, Barnes, Roman, Allen, Womer Benjamin, Patton

Sens. Oelslager, Latta, Ray, Drake, Hottinger, Mumper, Spada

Effective date: Operating appropriations generally effective March 31, 1999; codified sections and nonoperating appropriations generally effective June 30, 1999; certain provisions effective other than as described.

Provisions related to transportation

Requires for each fiscal year that at least 20% of Ohio Department of Transportation (ODOT) construction projects be bid requiring a warranty, and that at least 10% of its construction program be bid requiring a pavement warranty.

In the contracts with warranties, requires minimum warranty periods of seven years for new construction pavement, five years for pavement resurfacing, and two years for bridge painting, pavement markings, guardrail, and other project items.

Continues for the biennium the ODOT pilot program for combining the design and construction elements of projects, by allowing the Director to enter into contracts for an additional \$250 million worth of design-build projects during that period.

Authorizes a value-based selection process for awarding design-build contracts as an alternative to competitive bidding, but restricts usage of the process to no more than three projects a year; only projects that cost at least \$10 million are eligible to be awarded through the process, and the annual amount awarded cannot exceed \$60 million.

Provides that the certificate of registration for an aircraft may no longer be transferred for a \$1 fee when the aircraft is sold; instead, the new owner must obtain a new certificate of registration and pay the annual aircraft licensing tax.

Directs ODOT, in its research and development program, to consider technologies for improving roadways that are being developed by states similar to Ohio, and to collaborate in the development of the technologies.

Requires ODOT and the Transportation Review Advisory Council, when reviewing a highway interchange funding request from a political subdivision outside the jurisdiction of a metropolitan planning organization, to consider whether the proposal promotes farmland preservation and efforts to control urban sprawl.

Changes ODOT's organizational structure by eliminating the Division of Transportation Assistance and moving the Offices of Aviation and Public Transportation to the renamed Division of Multi-Modal Planning and Programs.

Provides that 0.75%, rather than 0.5%, of motor fuel tax revenue is attributable to the operation of watercraft and must be credited to the Waterways Safety Fund.

Requires the Legislative Budget Office to conduct a study to determine the need for additional resources to meet local construction and maintenance needs for highways, bridges, and mass transit, and to report the results of the study to the General Assembly by July 1, 2000.

Requires the Executive Director of the Ohio Rail Development Commission, the Chairman of the Public Utilities Commission, and the Deputy Director of the Emergency Management Agency to submit a report to the General Assembly by December 31, 1999, on issues concerning grade separations and improvements needed to alleviate safety problems and congestion in the state, a priority system and funding sources for grade separation and improvement projects, and statutory and regulatory changes to maintain public health and safety with regard to increased rail transportation of hazardous materials.

Requires ODOT to study aviation fuel sales in Ohio, the taxes paid on the fuel, and the state of the infrastructure of Ohio's public use general aviation airports, and to report the results of the study to the House Finance and Appropriations Committee by October 1, 1999.

Allows the depositing and investing of regional transit authority (RTA) funds received through a leaseback agreement to be controlled by the agreement, and exempts property that is the subject of a leaseback agreement from property taxes if the property is used by the RTA exclusively for a public purpose.

Provisions related to public safety

Makes changes to the financial responsibility random verification program by requiring the pilot project to provide additional safeguards to a person who fails to respond to a financial responsibility random verification request, including the

use of certified mail and an additional attempt to determine the address of the person.

Makes changes concerning the arrest, trial, and disposition of certain persons whose license or registration are under suspension or impoundment by reason of the random verification program.

Creates a 12-member task force to study the Bureau of Motor Vehicle's existing method of random selection to verify financial responsibility, and requires it to recommend changes to the General Assembly by June 1, 1999.

Decreases the fees for replacement license plates and validation stickers, from \$5 to \$2 for each set of two plates and from \$3 to \$1 for each single plate or validation sticker.

In the Department of Public Safety (DPS), combines the separate staffs of liquor control investigators and food stamp trafficking agents into a new Investigative Unit, to consist of "enforcement agents" who perform both liquor control and food stamp functions.

Provides that DPS enforcement agents receive retirement benefits through the Public Employees Retirement System (PERS) law enforcement division; formerly, DPS liquor control investigators received these benefits but food stamp trafficking agents received regular PERS retirement benefits.

Provides that DPS enforcement agents are eligible for death benefits from the Firemen and Policemen's Death Benefit Fund; formerly, DPS liquor control investigators were eligible for these benefits but food stamp trafficking agents were not.

Creates a 17-member Task Force on Motor Vehicle Titling, and directs it to report to the Governor and General Assembly within 180 days after the act becomes law on the feasibility of establishing an integrated system of delivering information regarding motor vehicle titling and ownership.

Provides that money received by the Department of Public Safety from the sale of surplus BMV motor vehicles and related equipment must be credited to the State Bureau of Motor Vehicles Fund.

Specifies that the law regulating the disclosure of photographs and other personal information obtained in connection with motor vehicle registrations applies to the disclosure of digital images.

Abolishes the Central Registration Fund and the Facility Rentals Fund, and provides that money formerly credited to those funds is to be credited to the State Bureau of Motor Vehicles Fund.

Other provisions

Makes corrections to Am. Sub. S.B. 142 of the 122nd General Assembly (effective March 30, 1999) to ensure that changes to the tax laws governing manufactured and mobile homes will be applied beginning January 1, 2000.

Suspends until January 1, 2000, the operation of sections 1548.01 and 1548.06 of the Revised Code, as amended by Am. Sub. S.B. 187 of the 122nd General Assembly, insofar as those sections subject watercraft less than 14 feet in length to the Watercraft Certificate of Title Law.

Establishes the effect of an actual or alleged defect in the witnessing or acknowledgment on a recorded mortgage by declaring any recorded mortgage to be irrebuttably presumed to be properly executed in the absence of fraud upon the mortgagor and also declaring that the recording of a mortgage is constructive notice of the mortgage to all persons.

Authorizes the conveyance of state-owned real estate located in Lorain County to Jeffrey Heathcote, and requires the Director of Administrative Services to offer the real estate for sale at public auction if Mr. Heathcote fails to pay the purchase price within 30 days.

Secs. 109.71, 109.77, 145.01, 145.33, 306.42, 306.52, 319.54, 742.63, 2925.44, 2933.43, 2935.01, 4301.021, 4301.10, 4301.21, 4301.31, 4301.53, 4301.66, 4501.03, 4501.10, 4501.14, 4501.27, 4503.102, 4503.19, 4505.06, 4507.011, 4507.02, 4509.101, 4561.021, 4561.20, 4561.341, 4563.01, 4906.10, 5301.234, 5501.03, 5501.04, 5501.07, 5502.01, 5502.13, 5502.14, 5502.16, 5502.17, 5502.18, 5502.19, 5502.61, 5502.62, 5512.10, 5517.011, 5525.25, 5735.051, 5739.02, and 5741.02.



Sub. H.B. 180

Reps. Corbin, Thomas, Vesper, Cates, Hoops, Buehrer, Core, Harris, Britton, Patton, Opfer, Jones

Sens. Nein, Ray, Drake, Mumper, Spada, White, Gardner, Wachtmann

Effective date: May 6, 1999; codified provisions effective August 6, 1999

Power to appoint Administrator of Workers' Compensation

Retains indefinitely with the Governor the power to appoint the Administrator of Workers' Compensation, and eliminates the power of the Workers' Compensation Oversight Commission to make the appointment after August 31, 2000.

Employer contributions to Safety and Hygiene Fund

Increases from 3/4 of 1% to the constitutionally allowed 1% limit the amount of employer premiums the Administrator is required to devote to support the activities of the Division of Safety and Hygiene.

Identification of a change in marital status for the purpose of spousal death benefits

Requires the Tax Commissioner to report to the Administrator the marital status of a person, as listed on the person's most recent income tax return, for the purpose of determining remarriage of a spouse of a deceased workers' compensation claimant in order for the Administrator to calculate the limits on spousal death benefits, notwithstanding the general and specific provisions existing in the tax laws requiring the Tax Commissioner and the Tax Commissioner's employees to keep confidential any information acquired about taxpayers except where disclosure is mandated in court proceedings.

Managed care organizations under the Workers' Compensation Health Partnership Program

Authorizes the Administrator to recertify managed care organizations to operate the Workers' Compensation Health Partnership Program for an indefinite number of additional two-year periods. The Health Partnership Program utilizes the services of managed care organizations, called "external vendors" in law, which, under the direct supervision of the Administrator, provide cost containment and medical benefits to injured workers.

Specifies that certain information furnished to the Bureau of Workers' Compensation by a managed care organization under the Health Partnership Program is not open to the public, and specifies exceptions to the confidential status of that information for certain public officials.

On and after January 1, 2001, prohibits a managed care organization from being an insurance company or a health insuring corporation.

Performance reports of the Administrator

Requires the Administrator to make a series of reports to the General Assembly and the Office of Budget and Management on the various aspects relating to the performance of the workers' compensation system.

Revisions regarding the Head Injury Program and Advisory Committee

Renames the Head Injury Program as the Brain Injury Program, and the Head Injury Advisory Committee as the Brain Injury Advisory Committee.

Modifies the composition of the Brain Injury Advisory Committee by replacing the member who represents the National Head Injury Foundation/Ohio, Inc., with a member who represents the Brain Injury Association of Ohio.

Miscellaneous

Makes other administrative changes in the operation of the Workers' Compensation Law.

Secs. 121.03, 3304.23, 3304.231, 4121.12, 4121.121, 4121.37, 4121.44, 4121.63, 4123.343, 4123.511, 4123.512, 4123.57, 4123.591, 4123.76, 4123.83, 4123.93, 5703.21, and 5747.18.



Am. Sub. H.B. 282

Reps. Thomas, Jones, Core, Metzger, Perz, Amstutz, Corbin, Goodman, Hoops, Krebs, O'Brien, Vesper, Womer Benjamin, Barrett, Boyd, R. Miller, Opfer, Roberts, Coughlin, Harris, Evans

Sens. Ray, Carnes, Prentiss, Kearns, Gardner, Johnson, Hottinger, White, Drake, Watts, Spada, Cupp, Mumper

Effective date: June 29, 1999; certain provisions effective September 28, 1999; contains item vetoes

State funding for school district operating costs

Continues with some modifications the phase-in of the new education funding system established by Am. Sub. H.B. 650 and Am. Sub. H.B. 770 of the 122nd General Assembly.

Ends the phase-in of the base-cost formula amount one year early by implementing in FY 2001 the full \$4,294 per pupil amount prescribed for that year by the new funding system. Also, augments the phase-in amount prescribed under the new system for FY 2000 by increasing the formula amount for that year to \$4,052.

Establishes new, equalized, state funding for the extra costs associated with vocational education in school districts.

Establishes a new, equalized state payment for speech services, which pays the state share percentage of a personnel allowance for every 2,000 students in formula ADM. The personnel allowance is \$25,000 in FY 2000 and \$30,000 in FY 2001.

Excludes certain legal costs from the catastrophic costs associated with serving a child with a Category 3 disability for which a school district may seek additional reimbursement from the state.

Requires school districts to spend vocational education weighted funds and special education weighted funds for expenditures approved by the Department of Education and generally to continue to offer the same number of vocational education programs.

Lengthens the equity aid phase-out period.

Maintains unit funding for gifted education, but increases the supplemental allowance for the units an average of \$1,000 per year.

Increases, in each year of the biennium, the statewide average teacher's salary used in the calculation of the third grade guarantee portion of DPIA.

Specifies conditions under which school districts may spend a portion of its all-day kindergarten or third grade guarantee (classroom reduction) DPIA funds to modify or purchase additional classroom space.

Would have required districts in a condition of academic emergency to spend third grade guarantee DPIA funds specifically to reduce class size in grades kindergarten through second, with a goal of attaining a 1:15 ratio of licensed teachers to students in those grades. (Vetoed.)

Specifies that districts required to spend certain percentages of DPIA funds for safety and remediation and the third grade guarantee during the transition years under the cap must divide those funds between the two categories in the same proportion as they would receive the funds if there were no cap.

Replaces the transportation funding formula and guarantees school districts will receive in FY 2000 at least the amount of state transportation funding they received in FY 1999.

Revises the basic aid guarantee by (1) eliminating the alternative per pupil base amount, which results in districts being guaranteed their aggregate FY 1998 payment and (2) adding a one-year "enhanced" guarantee that districts' FY 2000 state aid plus transportation will equal at least their FY 1999 state aid plus transportation.

Raises the aggregate and per pupil components of the funding cap in each year of the biennium so that districts are limited in FY 2000 to the greater of (1) 111.5% of their aggregate aid for the preceding fiscal year or (2) 109.5% of their per pupil state payments from the previous year. In FYs 2001 and 2002, the cap is the greater of (1) 112% of the previous year's aggregate aid or (2) 110% of the previous year's per pupil aid.

Permanently eliminates state driver education subsidies.

Repeals the small district aid subsidy.

Beginning in FY 2001, increases from 1/5th to 4/15ths the amount of a district's taxable property valuation that will be adjusted downward to reflect resident incomes if the median income of district residents is equal to or lower than the statewide district median income.

Provides a new, equalized state grant for GRADS (Graduation, Reality, and Dual-role Skills) programs. The grant funds the state share of a personnel allowance (\$45,000 in FY 2000 and \$46,260 in FY 2001) for each approved FTE GRADS teacher.

Educational service centers

Increases the state per pupil payment to educational service centers (ESCs) other than multicounty centers from \$34 to \$36 in FY 2000 and \$37 in FY 2001 for each student served in a local or client district. Freezes the amount per student for multicounty centers at the statutorily established amount for FY 2000 (\$40.52 per student).

Eliminates the requirement that any ESC with an ADM of less than 8,000 students serving six or more school districts merge with another service center.

Specifies that the ADM of city and exempted village client school districts for which an ESC does not receive state payments (because the agreement between the districts and the ESC was executed after the deadline for entering into state-

funded agreements) is to be counted in the ESC's ADM for purposes of determining whether it is required to merge with another ESC.

Extends from June 1, 2000, to July 1, 2001, the deadline for a merger with another ESC of a service center that was itself created by a merger of two service centers each containing only one local school district.

Expands the joint purchasing authority of ESCs to include purchase of utility services, including natural gas and electricity.

Specifies that ESC joint purchase agreements may include installment purchase and lease-purchase contracts.

State funding for joint vocational school districts

Restructures the state funding for joint vocational school districts (JVSDs) to closely parallel state funding for city, local, and exempted village school districts.

Community schools

Eliminates the Lucas County community school pilot project and allows start-up community schools to be located permanently in any of the eight Lucas County school districts.

Permanently permits the Lucas County Educational Service Center to sponsor new start-up community schools, and the board of the University of Toledo to designate a sponsoring authority for new start-up schools.

Permits new start-up community schools to be located in any school district that is in a state of academic emergency or is one of the "urban 21" school districts.

Caps the total number of contracts that the State Board of Education may have as a sponsor for start-up community schools outside Lucas County at 75 during FY 2000 and 125 during FY 2001.

States the General Assembly's intent to consider whether to cap the number of start-up schools after FY 2001 following its examination of studies performed by the Legislative Office of Education Oversight.

Permits a community school to be located in multiple facilities under one contract with its sponsor if space limitations prohibit serving in a single facility all the grade levels specified in the contract, but prohibits offering the same grade level classrooms in more than one facility.

Requires the governing authority of each community school to adopt a policy specifying whether admission to the school is limited to students living in the district where the school is located, or is open to students living in adjacent districts or to students from anywhere in the state.

Allows high school students enrolled in community schools to participate in the Post-Secondary Enrollment Options programs, and directs that payments for college courses taken for both high school and college credit be deducted from the community schools' state aid, as is currently done for school districts.

Extends to community schools the authority recently granted to school districts to deny high school credit for college courses taken during an expulsion.

Revises the method for calculating special education and DPIA payments to community schools.

Changes student transportation requirements so that a school district must transport its students who are enrolled in community schools on the same basis that the district must transport its students who are enrolled in its own schools.

Specifies that community schools are entitled to participate in SchoolNet Plus and other programs administered by the Ohio SchoolNet Commission.

Specifies that no officer or director of a community school or member of its governing authority incurs any personal liability by virtue of entering into any contract on behalf of the community school.

Requires every community school to designate a fiscal officer, and authorizes the Auditor of State to require by rule that each fiscal officer execute a bond conditioned for the faithful performance of all official duties.

Requires the Department of Education, when it receives an application proposing a community school, to notify the president of the board of education of the school district where the school is to be located.

Requires each community school to include in its contract with its sponsor a requirement that the school will provide data that is needed by the Legislative Office of Education Oversight for research and studies that the General Assembly has directed the Office to conduct concerning community schools.

Requires the Department of Education to issue annual report cards for each community school, beginning after the school has been open for instruction for two full school years. The report cards must be based on models developed by a committee appointed by the state Superintendent of Public Instruction and the Legislative Office of Education Oversight.

State capital funding for school buildings

Makes various administrative changes in the Classroom Facilities Assistance Program.

Permits any school district that has in place a property tax levy of at least two mills for ongoing permanent improvements to earmark proceeds of that levy for maintenance of classroom facilities or for payments to the state in lieu of the additional half-mill property tax levy otherwise required for those purposes under the Classroom Facilities Assistance Program.

Creates the School Building Assistance Expedited Local Partnership Program to allow school districts that are not yet eligible for assistance under the Classroom Facilities Assistance Program to spend local resources on needed classroom facilities and later deduct that expenditure from the school district share under the Classroom Facilities Assistance Program when the school district becomes eligible for such assistance.

Other provisions related to primary and secondary education

Repeals the original law establishing the Pilot Project Scholarship Program (currently operating only in Cleveland) in response to the decision of the Ohio Supreme Court in *Simmons-Harris v. Goff*, and reenacts language that is generally identical to the former law, except that it omits a provision allowing participating private schools to give preference in admissions to members of organizations financially supporting the schools.

Establishes new requirements for the identification of gifted students, including specific standards for identifying students who have superior cognitive ability, superior ability in a specific academic area, superior creative thinking ability, and superior visual or performing arts ability.

Requires each school district board to develop a plan for the service of gifted students identified in the district and to submit that plan by December 15, 2000, to the Department of Education for review and analysis as to the plan's adequacy and funding requirements.

Requires school districts and county MR/DD boards to report the number of handicapped preschool children in classes eligible to be approved for state funded units on the first day of December instead of reporting the average number of students for the first full week of October.

Permits school districts to apply for a one-time, one-year waiver of the requirement to make deposits in their reserve balance (rainy day) accounts if the

district would have to significantly reduce or eliminate important educational services.

Permits school districts to use excess money deposited in their rainy day accounts to offset the amounts they are required to deposit in future years.

Specifies that the maximum amount that school districts must deposit in their reserve balance accounts in any year is 1% of the prior fiscal year's operating revenue.

Permanently requires school districts to deposit any Workers' Compensation refunds or reimbursements into the school district rainy day account unless it already contains the required amount.

Eliminates the role of county auditors in enforcing the statutory requirements that school districts certify sufficient resources to support various financial commitments.

Directs the Department of Education to establish the Office of School Options to provide advice and services for the Community Schools Program and the Pilot Project Scholarship Program and to replace the Community School Commission.

Requires the superintendent of each school district admitting open enrollment students to notify the students' home school districts of the number of their native students enrolled in the open enrollment district.

Requires that, before a high school student enrolls in a college course through the Post-Secondary Enrollment Options program, the student have a grade point average of at least 3.0 out of 4.0, or its equivalent, in any high school courses the student has taken in the same subject area as that college course.

Permits a district board of education to choose not to promote to the next grade level any student who does not take any required proficiency test and who fails to make up a missed test.

Exempts English-limited students from the proficiency test requirements for two years.

Specifies that, in calculating school district passage rates for proficiency tests, the Department of Education must exclude English-limited students and students receiving special education services who are exempted from taking the proficiency test.

Requires the Department to exclude from its calculation of the passage rates on the twelfth grade proficiency tests any students prohibited from taking the twelfth grade tests because they have not passed all five of the ninth grade tests.

Changes one of the performance standards required for designation as an effective school district from a 3% dropout rate to a 90% graduation rate and changes the calculation of the graduation rate.

Requires the Department to conduct site evaluations of school districts declared to be in a state of academic emergency and certain districts under an academic watch, and prescribes matters that site evaluations must examine.

Permits agencies that employ licensed educators to establish local professional development committees, and requires the Department under certain circumstances to retroactively approve professional development plans and coursework approved by the committees of educational service centers and county MR/DD boards since July 1, 1998.

Requires the Legislative Office of Education Oversight to conduct a statewide assessment of professional development for educators in the state, to be completed by November 15, 2000.

Provides for school districts and community schools to report to the Education Management Information System (EMIS) individual student data linked to an anonymous data verification code for each student.

Provides that unlawful release of personally identifiable student information from the EMIS is a fourth degree misdemeanor.

Requires preschool data to be collected and included in the EMIS.

Requires the Department of Education to develop and distribute to school districts a packet of high school instructional materials on personal financial responsibility.

Permits an entity other than a grant recipient, if approved by the OhioReads Council, to request reimbursement and be reimbursed for criminal records checks of individuals who will work directly with children under an OhioReads grant.

Replaces the current petition of remonstrance procedure with a referendum procedure when an additional school district is to be added to a JVSD.

Eliminates the limit on the number of meetings for which a member of a joint vocational school district board of education may be paid.

Specifies that territory may be transferred from a city, exempted village, or local school district to an adjoining local school district directly rather than through an educational service center.

Abolishes the Ohio SchoolNet Office and transfers all of its functions, assets, and liabilities to the Ohio SchoolNet Commission.

Removes employees of the Ohio SchoolNet Commission from the Public Employee Collective Bargaining Law.

Requires that a school district financial planning and supervision commission established after July 1, 1999, consist of five members instead of seven by reducing the number of ex-officio members from four to two.

Requires the Auditor of State to act as the financial supervisor for a school district with a financial planning and supervision commission or to provide for financial supervision through contract.

Requires that a school district financial planning and supervision commission adopt a financial recovery plan for the district within 120 days of its first meeting instead of 60 days.

Extends to chartered nonpublic schools the option public schools have to permit students below the ninth grade to take advanced work for high school credit.

Permits chartered nonpublic schools to acquire surplus and excess supplies and equipment owned by state agencies.

Extends to chartered nonpublic schools the ability to apply for waivers from education laws and rules for innovative education pilot programs.

Stipulates that no Head Start program may receive state funds after June 30, 2001, unless 50% of its teachers are working toward an associate degree; that, after June 30, 2003, no Head Start program may receive state funds unless all of its teachers are working toward an associate degree; and that, beginning in FY 2008, no Head Start program may receive state money unless every teacher has actually attained such a degree.

Directs the Department of Education to establish criteria under which a Head Start agency could receive funding for serving children whose family incomes are between 100% and 125% of the federal poverty level.

Higher education

Creates an income tax deduction for qualified tuition and fees for post-secondary education beginning in 2001.

Increases the Ohio Instructional Grants (OIG grants) by approximately 5% in both FY 2000 and FY 2001, and makes those grants available for students enrolled on a year-round basis.

Removes the prohibition against awarding Student Choice Grants to a student enrolled in specific religious studies, provided the course of study leads to an accredited bachelor of arts or bachelor of science degree.

Establishes the Student Workforce Development Grant Program to provide grants, similar to Student Choice Grants, to students enrolled in degree programs in proprietary schools, which programs have job placement rates of at least 75%.

Extends eligibility for a war orphans scholarship to the child of a nonresident prisoner of war or person who was missing in action if the child has resided in Ohio for the year immediately preceding the year in which the application for the scholarship is made and for any four of the last ten years.

Requires the Ohio Board of Regents to conduct enrollment audits of state-supported higher education institutions.

Establishes one year (instead of two years) as the length of time for which an initial certificate of registration is valid for a new proprietary school.

Authorizes the Student Tuition Recovery Fund Authority to reduce required contributions to the fund, or to expend excess money to disseminate consumer information and to store and maintain student records from schools that have closed.

Permits the governing board of any public institution of higher education to procure health care benefits for its employees by means of contracts issued by health insuring corporations, if the governing board enters into contracts with at least two health insuring corporations.

Requires the Board of Regents to determine the cost of upgrading facilities at public universities that likely would be used if the City of Cincinnati were awarded the summer Olympic games.

Eliminates the requirement that the president of a college or university notify the Chancellor of the Board of Regents when a student, faculty or staff member, or other employee is arrested for an offense of violence at a college or

university where an emergency has been declared, and requires the college or university president, not the chancellor, to appoint the referee hearing cases regarding immediate suspension.

Permits Central State University to operate in lieu of the provisions of law pertaining to college and university fiscal watch if certain specified standards are met.

Changes the name of the Ohio National Guard Tuition Grant Program to the Ohio National Guard Scholarship Program, and provides that scholarships rather than instructional grants are to be awarded under the program.

Changes the number of eligible individuals permitted to participate in the Ohio National Guard Scholarship Program from 4,000 per academic term to a specified number of participants for each term of the fiscal year, and allows the Adjutant General to request Controlling Board approval of additional participants under certain conditions.

Increases the percentage of an institution's tuition-related charges that an eligible applicant is entitled to receive under the Ohio National Guard Scholarship Program.

Lottery Commission

Requires that one of the members of the State Lottery Commission represent an organization that deals with problem gambling and that helps people who are recovering from gambling addictions.

Removes specified investment restrictions on moneys in the Deferred Prizes Trust Fund of the Ohio Lottery by providing that these moneys may be invested in obligations having maturities of 30 years or less and may be invested in certain debt interests without limitations based on the state's total average portfolio.

Council for economic development

Would have created the Ohio Higher Education, Business, and Economic Development Council. (Vetoed.)

Trust business

Would have excepted certain fiduciary activities of Ohio nonprofit corporations from the definition of "trust business." (Vetoed.)

Secs. 9.90, 109.57, 125.05, 125.13, 3301.011, 3301.0711, 3301.0714, 3301.0726, 3301.17, 3301.171, 3301.311, 3301.80, 3301.801, 3301.86, 3301.87,

3301.88, 3301.91, 3302.01, 3302.02, 3302.03, 3302.04, 3302.07, 3311.19, 3311.213, 3311.24, 3313.21, 3313.376, 3313.603, 3313.608, 3313.61, 3313.611, 3313.612, 3313.613, 3313.974, 3313.975, 3313.976, 3313.977, 3313.978, 3313.979, 3313.981, 3314.011, 3314.012, 3314.013, 3314.02, 3314.021, 3314.03, 3314.05, 3314.06, 3314.071, 3314.08, 3314.09, 3314.11, 3314.12, 3314.13, 3314.15, 3315.17, 3316.05, 3316.06, 3317.01, 3317.014, 3317.02, 3317.022, 3317.023, 3317.024, 3317.029, 3317.0212, 3317.0213, 3317.0214, 3317.0216, 3317.03, 3317.033, 3317.05, 3317.051, 3317.053, 3317.11, 3317.16, 3317.162, 3317.19, 3317.51, 3318.01, 3318.011, 3318.021, 3318.032, 3318.05, 3318.06, 3318.08, 3318.081, 3318.082, 3318.083, 3318.13, 3318.14, 3318.15, 3318.16, 3318.17, 3318.18, 3318.21, 3318.23, 3318.24, 3318.25, 3318.26, 3318.27, 3318.29, 3318.31, 3318.33, 3318.35, 3318.36, 3319.22, 3319.235, 3324.01, 3324.02, 3324.03, 3324.04, 3324.05, 3324.06, 3324.07, 3332.05, 3332.07, 3332.084, 3332.085, 3333.04, 3333.12, 3333.27, 3333.29, 3345.22, 3365.01, 3365.02, 3365.03, 3365.041, 3365.05, 3365.07, 3365.09, 3770.01, 3770.06, 4117.101, 5126.12, 5126.16, 5705.29, 5705.412, 5747.01, 5910.032, and 5919.34.



Am. Sub. H.B. 283

Reps. Thomas, Jones, Core, Amstutz, Corbin, Mottley, Metzger, Mead, Hoops, Vesper, Stapleton, O'Brien, Carey, Perz, Coughlin, Goodman, Wilson, Boyd, Perry, Opfer, Barrett, Evans, Womer Benjamin, Winkler, Harris, Haines, Bateman, Austria, Krupinski, Sykes, Olman, Jolivet, Damschroder, R. Miller, Healy

Sens. Ray, Hottinger, Gardner, Carnes, Johnson, Kearns, White, Fingerhut, Prentiss, Spada, Drake, Watts

Effective date: June 30, 1999; certain provisions effective September 29, 1999; certain provisions effective other than those dates; contains item vetoes

GENERAL

Designates as confidential certain documents prepared by the staff of specified legislative agencies for General Assembly members and their staff members and certain materials related to these documents.

Establishes the attorney-client privilege between the legal counsel for each legislative caucus and specified parties.

Expands the category of bills for which the Legislative Budget Office is not required to prepare local impact statements to include any bill that makes the principal biennial operating appropriations for one or more state agencies.

Makes the Correctional Institution Inspection Committee and the Legislative Committee on Education Oversight subcommittees of the Legislative Service Commission, and requires both committees to direct the work of their staffs subject to the oversight and direction of the Commission.

Requires the deposit of all Ohio Ethics Commission receipts into the Ohio Ethics Commission Fund, and permits the Commission to use money in the fund for both the Commission's operation and its statutory functions.

Modifies, through June 30, 2001, the distribution of fees for services provided by the Secretary of State's office that must be deposited into the General Revenue Fund (GRF) and Corporate and Uniform Commercial Code Filing Fund, by decreasing the GRF deposits and increasing the Filing Fund's deposits in prescribed amounts.

Requires the Secretary of State to conduct a study and prepare a report concerning whether the amount of fees charged to corporations, partnerships, and certain other entities for filing and recording services are valid and appropriate in comparison to the actual cost of providing the services.

Requires that an independent certified public accountant conduct an annual, rather than biennial, audit of the Auditor of State's office on a fiscal year basis.

Eliminates the provision of law authorizing the Governor or the Auditor of State to require the presence and assistance of either the Attorney General or the Secretary of State at any audit of the Treasurer of State's office.

Requires the Auditor of State to conduct, at least annually, a fiduciary training program for members and employees of state boards and commissions, and specifies that any registration fees from the program are to be deposited into the Auditor of State Training Program Fund.

Requires all payments that the Auditor of State makes from the state treasury to be made by paper warrant or by direct deposit (not just by paper warrant, as under prior law), unless the law otherwise specifies the means by which payment is to be made, and states that this requirement includes payments of income tax refunds.

Requires the Auditor of State to serve as the financial supervisor to certain financial planning and supervision commissions established under the Local Government Fiscal Emergency Law.

Requires the Director of Budget and Management to serve as the chairperson to commissions established under the Local Government Fiscal Emergency Law.

Authorizes the Director of Budget and Management to waive in fiscal year 2000 a portion of the costs to certain local governments in fiscal emergency for the continued performance of their financial supervisor, if the performance has been required for longer than eight years.

Makes changes in the Local Government Fiscal Emergency Law relative to designations of persons to serve in the absence of the Treasurer of State or of the Director of Budget and Management from a financial planning and supervision commission and relative to the time period for gubernatorial appointments to such a commission.

Allows the Department of Administrative Services to procure a blanket bond covering the heads of cabinet departments and division chiefs, assistant directors, and certain other officers in those departments.

Modifies the conditions and procedures governing the authority of the Director of Development to convert, transfer, control, and account for foreign currency and to establish foreign currency accounts to pay the operating expenses of the foreign offices of the Department of Development, and authorizes the Director to establish United States (U.S.) dollar accounts for this purpose.

Reestablishes the Urban and Rural Initiative Grant Program, which expired on January 1, 1999, to be administered by the Department of Development generally in the same manner as prior to that date with the exceptions that the total amount of grants awarded under the program cannot exceed \$2 million and that there is no cap on an individual grant awarded under the program in a fiscal year.

Changes the definition of "minority business enterprise" under the Minority Business Development Law to include certain businesses owned by nonresidents.

Requires certain contractors to annually file descriptions of their written affirmative action programs and implementation progress reports with the Equal Employment Opportunity Office of the Department of Administrative Services.

Requires the Director of Administrative Services to enter into agreements with universities and colleges for in-service training of personnel in the civil service (which includes municipal employees), rather than only the state civil service.

Changes the name of the Department of Administrative Services' Personnel Services Fund to the Human Resources Services Fund.

Eliminates statutory references to the Computer Services Fund and the Telecommunication Fund and substitutes a reference to the Information Technology Fund.

Modifies the requirement that state agencies reimburse the Department of Administrative Services (DAS) for the costs of occupying warehouse or other space in the General Services Facility.

Changes the name of the Facilities Management Fund to the Building Management Fund.

Permits DAS to provide skilled trades services to state agencies occupying space in facilities not owned by DAS, and creates the Skilled Trades Fund for money collected for those services.

Transfers jurisdiction over the state-owned building located at 25 South Front Street in Columbus from the Ohio Department of Transportation to the Department of Administrative Services.

Creates the Special Investigations Fund to receive amounts transferred to the Inspector General by the Controlling Board to pay costs of investigations.

Continues the authority of the Director of Budget and Management to designate state funds to retain their own interest earnings in order to reduce payments to the federal government made in connection with the statewide indirect cost allocation plan.

Permits the Director of Budget and Management to establish and administer one or more "state payment card programs," and requires any rebates or revenue shares received from any of those programs to be deposited into the State Accounting Fund.

Makes changes in the law governing the reimbursement of travel and other expenses incurred by certain state employees and the Governor's spouse so that providers of goods and services may be reimbursed directly and so that rules governing the rate and method of reimbursement need not be adopted in accordance with the Administrative Procedure Act.

Authorizes the Director of Budget and Management to establish allowable expenses that a covered state agency may incur to host or sponsor meetings, conferences, retreats, conventions, and similar gatherings and to establish the manner in which and the rates at which the agency may incur those expenses.

Makes changes in the provisions that govern the reimbursement of state officials' and employees' interview and relocation expenses.

Codifies general law on making refunds of nontax payments from the state treasury, except allows only the Controlling Board to authorize a state agency to make such refunds, provided sufficient unencumbered money remains in the fund to which the payments were credited, when appropriations for the purpose are inadequate.

Establishes the Assistive Technology Device Linked Deposit Program to make available lower-cost loans allowing certain individuals with disabilities to obtain assistive technology devices, and requires the Treasurer of State to implement and monitor compliance with this program.

Makes commissioning a portrait of each departing governor for display in the State House a public function of the Ohio Historical Society.

Modifies the Unclaimed Funds Law relative to what constitutes unclaimed funds, length of the required dormancy period, unclaimed funds reports, notice to owners, unclaimed funds audits, and funds resulting from business to business transactions.

Makes revisions in the Banks Law, Savings and Loan Associations Law, and Savings Banks Law relative to the words that may be used as part of the designation or name under which business is conducted; a bank's funding of dividends or distributions from surplus; extensions of credit to executive officers, directors, or principal shareholders of a bank; the purchase of a savings and loan association's own permanent stock; and the limitation on real estate loans and extensions of credit made to any one borrower by a savings bank.

Consolidates two funds of the Department of Commerce, the Building and Loan Associations Fund and the Savings Banks Fund, into a new fund--the Savings Institutions Fund.

Authorizes registrants under the Mortgage Loan Law to charge an alternative prepayment penalty on loans secured by an interest in real estate.

Eliminates the prohibition against originating a mortgage loan at a location where a mortgage broker's certificate of registration is not maintained and where mortgage broker business is not regularly transacted.

Allows the Superintendent of the Division of Industrial Compliance in the Department of Commerce to assess a fee for the reinspection of elevators in certain situations.

Repeals the requirement that the Superintendent of Industrial Compliance enforce or report violations of school truancy laws.

Modifies licensing requirements and procedures for real estate brokers, brokerages, and salespersons, including modifications relating to the establishment of a staggered continuing education schedule based on a licensee's birthday and the payment of testing service processing fees to the Superintendent of Real Estate.

Requires the Department of Development and the Ohio Housing Finance Agency to obtain Controlling Board approval before making a grant, loan, loan guarantee, or loan subsidy from the Low- and Moderate-Income Housing Trust Fund.

Creates the Federal Program Purposes Fund in the state treasury to receive federal grants made available to the Office of Criminal Justice Services that are required to be deposited into an interest-bearing fund or account.

Specifically defines a warehouse receipt to mean an electronic or written document.

Requires the Firemen and Policemen's Death Benefit Fund to continue survivor benefits after remarriage to surviving spouses of law enforcement officers and firefighters killed in the line of duty and to resume benefits to surviving spouses whose benefits have been terminated due to remarriage.

Increases from \$30 to \$50 the documentary service charge certain retail sellers may charge in connection with the filing, recording, or releasing of an instrument securing the payment of the obligation owed on a retail installment contract.

Creates civil immunity for the state and political subdivisions for damages caused by the failure of any state or political subdivision's information technology system or product to be Y2K compliant unless the Y2K failure is the proximate cause of the damages and the state or political subdivision failed to make a good faith effort prior to December 31, 1999, to be Y2K compliant.

Specifies that Y2K actions against the state must be filed in the Court of Claims.

Requires the Ohio Educational Telecommunications Network Commission to deposit any money it receives to the credit of the Affiliates Services Fund (which the act creates), and authorizes the Commission to use money in the fund for any operating purposes.

Prohibits the Ohio Educational Telecommunications Network Commission from charging or collecting broadcasting fees from Ohio Government Telecommunications of the Capitol Square Review and Advisory Board.

Changes from 11 to seven the number of regional library systems that the State Library Board may approve.

Changes the allocation and certification procedure for the Capital Donations Fund administered by the Ohio Arts and Sports Facilities Commission.

Makes the Governor's appointments to fill vacancies in the partisan positions on the Ohio Elections Commission subject to the advice and consent of the Senate.

Requires boards of elections, by August 1, 2000, to generally use U.S. Census Bureau geographical units to determine precinct boundaries.

Requires boards of elections, effective August 1, 2000, to report precinct boundary changes to the Secretary of State within 45 days.

Provides that county central committee members are to continue to represent a precinct, city ward, or township for the remainder of a member's term, regardless of changes in precinct boundaries made to comply with the act's requirement to use census units to determine those boundaries.

Restricts a member of the Ohio Elections Commission from being an officer of a county central committee or a district, city, township, or other committee of a political party or an officer of an executive committee of any of those committees.

Allows a tax reduction to horse race permit holders for the recovery of costs incurred for any cleanup, repair, or improvement required as a result of the 1997 Ohio River flood.

Extends to December 31, 2014, from December 31, 2004, the final date on which horse racing permit holders are eligible to take tax reductions to recover costs incurred in race track renovation, reconstruction, or remodeling projects costing at least \$6 million.

Authorizes the Superintendent of Insurance to hire, and fix the compensation of, an Administrator of Financial Regulation Services.

Allows the Ohio Civil Rights Commission to delegate to the Executive Director of the Commission the authority to perform administrative duties necessary to carry out the Commission's responsibilities, including the authority to appoint, remove, and discipline the Commission's employees.

Removes the authority of the Ohio Civil Rights Commission to oversee and coordinate the activities of the Commission on African-American Males to, in

effect, make the Commission on African-American Males an independent commission, but establishes the Civil Rights Commission as the fiscal agent of the Commission on African-American Males.

Creates the Civil Rights Commission General Reimbursement Fund to receive money paid to the Commission for goods and services and to pay operating costs of the Commission.

Creates the Prevailing Wage Custodial Fund for the deposit of all money paid by employers to the Bureau of Employment Services that is held in trust for employees to whom prevailing wages are due and owing.

Creates the State Employment Relations Board Training and Publications Fund.

Requires that a petition for an election on beer and liquor sales at a community facility be signed by the electors of the municipal corporation or unincorporated area of the township, rather than by the electors of the election precinct or precincts, in which the community facility is located and changes the number of signatures required on the petition.

Extends the extra 2¢ earmark of wine tax revenue to the Ohio Grape Industries Fund until July 1, 2001.

Creates the D-5j liquor permit that may be issued only within a community entertainment district located within a municipal corporation with a population of at least 100,000.

Requires that the salary of the Executive Director of the Accountancy Board fall within a specified statutory pay range.

Removes the requirements that certified public accountant (CPA) examinations be written and include the subjects of accounting and auditing, and instead specifies that the examination be administered in a manner and cover subjects that the Accountancy Board prescribes by rule.

Revises provisions that govern the retaking of a CPA examination.

Changes license renewal of a landscape architect from an annual to a biennial schedule.

Allows the State Board of Landscape Architect Examiners to establish fees for biennial certificate of qualification (license) renewal for landscape architects, and increases the delinquency fee for restoration of expired certificates.

Specifies that a licensed motor vehicle dealer or a licensed motor vehicle auction owner is not a credit services organization for purposes of the Ohio Credit Services Organization Act.

Increases various fees for the issuance, renewal, and restoration of licenses issued by the Board of Cosmetology.

Authorizes the Board of Cosmetology to deny, revoke, or suspend a license or permit or impose a fine if a license or permit holder fails to pay a fine or abide by a suspension order issued by the Board.

Provides that the Board of Cosmetology may deny, revoke, or suspend a license or permit or impose a fine without holding an adjudication hearing if the license or permit holder fails to request a hearing within 30 days of the date the Board notifies the license or permit holder of its intention to take the action.

Exempts the practice of natural hair styling and natural hair stylists from regulation or licensure under both the Barber Law and the Cosmetologists Law.

Eliminates language that permits an applicant for licensure as an embalmer to hold the "equivalent" of a bachelor's degree.

Raises the renewal fee for an embalmer's or funeral director's license from \$30 to \$60.

Corrects erroneous cross-references in the Board of Embalmers and Funeral Directors Law that should be to the preneed funeral contracts statute in the Trust Companies Law.

Removes the requirement that the office space to be provided to the Ohio Ambulance Licensing Board by the Division of Emergency Medical Services in the Department of Public Safety be provided at no cost.

Eliminates the authority for the Ohio Ambulance Licensing Board to issue to an emergency medical service organization a temporary permit for an ambulance or nontransport vehicle.

Requires persons who operate ambulances and other emergency vehicles to renew their licenses and permits annually rather than every two years, and reduces caps for the license and permit fees by half.

Requires members of the Consumers' Counsel Governing Board to be compensated \$150 per board meeting that they attend in person.

Grants utility service providers and cable operators the right to use any public way in the state, subject to the applicable provisions of the Revised Code; declares the construction or operation of equipment by a utility service provider or cable operator to be a matter of statewide concern; and addresses the granting of consent by political subdivisions and the levying of taxes or other charges for using or occupying a public way for purposes of delivering natural gas, electric, telecommunications, or cable television service.

Indexes for inflation the income limits used to determine eligibility for the Ohio Energy Credit Program, and specifies that the first adjustment is to be made for the 1999-2000 winter heating season.

Changes the title of the Deputy Director of the Emergency Management Agency to Executive Director.

Renames the local fund used for the entertainment and welfare of residents of the Ohio Veterans' Home from the Home Improvement Fund to the Residents' Benefit Fund, and allows the Residents' Benefit Fund to receive and disburse any donations made for events sponsored by the Ohio Veterans Hall of Fame.

Changes the basis for fees paid by residents of the Ohio Veterans' Home so that the fees are based upon the level of care provided to each resident, instead of limiting the levels of care upon which a fee is based to domiciliary services and nursing home services, and requires the board of trustees of the Home to determine authorized levels of care for the Home's residents.

Requires a resident of the Ohio Veterans' Home to pay per diem grant reimbursement to the Home for days of care provided to the resident when the U.S. Department of Veterans Affairs determines that the resident has excess income or assets (which renders the Home ineligible to collect per diem reimbursement from the Department for the resident).

Renames the Ohio Veterans Home Rental and Service Revenue Fund as the Ohio Veterans' Home Rental, Service, and Medicare Reimbursement Fund, requires Medicare reimbursements to be deposited in the renamed fund, and permits the use of the renamed fund for the purchase of medications, medical supplies, and medical equipment for the Home.

Extends the sunset of the Rural Industrial Park Loan Program for a period of two years--until June 30, 2001.

AGRICULTURE, ENERGY, ENVIRONMENT, AND NATURAL RESOURCES

Extends the date on which the Family Farm Loan Program will expire from June 30, 1999 to July 1, 2001.

Extends to 15 years the maximum maturity of bonds that are issued to finance energy conservation measures for school districts.

Adds the Director of Development as a member to the Agricultural Financing Commission.

Adds rabbits and poultry as eligible livestock species for purposes of the law that authorizes the Director of Agriculture to provide financial assistance to nonprofit livestock associations to defray certain costs involved with exhibitions held at the Ohio Expositions Center.

Changes the viticulture extension specialist of the Ohio Agricultural Research and Development Center from a voting to a nonvoting member of the Ohio Grape Industries Committee.

States that statutory provisions involving the Burr Oak Water System cease to apply if ownership of the system is transferred from the state.

Recreates the Muskingum River Advisory Council that was sunsetted in 1998.

Combines the Oil and Gas Permit Fund with the Oil and Gas Well Plugging Fund, and renames the combined fund the Oil and Gas Well Fund.

Expands the types of employees of a soil and water conservation district who are eligible to receive donated sick leave to include certain employees who regularly work 25 to 39 hours per week or who render any other standard service accepted as full-time limited hours by the district, and makes other revisions to the donated sick leave policy for employees of districts.

Increases the cap on boating safety education grants provided by the Division of Watercraft in the Department of Natural Resources from \$15,000 to \$30,000 annually.

Authorizes the Division to make grants to public entities to operate marine patrols for the purpose of enforcing the Watercraft Certificates of Title Law, in addition to enforcing the Watercraft and Waterways Law under continuing law, and to provide emergency response to boating accidents; provides that moneys for those purposes be disbursed on a cost share basis rather than on a matching basis

and requires a grantee to provide at least 25% of the total program cost; and increases the cap on annual grants for those purposes from \$25,000 to \$30,000.

Authorizes the Division, with the approval of the Director of Natural Resources, to distribute money to public and private entities for the purpose of administering federal assistance under the Clean Vessel Act of 1992.

Extends through June 30, 2006, the 50¢ per-tire fee on the sale of tires to fund the scrap tire management program in the Environmental Protection Agency.

Removes fiscal year 2000 as the last fiscal year in which money in the Scrap Tire Management Fund can be used for a loan and grant program for the recovery or recycling of energy from scrap tires and for the removal of scrap tire stockpiles, thus allowing those uses to continue.

Requires that money transferred to the Department of Development for the loan and grant program be deposited in a new Scrap Tire Loans and Grants Fund rather than in the Facilities Establishment Fund, and allows money in the new fund also to be used for projects that remove scrap tires from being disposed of as solid waste or that use scrap tires.

Requires the Director of Environmental Protection to submit a report to the Speaker of the House of Representatives and the President of the Senate during the years 2002 and 2006 concerning the scrap tire management program.

Authorizes the Director of Environmental Protection to adopt rules to create an alternative system for authorizing the establishment, operation, or modification of a solid waste compost facility in lieu of the permitting and licensing requirements established in continuing law.

Alters the annual license fee structure for solid waste compost facilities by establishing lower fees for smaller facilities.

Extends through June 30, 2001, the 75¢ per-ton fee on the disposal of solid wastes used to fund the solid and infectious waste and construction and demolition debris management programs.

Establishes a fee schedule for the discharge of air pollutants from synthetic minor facilities through June 30, 2001; extends the discharge fees established under continuing law for public and industrial dischargers holding an NPDES permit to January 30, 2000, and establishes higher discharge fees for public and industrial dischargers for fees due January 30, 2001; increases the fee for persons applying for an NPDES permit; and retains at their previously established level through June 30, 2002, the fee for a public water system license and plan approval, the fee for certification as an operator of a water supply or wastewater system, the

fee for an application for an industrial water pollution control certificate, and other miscellaneous fees.

Extends until June 30, 2001, authorization for the Environmental Protection Agency to use money in the Hazardous Waste Clean-up Fund for the purpose of funding the voluntary action program.

Removes the requirement that the Director reimburse money from the Hazardous Waste Facility Management Fund used to pay the start-up costs of administering the voluntary action program.

Requires that the Environmental Protection Agency use money in the Hazardous Waste Clean-up Fund to pay long-term costs or matching shares for actions taken under the federal Comprehensive Environmental Response, Compensation, and Liability Act rather than money from the Hazardous Waste Facility Management Fund.

Creates the Environmental Protection Remediation Fund, specifies money that may be credited to the fund, and authorizes the Environmental Protection Agency to utilize money in the fund to remediate contaminated sites where the Director of Environmental Protection has reason to believe there is a substantial threat to public health and safety.

For purposes of the Risk Management Program, extends one of the deadlines for the submittal of a risk management plan and extends the deadline for the payment of related fees in 1999 from June 21, 1999, to not later than ten days after the notice of delegation of the program to the state from the U.S. Environmental Protection Agency appears in the Federal Register, or ten days after the effective date of the act, whichever occurs later.

Requires the Director of Environmental Protection to conduct a study of the operations of the Division of Surface Water and the Division of Air Pollution Control in the Environmental Protection Agency and to make recommendations for improving efficiencies within those divisions.

Removes requirements that rules adopted by the Public Utilities Commission for uniform registration and uniform permitting of persons engaged in highway transportation of hazardous materials in Ohio be consistent with, and equivalent in scope, coverage, and content to, specified provisions of the Hazardous Materials Transportation Uniform Safety Act of 1990.

Allows the first \$800,000 of forfeitures collected in each fiscal year for violations of the statutes and rules related to transportation of hazardous materials

to continue to be credited to the Hazardous Materials Transportation Fund after November 17, 2000.

Decreases from 50% to 45% the money in the Hazardous Transportation Materials Fund that is distributed to state agencies, regional planning commissions, political subdivisions, and educational institutions, other than Cleveland State University, for emergency response planning and training, and requires 5% of the money credited to the fund to be retained by the PUCO for administration purposes and training of employees.

Revises the definition of "public water system" in the Safe Drinking Water Law to specify that the water from such a system be provided through pipes or other constructed conveyances.

Increases to \$15,000 the maximum value of a contract that may be entered into without initiating competitive bidding under the Regional Water and Sewer Districts Law.

COURTS AND CORRECTIONS

Would have required the Department of Administrative Services to conduct an ongoing study to monitor the performance of all state correctional facilities that are privately operated and managed, including the facilities located in the municipal corporations of Conneaut and Grafton. (Vetoed)

In relation to correctional facilities in Ohio that house out-of-state prisoners and are operated by a private contractor, modifies the provisions that must be in the contract between the private contractor and the involved local public entity to: require the private contractor to report immediately by telephone and by mail to specified persons all escapes from the facility and apprehensions of escapees; require the security classification schedule used for prisoners housed in the facility to be the same security classification schedule used by the Department of Rehabilitation and Correction (DRC); require that the facility not be used to house any prisoner who has a record of institutional violence involving the use of a deadly weapon or a pattern of committing acts of an assaultive nature against employees of, or visitors to, the facility; require that the facility not accept an out-of-state prisoner that is classified as being at a security level higher than medium security; require that the private contractor provide at specified times to parties to the contract adequate proof that it has obtained an adequate policy of insurance; and require that no prisoner inside or on the premises of the facility be permitted to wear street clothes.

Provides that any private contractor that operates a correctional facility in Ohio for housing out-of-state prisoners pursuant to a contract entered into with a

local public entity prior to March 17, 1998, must enter into a contract with the local public entity, no later than 30 days after the act's effective date, that comports with the existing requirements and criteria for such contracts and with the provisions of the act described in the preceding paragraph.

In relation to correctional facilities in Ohio that house Ohio prisoners and are operated by a contractor, modifies the provisions that must be in the contract between the contractor and the involved public entity to: specify that, if the contractor is not accredited by the American Correctional Association, the contractor must continue complying with the DRC-adopted criteria and specifications that it satisfied in order to become the contractor and that remain applicable; require the contractor to report immediately to specified persons all escapes from the facility and the apprehension of all escapees; and require that no prisoner inside or on the premises of the facility be permitted to wear street clothes.

In relation to correctional facilities that are operated by the state, or by a county, a municipal corporation, or a combination of counties and municipal corporations, requires correctional officials to report immediately to specified persons all escapes from the facility.

In relation to state correctional institutions, requires that no prisoner inside or on the premises of the institution be permitted to wear street clothes.

Requires that DRC's inmate security classification schedule for state correctional institutions consider all information relevant to the classification.

Would have established a pilot program under which the Department of Rehabilitation and Correction would have been required to purchase in a specified manner supplies and services for the Northwest Ohio Close Security Prison. (Vetoed)

Increases from 9% to up to 11% the percentage of amounts that the Attorney General collects that must be paid into the Attorney General Claims Fund.

Provides that money received pursuant to specified contracts between the State Public Defender and a county public defender commission, a joint county public defender commission, or a board of county commissioners be credited to either the Multi-county: County Share Fund or the Trumbull County: County Share Fund instead of to the County Representation Fund.

Eliminates the requirement that the State Public Defender, no later than February 1 of each even-numbered year, report to specified governmental

personnel an estimate of the amount of money that will be needed in the next biennium for existing cost subsidies provided in criminal cases.

Requires the State Public Defender, on or before July 31 in each state fiscal year, to notify the clerk of the court of common pleas of each county whether the General Assembly has, or has not, appropriated funding for that state fiscal year for reimbursement payments under the existing cost subsidies provided in criminal cases.

Provides that, if the clerk of a court of common pleas is notified under the provision described in the preceding paragraph that, for a specified state fiscal year, the General Assembly has not appropriated funding for reimbursement payments under the existing cost subsidies in criminal cases, the clerk and the State Public Defender are exempt from the duties otherwise imposed on them relative to those subsidies.

In the continuing provisions governing the payment of an award of legal fees, court costs, and expenses to private legal counsel hired to represent the Ohio Public Defender Commission or the State Public Defender, etc., in a malpractice or other civil action or proceeding arising out of responsibilities under the Public Defender Law or in a civil action under the U.S. Constitution or U.S. Code: (1) provides that payment initially is to be made out of the State Public Defender's appropriations and is not to be attempted out of the Emergency Purposes Account or out of another appropriation for emergencies or contingencies unless the State Public Defender's appropriations do not have a sufficient available balance to pay the entire award, and (2) modifies the method of making a payment out of that account or the other appropriation.

Requires that (1) each request for reimbursement for the expenses of a county public defender's or joint county public defender's office that is filed with the State Public Defender (SPD) include a completed financial disclosure form, in the form prescribed by the SPD, for each person provided representation during the period covered by the request, and (2) each request for payment for appointed counsel for indigent persons that is filed with a county that has an appointed counsel system and each related request for reimbursement that is filed with the SPD include a completed financial disclosure form, in the form prescribed by the SPD, for the indigent person in question.

Reduces from five to three years the amount of specified law enforcement experience a person must have completed to qualify to hold the office of sheriff under one of the alternative training and law enforcement experience requirements set forth in the County Sheriff Law.

Modifies the authority of the administrator of the Legal Rights Service, if attempts at the administrative resolution of complaints received by the Service are unsuccessful, to pursue any legal, administrative, and other appropriate remedies or approaches that may be necessary to accomplish the purposes of the law establishing the Service.

Eliminates the 150-child limit on capacity that applied to four types of Department of Youth Services' grants of financial assistance to counties for the construction, acquisition, operation, or maintenance of schools, forestry camps, detention or district detention homes, or other facilities.

Prohibits the Department of Youth Services (DYS) from disbursing any payment of state subsidy funds to which the county otherwise is entitled and the remainder of the applicable monthly allocation of the county for the care and custody of felony delinquents if a juvenile court fails to prepare and submit a required monthly statistical report to DYS within 180 days of the date DYS establishes for the report's submission.

Requires a juvenile court to have an independent auditor or other qualified entity certify the accuracy of the data in a monthly statistical report if the report states that the juvenile court adjudicated within a state fiscal year 500 or more children to be delinquent children for committing acts that would be felonies if committed by adults and if DYS determines that the data in the report may be inaccurate.

Creates an exception to the formula by which DYS reduces the monthly allocation it disburses to each county for the care and custody of felony delinquents.

Changes the Release Authority of DYS from an independent administrative division to a bureau of DYS, eliminates specified powers and duties of the Release Authority, and transfers other specified powers and duties of the Release Authority to DYS.

HEALTH AND HUMAN SERVICES

Permits the creation of planning and service areas throughout the state in which designated agencies on aging will administer the federal Older Americans Act on behalf of the Department of Aging.

Permits the Department of Human Services to include in the Residential State Supplement (RSS) Program for aged, blind, or disabled individuals who reside in a particular type of facility individuals who receive certain types of benefits, including Social Security Disability Insurance benefits.

Provides that, effective July 1, 2000, an individual is not eligible for RSS payments unless a PASSPORT administrative agency has determined that the environment in which the individual will be living while receiving the payments is appropriate for the individual's needs.

Provides that individuals on the waiting list for RSS payments who reside in a community setting not required to be licensed or certified are to have their eligibility for RSS payments assessed before other individuals on the waiting list.

Requires that the Directors of Mental Health, Health, and Aging convene a group of key relevant constituencies to evaluate the implementation of the act's provisions regarding the RSS Program and that the group report its findings and recommendations to the directors and General Assembly not later than July 1, 2002.

Would have required the Department of Aging, effective July 1, 2002, and each July 1 thereafter, to adjust the rate it reimburses providers of certain services under the PASSPORT Program based on the gross domestic product deflator for the preceding calendar year. (Vetoed)

Would have required the Department of Aging to conduct a study to determine the best means of increasing reimbursement rates for providers of adult day-care services under the PASSPORT Program. (Vetoed)

Exempts from county competitive bidding requirements purchases by a public children services agency of social services, programs, or ancillary services that provide case management, prevention, or treatment services for children at risk of being or alleged to be abused, neglected, or dependent children.

Requires a county human services planning committee to review and analyze at least once a year a county department of human services' implementation of the Ohio Works First and Prevention, Retention, and Contingency programs and provide recommendations to the board of county commissioners and county department regarding the committee's findings.

Requires the chair of the county human services planning committee to sign a letter indicating that the board of county commissioners consulted with the committee prior to entering into or substantially amending its partnership agreement with ODHS.

Requires a workforce development board that replaces a county human services planning committee to perform the committee's duties.

Requires each county department of human services to have hours of operation outside normal hours to accept from employed individuals applications

for programs administered by the county department and assist employed program recipients and participants with the programs.

Provides that representatives of the transit board, system, or regional authority in a county must meet with the county department of human services at least once each calendar quarter to discuss the transportation needs of the county's Ohio Works First participants.

Requires each county department of human services to have at least one Ohio Works First ombudsperson to help assistance groups resolve complaints about the administration of Ohio Works First and help them contact their caseworkers for the purpose of scheduling a meeting regarding a sanction.

Clarifies that government funds, particularly county human services funds, may be used to match contributions made by Individual Development Account program participants.

Extends until July 1, 2001, a requirement that, if certain conditions exist, a health insuring corporation covering skilled nursing care reimburse medically necessary covered nursing care services an enrollee receives in a skilled nursing facility even though the facility does not participate in the corporation's plan.

Revises the law that provides for each hospital to develop and implement a written protocol for facilitating procurement of anatomical gifts.

Eliminates a requirement that a hospital administrator complete a certificate of request for an anatomical gift for each patient who dies in the hospital.

Eliminates the law addressing placement of children in out-of-county foster homes that required notification of certain persons in the new county and established a court action to remove the child from the county.

Creates a new scheme addressing placement of a child in an out-of-county foster home that requires the placing entity to discuss issues related to the child's placement with, and provide information about the child to, the new foster caregiver and a representative of the school district in which the child will attend school.

Creates a new scheme addressing placement of a child who has been adjudicated to be unruly or delinquent in an out-of-county foster home that requires the placing entity to provide information about the child to the juvenile court of the county in which the foster home is located.

Requires the Children's Trust Fund Board to make a block grant to each child abuse and child neglect advisory board, rather than granting funds to individual child abuse and child neglect prevention programs.

Adds the Director of Alcohol and Drug Addiction Services and one additional public member to the Children's Trust Fund Board, and permits any member to be removed by the member's appointing authority for neglect of duty after an opportunity to be heard.

Changes the composition of county or district child abuse and child neglect prevention advisory boards, and permits a county family and children first council to be designated as the advisory board.

Designates the county auditor as the fiscal agent for the advisory board.

Establishes a penalty for failure to timely forward fees collected for the Children's Trust Fund.

Specifies how the Children's Trust Fund Board and the Family and Children First Cabinet Council are to resolve differences regarding the Wellness Block Grant.

Authorizes the Director of Administrative Services to approve supplementary compensation for the Director of Health, if the Director of Health is a licensed physician.

Requires that the Arthur G. James and Richard J. Solove Research Institute of The Ohio State University analyze and evaluate cancer reports submitted to the Ohio Department of Health by physicians, dentists, hospitals, and persons providing diagnostic or treatment services to cancer patients.

Creates the Ohio Cancer Incidence Surveillance System Advisory Board to provide oversight of the Ohio Cancer Surveillance System's collection and analysis of data.

Authorizes the Director of Health or Department of Health, whenever required or authorized to examine or evaluate persons for professional competency or licensure, to provide for the examination or evaluation by contracting with another entity, and specifies that the fees the entity collects are not required to be deposited into the state treasury.

Expressly authorizes the Ohio Medical Quality Foundation to be organized as a nonprofit corporation.

Eliminates law that required the Director of Health to pay a minimum amount of money to each health service agency that performed certain activities to implement the certificate of need program at the local level.

Continues until July 1, 2001 (from July 1, 1999) the moratorium on accepting certificate of need applications for certain long-term care beds.

Increases by \$2 the fee for a certification of birth or certified copy of a vital record, other than such a certification or record issued by the Department of Health's Office of Vital Statistics or a local health district.

Would have required a nursing home that claims to provide special services to submit a description of the services to the Department of Health and the Department to provide copies of the description whenever requested. (Vetoed)

Revises the law regarding affiliation agreements between adult care facilities and mental health agencies and boards of alcohol, drug addiction, and mental health services (ADAMHS boards), and provides for the eventual replacement of the affiliation agreement requirement with a requirement that the owner or manager of an adult care facility follow procedures established by rules adopted by the Public Health Council regarding referrals to the facility of individuals with mental illness or severe mental disability and effective arrangements for their ongoing mental health services.

Requires that the Director of Mental Health adopt rules governing the duties of mental health agencies and ADAMHS boards regarding the referrals of individuals with mental illness or severe mental disability to adult care facilities and effective arrangements for their ongoing mental health services.

Requires the owner or manager of an adult care facility, before admitting a prospective resident with mental illness or severe mental disability not referred by a mental health agency or ADAMHS board, to document that the owner or manager has offered to assist the prospective resident in obtaining appropriate mental health services.

Provides that an ADAMHS board or mental health agency under contract with an ADAMHS board may administer an adult care facility resident's medication if the resident is suffering from a short-term illness and the medication will be administered on a part-time, intermittent basis for not more than a total of 120 days in any 12-month period.

Prohibits an employee of a PASSPORT administrative agency from placing or recommending placement of any person in an adult care facility if the employee knows that the facility cannot meet the person's needs.

Requires that an ADAMHS board that receives a complaint alleging that an adult care facility resident with mental illness or severe mental disability is suffering abuse or neglect report the complaint to the Director of Health, and permits the ADAMHS board to enter the facility with or without the Director and, if the health and safety of a resident is in immediate danger, take any necessary action to protect the resident.

Provides that employees of the Ohio Department of Mental Health designated by the Director of Mental Health, employees of a mental health agency under contract with an ADAMHS board, and employees of an ADAMHS board may enter an adult care facility at any time under certain circumstances.

Requires that the Director of Mental Health adopt rules governing an ADAMHS board's report to the Director of Health regarding the quality of care and services provided by an adult care facility to a person with mental illness or severe mental disability.

Requires that the Directors of Mental Health, Health, and Aging convene a group of key relevant constituencies to evaluate the implementation of the act's provisions regarding residents of adult care facilities who have mental illness or severe mental disabilities and that the group report its findings and recommendations to the directors and General Assembly not later than July 1, 2002.

Raises certain, and eliminates certain other obsolete or inapplicable, fees charged medical practitioners under the Department of Health's radiation control program.

Requires the Ohio Department of Alcohol and Drug Addiction Services (ODADAS) to develop a project to assess the outcomes of persons served by publicly funded alcohol and drug treatment programs and to report to the Governor information regarding the types of drugs to which persons are addicted and the rate of relapse after treatment.

Requires ODADAS to contract with an entity to conduct a two-year study of client treatment outcomes.

Renames the Alcoholism-Detoxification Centers Fund the Statewide Treatment and Prevention Fund, and replaces the Drivers' Treatment and Intervention Fund with the renamed Statewide Treatment and Prevention Fund.

Requires the Board of Nursing to establish a practice intervention and improvement program under which the Board may abstain from taking disciplinary

action against an individual who failed to meet acceptable and prevailing standards of safe and effective nursing care.

Provides that, for the Board of Nursing to abstain from taking disciplinary action under the program, the Board must have reason to believe that the individual's practice deficiency can be corrected through remediation and the individual must enter into an agreement with the Board to seek remediation as prescribed by the Board, comply with the terms and conditions of the remediation, and successfully complete the remediation.

Changes the current fee of \$300 for biennial renewal of authorization to approve continuing nursing education programs to a fee of \$150 for each year authorization is renewed.

Requires an optometrist seeking reinstatement of a delinquent certificate to pay a renewal fee for the year in which application for reinstatement is made, rather than all delinquent annual renewal fees.

Clarifies that the renewal fees an optometrist on inactive status must pay for reinstatement are for the year in which application for reinstatement is made.

Increases the application fee to \$40 for an entity organized for the purpose of practicing veterinary medicine applying to the Board of Pharmacy for a license as a terminal distributor of dangerous drugs.

Establishes a fee of \$35 for the issuance by the State Medical Board of a duplicate certificate of registration as a physician assistant.

Increases the application fee for the biennial renewal of a certificate to practice medicine and surgery, osteopathic medicine and surgery, or podiatry to \$305 (from \$275).

Provides that the members of the School Psychology Examination Committee are to be paid for each day employed in the discharge of their official duties, including any necessary expenses incurred in performing these duties, at a rate established by the Director of Administrative Services.

Increases (from \$200) the maximum fee the Board of Psychology may charge for biennial registration of a psychologist or school psychologist, to \$275 in FY 2000 and \$350 thereafter.

Increases fees for the registration of sanitarians and sanitarians-in-training, and authorizes the Board of Sanitarian Registration to establish fees for the registration of training agencies and review of continuing education hours.

Establishes higher fees for the renewal of biennial veterinary licenses and the issuance of veterinary technician registrations by the State Veterinary Medical Licensing Board, and makes clarifying changes in the provisions governing the fees for licenses and registrations.

Increases fees charged by the Hearing Aid Dealers and Fitters Licensing Board.

Eliminates appeals to the Hearing Aid Dealers and Fitters Licensing Board by a person whose license or trainee permit is suspended or revoked by the Board after a hearing or opportunity for a hearing.

Requires the Ohio Board of Dietetics to adopt rules specifying the length of time that a limited permit to practice dietetics is valid, and prohibits the Board from renewing a limited permit.

Permits the Department of Human Services to have up to two assistant directors, each of whom is to be designated by the Director of Human Services.

Requires the Department of Human Services to collaborate with county departments of human services to develop and provide training for appropriate county department employees regarding provisions of legislation passed by the 121st and 122nd General Assemblies that impose duties on the county departments.

Provides that, for state fiscal years 2000 and 2001, a county is responsible for only 77% of its share of the costs of the Ohio Works First and Prevention, Retention, and Contingency programs.

Permits the Department of Human Services to expand the benefits provided through an electronic benefit transfer (EBT) system to include food stamp benefits, any other assistance or service the Department provides or renders, and any program, service, or assistance administered by a private entity or other government agency that the Department determines may be delivered through the EBT system.

Provides that a written agreement between the Department of Human Services and a private or government entity for the provision of benefits through the Department's EBT system may require that the entity pay to the Department a reimbursement charge, fee, or both.

Authorizes the Department of Human Services to designate which counties will participate in the EBT system, specify the date a designated county will begin participation, and specify which benefits will be provided through the EBT system in a designated county.

Creates the Ohio Commission on Fatherhood to organize a state summit on fatherhood every four years and prepare an annual report that identifies resources available to fund fatherhood-related programs and explores the creation of initiatives relative to fatherhood.

Provides that, if the Controlling Board transfers federal funds for the Temporary Assistance for Needy Families (TANF) Program to the Title XX social services block grant, the Department of Human Services may use the transferred funds for services that benefit individuals eligible for social services consistent with the principles of TANF.

Provides that the Director of Human Services may continue to operate a children's health insurance program, to be known as CHIP Part I, initially authorized by an executive order under which health assistance is available to uninsured individuals under age 19 with family incomes not exceeding 150% of the federal poverty guidelines.

Authorizes the Director of Human Services to submit a state child health plan to the U.S. Secretary of Health and Human Services to operate CHIP Part II under which health assistance is available no sooner than January 1, 2000, to uninsured individuals under age 19 with family incomes above 150% of the federal poverty guidelines but not exceeding 200% of the guidelines.

Provides that, if the Director of Human Services determines that federal financial participation for CHIP Part II is insufficient to provide health assistance to all the individuals the Director anticipates are eligible, the Director may refuse to accept new applications or make the eligibility requirements more restrictive.

Provides that a completed application for Medicaid is to be considered an application for CHIP's Part I and II when the application includes an individual under age 19 and is denied.

Provides that application for the Department of Human Services to pay the funeral, cremation, cemetery, and burial expenses of certain deceased public assistance recipients is to be made to a county department of human services, and requires the county department to make the determination of whether to approve the payment.

Eliminates law under which an incentive payment under the Learning, Earning, and Parenting Program was not to result in a decrease in the allotment of food stamp benefits a household received.

Creates the Kinship Care Services Planning Council to make recommendations to the Director of Human Services, based on the report of the

Grandparents Raising Grandchildren Task Force, specifying the types of services that should be included as part of a program providing support services to kinship caregivers.

Requires the Department of Human Services, by March 31, 2000, to establish a program providing support services to kinship caregivers based on the recommendations of the Kinship Care Services Planning Council and using state maintenance-of-effort TANF funds.

Provides for the Non-TANF Emergency Assistance Program to have its original name (the Adult Emergency Assistance Program), and codifies the section creating the program so that it will continue, subject to appropriations, indefinitely.

Changes eligibility requirements for the Adult Emergency Assistance Program.

Requires that type B day-care homes with limited certification be reimbursed for publicly funded day-care at the greater of the rate that was in effect for the home on October 1, 1997, or 75% of the rate paid to fully certified type B homes.

Provides that, during each six-month period, a publicly funded child day-care provider is to be paid for up to ten days, or, at the option of a county department of human services, a greater number of days, that the provider would have provided publicly funded child day-care to an absent child had the child been present.

Increases, effective July 1, 2000, the maximum amount of income the Department of Human Services or a county department of human services may set as the income limit for publicly funded child day-care from 185% to 200% of the federal poverty guidelines.

Provides that the schedule of fees charged to recipients of publicly funded child day-care may not require a caretaker parent to pay a fee that exceeds 10% of the parent's family income.

Requires that the Department of Human Services adopt rules establishing procedures for a county department of human services to follow in making eligibility determinations and redeterminations for publicly funded child day-care available by telephone, computer, and other means at locations other than the county offices.

Provides that an eligibility determination for publicly funded child day-care is valid for one year and the fee for the day-care may not be changed during that

one-year period, unless the recipient ceases to be eligible or the day-care is 30-day maximum day-care related to preparation for training or employment.

Permits a change in the fee charged for publicly funded child day-care if the county department of human services lowers the fee after a caretaker parent requests the decrease based on a change in income, family size, or both.

Provides that, if there are at least two telephone numbers available that a county department of human services can call to contact members of an assistance group, the assistance group must include at least those two telephone numbers on the Ohio Works First application.

Provides that an Ohio Works First assistance group may consist of a child who resides with a parent, not necessarily a custodial parent, and may consist of a child who resides with a guardian only to the extent permitted by federal statutes and regulations.

Provides that an Ohio Works First assistance group may include (1) a parent residing with and caring for a child receiving Supplemental Security Income or adoption assistance or (2) to the extent permitted by federal law and regulations, a child residing with a custodian caring for the child.

Provides that a specified relative of a child is not required to be included in the child's Ohio Works First assistance group but, to the extent permitted by rules governing assistance group composition requirements, may choose to be included in the assistance group, unless the specified relative resides with his or her own child as well as the other child, in which case the specified relative must be, to the extent provided by rules, a member of the assistance group of his or her own child and not a member of the other child's assistance group.

Provides that a guardian or custodian is not permitted to be a member of the assistance group of the child for whom the guardian or custodian is guardian or custodian, unless the guardian or custodian is the child's specified relative.

Extends to six months (from three) the time an assistance group may continue, under certain circumstances, to participate in Ohio Works First even though a public children services agency has removed the child from the assistance group's home due to abuse, neglect, or dependency.

Provides that the requirement that to be eligible for Ohio Works First a pregnant minor, minor parent, or minor parent's child must live in the home of a parent, guardian, custodian, or specified relative, and the exceptions to this requirement, apply only to the extent permitted by federal statutes and regulations.

Provides that the requirement that the Department of Human Services, whenever possible, provide cash assistance under Ohio Works First to the parent, guardian, custodian, or specified relative of a pregnant minor or minor parent on behalf of the pregnant minor, minor parent, or minor parent's child applies only to the extent permitted by federal statutes and regulations.

Eliminates the limitation on the number of months the earned income disregard is applied for assistance groups participating in Ohio Works First.

Requires that a county department of human services, before sanctioning an Ohio Works First assistance group, provide the assistance group written notice of the sanction that informs the assistance group that it may request a face-to-face meeting with the county department and includes certain telephone numbers.

Requires a county department of human services to postpone imposition of a sanction until the date a meeting about the sanction is scheduled to be held, if the Ohio Works First assistance group requests the meeting not later than ten days after receiving written notice of the sanction.

Provides that, despite a sanction, an Ohio Works First assistance group retains eligibility (1) to participate in, to the extent permitted by federal law, Ohio Works First work requirements, (2) for support services provided for participating in the work requirements, and (3) for publicly funded child day-care provided for participating in the work requirements.

Provides that an assistance group that resumes participation in Ohio Works First following a sanction is not required to (1) reapply for the program, unless it is the regularly scheduled time for an eligibility redetermination or (2) enter into a new self-sufficiency contract, unless the county department determines it is time for a new appraisal regarding work requirements or the assistance group's circumstances have changed in a manner necessitating an amendment to the contract.

Provides that an assistance group does not lose eligibility for Ohio Works First when a member of the group or a recipient of transitional child day-care or Medicaid terminates employment because the member or recipient secures comparable or better employment.

Eliminates law that provides that an assistance group participating in Ohio Works First or receiving financial assistance from the Disability Assistance Program receives, as part of its monthly financial assistance payment, a monthly energy assistance payment.

Expands eligibility for the Prevention, Retention, and Contingency Program to include assistance groups that do not include a minor child but do include a pregnant woman.

Eliminates law that provided that a family with children participating in Ohio Works First was automatically eligible for Medicaid.

Requires the Director of Human Services to amend the state Medicaid plan to expand Medicaid eligibility, not sooner than January 1, 2000, to pregnant women with a family income that does not exceed 150% of the federal poverty guidelines.

Requires the Director of Human Services to amend the state Medicaid plan to make certain residential parents of children under 19 years of age whose countable income does not exceed 100% of the federal poverty guidelines eligible for Medicaid for up to two years.

Provides that a contract between the Departments of Human Services and Mental Health regarding Medicaid-covered community mental health services must specify how facilities will be paid for providing the services.

Requires that a contract between an ADAMHS board and a facility providing Medicaid-covered community mental health services provide for the facility to be paid in accordance with the contract between the Departments of Human Services and Mental Health and rules adopted by the Director of Mental Health.

Would have required the Ohio Department of Human Services, effective July 1, 2001, and each July 1 thereafter, to adjust the rate it reimburses physicians, dentists, ambulance service providers, and other providers specified in rules under Medicaid. (Vetoed)

Would have required the Department of Human Services to prepare and complete a survey every two years examining Medicaid recipients' access to and reimbursement rates for services provided by physicians and dentists. (Vetoed)

Replaces the Medicaid Managed Care Reimbursement Study Committee with the Medicaid Managed Care Study Committee.

Permits the Department of Human Services to develop and promote initiatives to reduce the complexity of the processes used in applying for Medicaid and in determining eligibility.

Provides, for the purpose of determining the amount the Department of Human Services reimburses nursing facilities under Medicaid, for the Department

to use, with certain modifications, the grouper methodology used on the act's effective date by the U.S. Department of Health and Human Services for prospective payment of skilled nursing facilities under Medicare and Medicaid.

Provides that the deadline for nursing facilities to submit corrected resident assessment information necessary for the Department of Human Services to determine Medicaid reimbursement rates is the earlier of the time specified by prior law or the deadline for submission of such corrections established by federal Medicare and Medicaid regulations.

Permits the Department of Human Services to adopt rules that limit the content of nursing facilities' corrections of resident assessment information in the manner required for federal Medicare and Medicaid regulations.

Provides that the Department of Human Services, for the purpose of determining nursing facilities' rate of direct care costs for fiscal year 2000, is to calculate annual average case-mix scores for calendar year 1998 using resident assessment information for calendar quarters ending September 30, 1998, and December 31, 1998.

Eliminates the Department of Human Services' authority to adopt rules permitting some or all intermediate care facilities for the mentally retarded (ICFs/MR) to submit resident assessment information annually rather than quarterly.

Requires that the Department of Human Services use, as part of the process of determining the amount it reimburses ICFs/MR under Medicaid, a grouper methodology prescribed in rules and expressed in case-mix values the Department establishes in its rules, and provides that the Department may change the grouper methodology prescribed in rules in effect on the act's effective date only if the Medicaid Long-Term Care Reimbursement Study Council approves the change.

Requires that a county department of human services, in determining the amount of income a Medicaid recipient must apply toward payment of the cost of care in an ICF/MR, deduct from the recipient's monthly income a monthly personal needs allowance of \$40 unless the recipient has earned income, in which case the Department of Human Services is to determine the amount of the allowance which cannot exceed \$105.

Delays termination of the Hospital Care Assurance Program (HCAP) until July 1, 2001.

Permits the Department of Human Services to establish more than one assessment rate for purposes of HCAP, but requires that the assessment rate or rates be applied uniformly to all hospitals.

Permits, rather than requires, that hospitals be classified into groups for purposes of distributing funds under HCAP.

Permits a hospital to require that an indigent person seeking HCAP services from the hospital apply for Medicaid before the hospital processes an application for the services.

Provides that a resident of a residential treatment center certified as an alcohol and drug addiction program, rather than an active participant in a certified alcohol or drug addiction program, may qualify for the Disability Assistance Program.

Changes the expiration date of a full license for a mental health residential facility issued by the Department of Mental Health from one year to two years.

Under the Department of Mental Health's Community Capital Grant Program, establishes a process by which funds obtained from selling an existing community facility can be used to acquire, construct, or renovate a replacement facility.

Provides that if a replacement community facility project is canceled, the Director of Mental Health can use the state's share of the proceeds of the sale of the original facility to make new community capital grants.

Provides that a mentally ill individual receiving community mental health services operated by the Department of Mental Health and the individual's liable relatives may be required to pay for all or part of the cost of the services in an amount determined using guidelines, to be based on cost-findings and rate-settings applicable to the services, the Department is to issue.

Permits the Department of Mental Retardation and Developmental Disabilities to take action against a county board of mental retardation and developmental disabilities to ensure that the board upholds its agreement to pay the state's share of the costs of providing certain home and community-based services that are reimbursed through Medicaid waivers.

Permits the parent or guardian of an individual with mental retardation or a developmental disability to train and supervise unlicensed workers in the performance of health care tasks while the child receives in-home care.

Requires the Departments of Development and Human Services to establish a collaborative project to create 1,000 new jobs in federal empowerment zones and rural economically depressed counties and to report on the activities of the project to the Welfare Oversight Committee.

Would have required the Auditor of State to conduct and complete a performance audit of the Medicaid Program operated by the state Department of Human Services by July 1, 2001. (Vetoed)

TAXATION

Eliminates the requirement that one-half of railroad corporation franchise taxes, less refunds, be transferred from the General Revenue Fund to the Rail Development Fund each year.

Allows the Tax Commissioner to make refunds upon order of a bankruptcy court.

Extends the expiration date of the authority for counties and municipal corporations to enter into agreements granting tax abatements in enterprise zones from June 30, 1999, to June 30, 2004.

Requires any enterprise zone "side" agreements affecting school district property taxes to be filed with the Department of Development.

Would have required the Director of Development each biennium to report to the General Assembly, and to appear before a joint hearing of the House and Senate Finance committees, to discuss the efforts the Director was making to reform the Enterprise Zone Program. (Vetoed)

Expressly requires local governments to notify joint vocational school districts of proposed property tax exemptions within the district's territory.

Phases out the tangible personal property tax on inventory over a period of years beginning in tax year 2002 and ending not later than tax year 2031.

Removes natural gas companies from the public utility excise tax on gross receipts and instead subjects them to a new excise tax on gross receipts.

Also taxes combined electric and gas companies under the new tax with respect to their gross receipts from operating as gas companies.

Levies the new tax at the same rate as the current tax, but prescribes a payment schedule allowing payment for the preceding quarter or year rather than the "advance" payment schedule of the current public utility excise tax.

Requires that a natural gas company that has over 300,000 open access residential customers pay \$10.3 million on June 30, 2001, as advance payment of the new tax.

Establishes tax assessment and refund procedures for the new tax, and creates a refundable credit equal to the final three payments of the public utility excise tax.

Restores the specific exclusion for agricultural land in the determination of a corporation's net worth for the purposes of computing the corporation franchise tax.

Extends for five years the life of the corporation franchise tax credit available to a taxpayer that increases its investment in new machinery and equipment over its prior average levels of new investment.

Clarifies, for purposes of the credit, the time of purchase of machinery and equipment manufactured or assembled by the taxpayer.

Restricts related taxpayers to a single credit, and allows them to have their pre-2001 purchases of machinery or equipment treated as purchases by a single, consolidated taxpayer.

Permits a taxpayer to continue claiming the credit for the remainder of the seven-year credit period even after the property is sold or transferred, provided the property has been fully depreciated for federal income tax purposes.

Grants a nonrefundable corporation franchise tax credit for expenditures made by railroad companies to maintain active grade crossing warning devices.

Beginning in 2001, grants a nonrefundable corporate franchise tax credit for qualified research expenses equal to 7% of the amount by which a corporation's expenses for the taxable year exceed its three-year average qualified research expenses, and allows the credit to be carried forward up to seven years.

From 2000 through 2003, grants a nonrefundable corporate franchise tax credit for job training expenses equal to up to 50% of the amount by which one year's job training expenses exceed the corporation's three-year average job training expenses, subject to specified maximums, and allows the credit to be carried forward three years.

Provides that not more than \$20 million in such job training credits may be approved by the Tax Commissioner in any year, not more than \$10 million of which may be granted to manufacturing companies and at least \$5 million of which is reserved for smaller-sized nonmanufacturing companies.

Prohibits a vendor whose license has been suspended or revoked under the sales tax law from obtaining a new transient or other special license from the Tax Commissioner while the suspension or revocation is in effect.

Exempts from the use tax prescription drug samples that are distributed for free to medical practitioners.

Modifies the procedure for the sale of cigarettes and other tobacco products that have been seized for nonpayment of the required tax and the distribution of the sale proceeds.

Gives the Tax Commissioner explicit authority to inspect places where cigarettes or tobacco products are stored or sold.

Permits persons who timely filed a real property tax complaint for tax year 1994 or 1995 to refile on or before March 31, 2000, a complaint respecting valuations for those tax years, notwithstanding a provision of law limiting persons to one complaint every three years.

Secs. 9.06, 9.07, 101.30, 101.301, 101.64, 102.02, 103.143, 103.71, 109.081, 111.18, 117.14, 117.16, 117.44, 117.441, 117.45, 118.01, 118.05, 118.08, 120.04, 120.06, 120.18, 120.28, 120.33, 121.05, 121.11, 121.24, 121.371, 121.481, 122.011, 122.05, 122.15, 122.152, 122.19, 122.20, 122.21, 122.22, 122.71, 122.75, 122.751, 122.92, 124.04, 124.07, 124.181, 125.023, 125.111, 125.15, 125.28, 126.12, 126.21, 126.25, 126.31, 126.32, 127.16, 129.55, 129.63, 129.73, 131.01, 131.39, 133.20, 135.63, 135.91, 135.92, 135.93, 135.94, 135.95, 135.96, 135.97, 149.30, 166.03, 166.032, 166.05, 169.02, 169.03, 169.09, 173.011, 173.35, 175.26, 181.52, 307.851, 307.86, 307.98, 311.01, 329.023, 329.04, 329.041, 329.06, 329.07, 329.12, 340.03, 340.05, 340.091, 341.011, 718.01, 742.63, 753.19, 901.41, 901.62, 901.63, 924.51, 1101.15, 1107.15, 1109.23, 1151.07, 1151.201, 1155.07, 1155.10, 1155.13, 1155.131, 1161.09, 1161.38, 1163.09, 1163.13, 1163.16, 1163.17, 1181.06, 1181.18, 1301.01, 1309.401, 1317.07, 1321.57, 1322.02, 1322.10, 1501.01, 1501.25, 1507.01, 1507.12, 1509.02, 1509.071, 1513.30, 1515.091, 1521.04, 1547.67, 1547.68, 1547.72, 1555.12, 2108.021, 2108.022, 2108.15, 2151.55, 2155.551, 2151.552, 2151.553, 2151.554, 2305.232, 2744.10, 2941.51, 2949.17, 2949.19, 2949.20, 2949.201, 3109.13, 3109.14, 3109.15, 3109.16, 3109.17, 3109.18, 3301.68, 3353.06, 3353.07, 3375.90, 3383.08, 3501.18, 3501.21, 3517.152, 3701.04, 3701.043, 3701.044, 3701.262, 3701.264, 3701.89, 3702.52, 3702.57, 3702.58, 3702.68, 3705.24, 3721.31, 3721.33, 3722.01, 3722.011, 3722.10, 3722.15, 3722.16, 3722.17, 3722.18, 3734.02, 3734.05, 3734.06, 3734.18, 3734.28, 3734.281, 3734.57, 3734.82, 3734.87, 3734.901, 3742.03, 3742.04, 3742.05, 3742.08, 3742.19, 3745.11, 3748.07, 3748.13, 3750.02, 3753.03, 3753.05, 3769.20, 3769.201, 3793.08, 3793.10, 3793.12, 3901.02, 4105.17, 4112.12,

4112.15, 4113.14, 4115.101, 4117.24, 4121.07, 4163.07, 4301.10, 4301.30, 4301.334, 4301.43, 4301.62, 4303.07, 4303.10, 4303.181, 4303.182, 4303.30, 4303.35, 4399.12, 4501.27, 4511.191, 4511.83, 4701.03, 4701.06, 4703.36, 4703.37, 4709.01, 4712.01, 4713.01, 4713.02, 4713.04, 4713.05, 4713.06, 4713.10, 4713.17, 4713.20, 4717.03, 4717.05, 4717.07, 4717.13, 4723.06, 4723.08, 4723.28, 4723.282, 4725.16, 4725.17, 4729.54, 4730.11, 4731.281, 4732.05, 4732.14, 4735.06, 4735.07, 4735.09, 4735.14, 4735.141, 4736.12, 4741.17, 4741.19, 4747.05, 4747.06, 4747.07, 4747.10, 4747.13, 4759.05, 4759.06, 4766.02, 4766.04, 4766.05, 4766.07, 4773.04, 4905.80, 4911.17, 4931.01, 4931.03, 4931.08, 4931.11, 4931.20, 4931.21, 4931.23, 4931.24, 4931.99, 4933.14, 4937.02, 4939.01, 4939.02, 4939.03, 4939.04, 4981.09, 5101.03, 5101.072, 5101.16, 5101.18, 5101.21, 5101.22, 5101.23, 5101.33, 5101.34, 5101.341, 5101.342, 5101.343, 5101.46, 5101.50, 5101.501, 5101.502, 5101.503, 5101.51, 5101.511, 5101.512, 5101.513, 5101.514, 5101.515, 5101.516, 5101.517, 5101.518, 5101.519, 5101.52, 5101.541, 5101.544, 5101.83, 5101.85, 5101.851, 5101.852, 5101.853, 5101.854, 5101.86, 5101.93, 5104.30, 5104.32, 5104.34, 5104.341, 5104.38, 5107.02, 5107.05, 5107.10, 5107.11, 5107.16, 5107.161, 5107.162, 5107.17, 5107.22, 5107.24, 5107.26, 5107.28, 5107.60, 5107.61, 5107.77, 5108.06, 5111.01, 5111.014, 5111.019, 5111.022, 5111.113, 5111.172, 5111.173, 5111.23, 5111.231, 5112.01, 5112.03, 5112.06, 5112.07, 5112.08, 5112.09, 5112.17, 5112.18, 5115.01, 5115.08, 5117.07, 5117.071, 5117.09, 5119.22, 5119.61, 5119.631, 5120.14, 5121.03, 5121.04, 5121.06, 5121.07, 5121.08, 5121.09, 5121.10, 5123.60, 5126.054, 5126.35, 5126.357, 5139.27, 5139.271, 5139.28, 5139.281, 5139.43, 5139.50, 5139.51, 5139.55, 5145.30, 5502.21, 5502.22, 5502.25, 5502.28, 5502.34, 5515.01, 5528.36, 5703.05, 5703.052, 5703.053, 5703.21, 5709.62, 5709.63, 5709.632, 5709.83, 5711.16, 5711.22, 5727.01, 5727.111, 5727.12, 5727.24, 5727.25, 5727.26, 5727.27, 5727.28, 5727.29, 5727.30, 5727.31, 5727.311, 5727.32, 5727.33, 5727.38, 5727.42, 5727.48, 5727.50, 5727.60, 5733.05, 5733.16, 5733.33, 5733.351, 5733.42, 5733.43, 5733.98, 5739.31, 5741.02, 5743.08, 5743.14, 5743.55, 5743.59, 5743.99, 5747.11, 5749.02, 5907.11, 5907.13, 5907.141, 5907.15, 6109.01, 6109.21, and 6119.10.



See also: House Bill 181; Senate Bill 206

CONSTITUTIONAL AMENDMENTS

Am. Sub. S.J.R. 1

Sens. Carnes, Cupp, White, Ray, Johnson, Gardner, Hottinger, Kearns, Fingerhut, Prentiss, Latell, Herington, Shoemaker, Oelslager, Watts, Brady, Spada, Mumper, Drake, Mallory, Armbruster, Espy

Reps. Thomas, Cates, Carey, Perz, Metzger, O'Brien, Womer Benjamin, Damschroder, Hoops, Core, Amstutz, Mottley, Corbin, Mead, Vesper, Barrett, D. Miller, Metelsky, Jones, Wilson, Sullivan, Opfer, Goodman, R. Miller, Roberts, Gardner, Brading, Myers, Olman, Williams, Householder, Harris, Buehrer, Evans, Terwilleger, Tiberi, Padgett, Austria, Schuler, Salerno, Sutton, Hartnett, Bender, Sykes, Flannery, DePiero, Sulzer, Krupinski, Perry

Adopted: May 4, 1999; approved by the voters on November 2, 1999, and effective November 2, 1999

Proposes to enact Sections 2n and 17 of Article VIII of the Ohio Constitution to:

(1) Authorize legislation providing for the issuance of general obligation bonds for the purpose of paying 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 state lottery proceeds exceeds 5% of the total estimated General Revenue Fund revenues and net state lottery proceeds during the fiscal year of issuance, unless this limit is waived by the vote of at least three-fifths of the members of each house of the General Assembly.



See also: Senate Bill 8

COURTS AND PROCEDURES

Sub. H.B. 58

Reps. Womer Benjamin, Taylor, Tiberi, Terwilleger, Olman, Buchy, Callender, Willamowski, Salerno, Mottley, Krupinski, Goodman, DePiero

Sens. Latta, Watts, Mumper, Gardner, White, Spada, Nein, Wachtmann

Effective date: September 24, 1999

Prohibits a court of record from awarding attorney's fees to any party on a claim for declaratory relief under the General Declaratory Judgments (GDJ) Law unless a statutory provision explicitly authorizes a court of record to award attorney's fees on a claim for declaratory relief under the GDJ Law or unless an award of attorney's fees is authorized by the Frivolous Conduct Law, by the Civil Rules, or by an award of punitive or exemplary damages against the party ordered to pay attorney's fees.

Declares the General Assembly's intent in enacting the attorney's fees award prohibition provisions to supersede the effect of the holding in *Motorists Mut. Ins. Co. v. Brandenburg* (1995), 72 Ohio St.3d 157, and its progeny.

Precludes injured parties or their legal representatives from commencing a declaratory judgment action based on liability insurance coverage against an insurer until a judgment for damages has been awarded against the insured tortfeasor.

Specifies that a judgment rendered in a declaratory relief action between an insured and an insurer relative to the coverage of a liability insurance policy is deemed to have binding legal effect upon a judgment creditor for purposes of the judgment creditor's declaratory relief action against the insurer, notwithstanding any contrary common law res judicata or adjunct collateral estoppel principles.

Specifies that a judgment rendered in a declaratory relief action between an insured and an insurer relative to the coverage of a liability insurance policy is deemed to have binding legal effect upon an assignee of the insured's rights under the policy whether or not made a party in the declaratory relief action, notwithstanding any contrary common law res judicata or adjunct collateral estoppel principles.

Outright repeals section 3929.06 of the Revised Code, which prescribed procedures for a judgment creditor in a supplemental proceeding to have the

money from an insurance contract between an insurance company and the defendant applied to the satisfaction of the judgment, and substitutes similar procedures for a judgment creditor to have an amount up to the remaining limit of liability coverage provided in a liability insurance policy applied to the satisfaction of a judgment.

Specifies that a judgment rendered in a declaratory relief action between an insured and an insurer relative to the coverage of a liability insurance policy is deemed to have binding legal effect upon a judgment creditor for purposes of the judgment creditor's civil action against an insurer to have an amount up to the remaining limit of liability coverage applied to the satisfaction of the judgment, notwithstanding any contrary common law res judicata or adjunct collateral estoppel principles.

Permits an insurer to assert against a judgment creditor in a declaratory relief action based on liability insurance coverage or in a civil action to have an amount up to the remaining limit of liability coverage applied to the satisfaction of the judgment any coverage defenses available against an insured in a declaratory relief action between the insurer and the insured.

Declares the General Assembly's intent in enacting the declaratory relief provisions relative to judgment creditors and based on liability insurance coverage, the binding legal effect provisions relative to judgments in declaratory relief actions between an insurer and an insured tortfeasor, and the outright repeal of section 3929.06 of the Revised Code to supersede the effect of the holding in *Krejci v. Prudential Prop. and Cas. Ins. Co.* (1993), 66 Ohio St.3d 15, *Broz v. Winland* (1994), 68 Ohio St.3d 521, and *Mezerkor v. Mezerkor* (1994), 70 Ohio St.3d 304.

Secs. 2721.01, 2721.02, 2721.03, 2721.04, 2721.06, 2721.07, 2721.08, 2721.09, 2921.10, 2721.11, 2721.12, 2721.13, 2721.14, 2721.15, 2721.16, 2907.36, 3709.99, and 3929.06.



Am. Sub. H.B. 59

Reps. Womer Benjamin, Mottley, Pringle, Salerno, DePiero, Core, D. Miller, Jones

Sens. Blessing, Latta, Finan, Herington, Ray, Drake, Mumper, Spada, Gardner, White, Hottinger

Effective date: October 29, 1999

Charging of Trust Receipts and Expenses to Income and Principal (CTREIP) Law

Modifies the manners in which a trust is considered to be administered with "due regard" for income beneficiaries and remainderpersons when receipts are credited and expenditures are charged.

Requires all trustees to administer their trusts in accordance with a "reasonable and equitable view" rule when exercising a discretionary power of administration regarding a matter within the CTREIP Law's scope.

Permits a fiduciary to credit a receipt or charge an expenditure with respect to a trust, or property passing to a trust, that is eligible for a federal or Ohio estate tax marital deduction or estate tax charitable deduction only to the extent that the credit or charge will not cause the reduction or loss of the deduction.

Inter vivos trusts

Permits a qualified beneficiary of an inter vivos trust or a legal representative of a qualified beneficiary who is under a legal disability to request not more than once every six months that the trustee furnish a report of the management of the inter vivos trust, and permits that person to file an action in court if the trustee fails to comply with the request.

Specifies that the inter vivos trustee's report on the management of the trust has binding legal effect on the qualified beneficiary and the qualified beneficiary's legal representative, heirs, and assigns unless an action regarding matters described or disclosed in the report is instituted against the trustee.

Specifies that the provisions permitting a request for an inter vivos trustee's report apply to inter vivos trusts in existence or created on or after the act's effective date and that the provisions on the binding legal effect of such a report apply to reports furnished after the act's effective date.

Wills

Requires that, when an original will is lost, spoliated, or destroyed before or after the testator's death, a probate court must admit the will to probate if the will's proponent establishes by clear and convincing evidence the will's contents and its execution with the requisite legal formalities and if no opponent to the will's admission establishes by a preponderance of the evidence that the testator had revoked the will.

Modifies the manners in which a will generally is revoked by actions of persons other than a testator, and specifies that a testator's revocation of a will is

valid only if the testator, at the time of the revocation, has the same capacity as the law requires for the execution of a will.

Other estate provisions

Eliminates the generally required bond for an administrator or executor of an estate who is the next of kin and entitled to the entire net proceeds of the estate, and modifies the conditions of an administrator's or executor's bond when the administrator or executor is sole residuary legatee or distributee and is not covered by the bond elimination provisions of the act.

Requires that present values for probate matters be determined in accordance with the Ohio Estate Tax Law instead of the American Experience Table of Mortality.

Permits a fiduciary to credit a receipt or charge an expenditure with respect to a decedent's estate, a trust under a will, or property passing to a trust under a will that is eligible for a federal or Ohio estate tax marital deduction or estate tax charitable deduction only to the extent that the credit or charge will not cause a reduction or loss of the deduction.

Other provisions

Changes the name of the Charitable Foundations Section of the Attorney General's office to the Charitable Law Section, the name of the Charitable Foundations Directory to the Charitable Law Directory, and the name of the Charitable Foundations Fund to the Charitable Law Fund.

Exempts an adoption by a grandparent of a grandchild from specified adoption requirements.

Secs. 109.32, 1340.01, 1340.02, 1340.03, 1340.031, 1340.09, 1340.12, 1716.02, 1716.05, 1716.07, 1716.16, 1716.99, 2103.041, 2107.26, 2107.33, 2109.07, 2109.09, 2109.10, 2109.67, 2131.01, and 5103.16.



H.B. 60

Reps. Womer Benjamin, Willamowski, Corbin, Haines, Pringle, Jacobson, Grendell, Mottley, Goodman, Ford, Callender, Buchy, Salerno, Carey, Tiberi, Olman, Austria, Evans, Perry, Roman

Sens. Johnson, Herington, Watts

Effective date: March 17, 2000

Requires the state to pay postjudgment interest for each day between (1) the date of entry in the Court of Claims of a judgment or administrative determination in a civil action that is not based on tortious conduct and (2) the date of payment of that judgment or determination if the prevailing claimant in the Court of Claims also prevails in "any" appeal of that judgment or determination (*the act eliminates the condition that the state must have appealed an adverse judgment or administrative determination*).

Specifies that the revised postjudgment interest--period of payment provision applies to judgments and administrative determinations rendered in the Court of Claims on or after the act's effective date.

Sec. 2743.18.



Am. H.B. 105

Reps. Bateman, Vesper, Womer Benjamin, Callender, Jones, Willamowski, Logan, DePiero, Hollister

Sens. Blessing, Latta, White, Cupp, Gardner, Oelslager, Mumper

Effective date: July 29, 1999

Permits the Board of County Commissioners of Clermont County to establish the Clermont County Municipal Court in any municipal corporation or unincorporated area within Clermont County; formerly, the court was established in Batavia.

Adds a new judge to the Clermont County Municipal Court, to be elected in the general election of November, 1999, and to take office January 1, 2000, and provides for the nomination of candidates for the new judgeship.

Secs. 1901.01, 1901.02, 1901.021, 1901.08, and 1905.01.



Sub. H.B. 191

Reps. Clancy, Allen, Cates, DePiero, Ford, Grendell, Jolivette, Krebs, O'Brien, Pringle, Sullivan, Terwilleger, Thomas, Williams, Winkler, Womer Benjamin, Flannery, Metzger, Willamowski, Ferderber, Salerno, Harris, Calvert, Brading, Verich, Bender, Jones, Perry, Young, Taylor, Distel, Maier, Jacobson, Patton, Hollister, Schuler, Schuring, Jerse, Britton, Barrett

Sens. Latta, Blessing, Watts, Nein, Cupp, Oelslager, Hottinger, Gardner, Spada

Effective date: October 20, 1999

Generally prohibits a court from granting custody of, or visitation rights with respect to, a child to a parent of the child if that parent has been "convicted of killing" (convicted of or pleaded guilty to aggravated murder, murder, or voluntary manslaughter) the other parent.

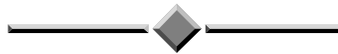
Permits a court to grant custody of, or visitation rights with respect to, a child to a parent who has been convicted of killing the other parent if the court determines it is in the best interest of the child and the child consents.

Requires termination of existing orders granting custody of, or visitation rights with respect to, a child to a parent of the child if that parent has been convicted of killing the other parent.

Establishes a procedure to terminate the existing custody and visitation orders.

Prohibits any person, with the child of the deceased parent present, from visiting the parent convicted of killing the other parent unless a court has issued an order granting the parent visitation with the child and child's custodian or legal guardian consents to the visit.

Secs. 3109.06, 3109.41, 3109.42, 3109.43, 3109.44, 3109.45, 3109.46, 3109.47, and 3109.48.



S.B. 14

Sen. Blessing

Reps. Taylor, Buchy, Evans, Young

Effective date: September 24, 1999

Specifies that the State Racing Commission has the power to sue and be sued in its own name.

Grants the Court of Common Pleas of Franklin County original jurisdiction over actions against the Commission and appellate jurisdiction over decisions of the Commission.

Requires that the Commission's principal office be located in Franklin County.

Secs. 3769.02 and 3769.03.



Am. Sub. S.B. 30

Sens. Latta, Drake, McLin, Cupp, Mumper, Wachtmann

Reps. Salerno, Willamowski, Buchy, Haines, Tiberi, Mottley

Effective date: September 29, 1999

Requires a judgment creditor or the judgment creditor's attorney generally to give written notice at least seven days prior to an execution sale of real property and three days prior to an execution sale of personal property to the judgment debtor and each other party to the action in which the judgment giving rise to the execution was rendered.

Permits an execution sale of goods and chattels to be set aside under certain circumstances for a failure to comply with the act's written notice requirements for judgment creditors or their attorneys or with continuing law's public notice requirements.

Expands the circumstances under which an execution sale of lands and tenements may be set aside to include a failure to comply with the act's written notice requirements for judgment creditors or their attorneys.

Requires that service of process in eviction actions be made by ordinary mail as in continuing law and additionally, by one or both of the following methods as requested by the plaintiff: by service at the involved premises by certain persons in the same manner as in continuing law or by certified mail.

Modifies the time periods for effecting service of summons, for the return of process to the clerk of the court, and for scheduling the hearing on the claim for restitution of premises in eviction actions.

Secs. 1923.06, 2329.13, 2329.14, 2329.26, and 2329.27.



Sub. S.B. 54

Sens. Carnes, Latta, McLin, Mumper, Herington, Shoemaker, Finan, Armbruster, Gardner, Spada, Wachtmann, Drake, Prentiss

Reps. Buchy, Salerno, Tiberi, Sulzer, Carey, Ogg, Patton, Allen, Vesper, Brading, Distel, Schuler, Hollister, Hoops, Stapleton, Gardner, Thomas, Amstutz

Effective date: November 22, 1999

Creates a right of publicity in an individual's name, voice, signature, photograph, image, likeness, or distinctive appearance (*persona*) if that aspect of the persona has commercial value.

Specifies that the right of publicity in an individual's persona is transferable and descendible, specifies the methods of transferring that right, and specifies the persons who may grant consent to use an individual's persona for a commercial purpose.

Creates a cause of action for the unauthorized use of an individual's persona for a commercial purpose, specifies who may bring that type of action, and specifies that the injured party may recover actual damages or, at the election of the plaintiff, statutory damages between \$2,500 to \$10,000 plus punitive and exemplary damages if applicable.

Allows the court in an action for the unauthorized use of an individual's persona to award reasonable attorney's fees, court costs, and other reasonable expenses of the action, to award treble damages in certain cases, to order temporary or permanent injunctive relief, and to order the impoundment or destruction of specified items.

Provides a four-year statute of limitations for bringing an action for the unauthorized use of an individual's persona for a commercial purpose.

Specifies exceptions to the act's provisions regulating the use of an individual's persona.

Secs. 2741.01, 2741.02, 2741.03, 2741.04, 2741.05, 2741.06, 2741.07, 2741.08, and 2741.09.



Am. Sub. S.B. 89

Sens. Johnson, Fingerhut, Watts, Brady, Espy, Drake

Reps. Tiberi, Myers, Mead, Flannery, Salerno

Effective date: Emergency, August 3, 1999

Environmental courts

Clarifies that the jurisdiction of the environmental division of a municipal court in foreclosure actions and actions for the recovery of real property are limited to actions that are related to judgments of the environmental division.

Clarifies that the concurrent jurisdiction of the environmental division of a municipal court in environmentally related criminal actions is with the court of common pleas.

Presiding and administrative judges

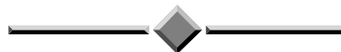
Specifies that the presiding judge and the administrative judge of a municipal court with two or more judges or of a county court district with two or more judges are to be elected or designated as provided in the Rules of Superintendence for the Courts of Ohio.

Other provisions

Renames the Lancaster Municipal Court as the Fairfield County Municipal Court effective January 2, 2000.

Revises the consent Ohio gives to the United States for acquisition of land in Ohio that is required for a governmental purpose and revises the jurisdiction ceded to the United States over those lands.

Secs. 159.03, 159.04, 1901.02, 1901.08, 1901.09, 1901.183, and 1907.131.



Am. Sub. S.B. 164

Sens. Oelslager, Herington, Gardner, Ray

**Reps. Womer Benjamin, Schuring, Callender, Maier, Trakas, Gerberry,
Peterson, Ford, Jones, Krupinski, Verich, Smith, Distel, Barnes**

Effective date: Emergency, December 22, 1999

Adds for a single term one new judge to the Fifth District Court of Appeals to be elected in the year 2000 for a term beginning February 11, 2001.

Adds one new judge to the Eleventh District Court of Appeals to be elected in the year 2000 and every six years thereafter.

Specifies that the term of the judge of the Lake County Court of Common Pleas who is first elected in 2000 begins on January 6, 2001.

Creates the Appellate District Study Committee to review the existing district boundaries of the 12 appellate districts and to recommend to the General Assembly any necessary revisions to those boundaries.

Secs. 2301.02, 2501.011, and 2501.012.



CRIMES, CORRECTION, AND LAW ENFORCEMENT

Sub. H.B. 2

- Reps.** Tiberi, James, Thomas, Taylor, Patton, Grendell, Haines, Pringle, Vesper, Jones, Coughlin, Jerse, Lucas, Brading, Jacobson, Roman, Healy, O'Brien, Boyd, Mottley, Evans, Metelsky, Myers, Terwilleger, Opfer, Hoops, Young, Householder, Goodman, Callender, Damschroder, Corbin, Clancy, Buchy, Gardner, Krebs, Cates, Willamowski, Harris, Metzger, Jolivette, Olman, Mead, Bateman, Schuler, Amstutz, Salerno, Maier, Ogg, Bender, Logan, D. Miller, Beatty, Wilson, Britton, Weston, Core, Perz, Buehrer, DePiero, Carey, Sulzer, Barnes, Hartnett, Peterson, Van Vyven, Hollister, Gooding, Austria, Schuring, Winkler, Allen, Roberts, Gerberry, Sutton, Ford, Flannery, Barrett, Sullivan, Verich
- Sens.** Latta, Herington, Watts, Hagan, DiDonato, Drake, Nein, Armbruster, Mumper, Ray, Oelslager, Brady, Spada, Wachtmann, Latell, Hottinger, Johnson, Kearns, White, Carnes, Gardner, Horn, Schafrath, Blessing

Effective date: November 10, 1999

Enhances the penalties for the offenses of theft, unauthorized use of a vehicle, unauthorized use of property, misuse of credit cards in specified circumstances, forgery, and securing writings by deception when the victim of the offense is an elderly person or disabled adult.

Requires a court to try as a single offense a series of any of those six offenses involving a victim who is an elderly person or disabled adult, or a series of attempts to commit, conspiracies to commit, or complicity in committing any of those six offenses involving such a victim when the offender commits the offenses, attempts, conspiracies, or complicities in the same employment, capacity, or relationship to another, and, in such a situation, requires the value of the property or services involved for the purpose of determining the penalty to be the aggregate value of all property and services involved in the series.

Permits a court to try as a single offense a series of any of those six offenses, or a series of attempts to commit, conspiracies to commit, or complicity in committing any of those six offenses, involving such a victim when the offenses, attempts, conspiracies, or complicities are committed pursuant to a scheme or course of conduct, whether committed against one victim or more than one victim, and, in such a situation, permits the value of the property or services

involved for the purpose of determining the penalty to be the aggregate value of all property and services involved in the series.

Specifies that in the prosecution of any violation of the Theft Offense Chapter, if the lack of consent of the victim is an element of the violation, evidence that, at the time of the alleged violation, the victim lacked the capacity to give consent is admissible to show that the victim did not give consent.

Expands the offense of theft to also prohibit a person, with purpose to deprive the owner of property or services, from knowingly obtaining or exerting control over either the property or services by intimidation.

Secs. 301.27, 2913.01, 2913.02, 2913.03, 2913.04, 2913.21, 2913.31, 2913.43, 2913.61, and 2913.73.



Am. Sub. H.B. 3

Reps. Evans, Gardner, Willamowski, Jolivette, Padgett, Maier, Taylor, Mottley, Van Vyven, Terwilleger, Pringle, Myers, Callender, Haines, Salerno, DePiero, Tiberi, Carey, Krupinski, D. Miller, Vesper, Verich, Flannery, Grendell, Williams, Allen, Wilson, Ogg, Jones, Ford, Cates, Amstutz, Perz, Austria, Hollister, Schuler, O'Brien, Corbin, Harris, Metzger, Roman, Young, Opfer, Perry, Patton, Bender, Householder, Smith, Barnes, Sutton

Sens. Latta, Hottinger, Carnes, Armbruster, Drake, Watts, Spada, Gardner

Effective date: November 22, 1999

Extends the Victim's Rights Law (1) to proceedings in a juvenile court in which a child is charged with committing an act that would be a felony or a specified misdemeanor if committed by an adult and (2) to the period of detention or other disposition of a child adjudicated delinquent for committing an act that would have been a felony or a specified misdemeanor if committed by an adult.

Expands the weekly report each clerk of a court of record must send to the Bureau of Criminal Identification and Investigation (BCII) to include cases involving an adjudication in a case in which a child under 18 years of age was alleged to be a delinquent child for committing an act that would be a felony or an offense of violence if committed by an adult.

Modifies the weekly report each juvenile court must send to BCII to include cases involving the disposition of a child who is a delinquent child for committing an act that would be a felony or an offense of violence if committed by an adult rather than cases involving an adjudication that a child is a delinquent child for committing such an act.

Broadens the instances in which a victim impact statement must be prepared to require a statement be prepared if a child is adjudicated a delinquent child for committing an act that would be a felony or an offense of violence if committed by an adult.

Secs. 109.42, 109.57, 2151.18, 2151.31, 2151.355, 2151.38, 2930.01, 2930.02, 2930.05, 2930.06, 2930.07, 2930.09, 2930.10, 2930.11, 2930.12, 2930.13, 2930.14, 2930.15, 2930.16, 2930.17, 2930.18, and 2930.19.



Sub. H.B. 29

Reps. Grendell, Pringle, Clancy, Schuler, Jerse, Taylor, Mottley, Willamowski, Womer Benjamin, Damschroder, Terwilleger, Padgett, Austria, Allen, Distel, Krupinski, DePiero, Hoops, Metelsky, Evans, Flannery, Hartnett, Maier, Salerno, Ford, Thomas, Bender, Buehrer

Sens. Blessing, Latta, Spada, Watts, Schafrath, Latell, Mumper

Effective date: October 29, 1999

Increases to a third degree felony the penalty for the offense of failure to comply with an order or signal of a police officer, when that offense is committed by operating a motor vehicle so as willfully to elude or flee a police officer and the operation of the motor vehicle by the offender caused a substantial risk of serious physical harm to persons or property or was a proximate cause of serious physical harm to persons or property.

Specifies factors relating to the pursuit that a sentencing court must consider when determining the seriousness of the offender's conduct for purposes of sentencing an offender for committing the offense of failure to comply with an order or signal of a police officer under the circumstances described in the preceding paragraph and a police officer pursues the offender during the commission of the offense.

Requires that the offender serve a prison term imposed for a felony violation of the offense of failure to comply with an order or signal of a police officer consecutively to any other prison term or mandatory prison term imposed upon the offender.

Secs. 2921.331 and 2929.14.



Am. H.B. 37

Reps. Taylor, Mottley, Metelsky, Winkler, Grendell, Thomas, Roman, Evans, Corbin, Patton, Allen, Hartnett, Van Vyven, Flannery, Young, Terwilleger, DePiero, Bender, Tiberi, Goodman, Buehrer, Willamowski, Maier, Haines, O'Brien, Pringle, Brading, Verich, Cates

Sens. Latta, Blessing, Herington, Armbruster, Brady, DiDonato, Hottinger, Johnson, Spada, Wachtmann, Watts, Ray, Gardner, Schafrath

Effective date: September 29, 1999

Creates the offense of "reckless homicide," which is committed when a person recklessly causes the death of another or the unlawful termination of another's pregnancy.

Sec. 2903.041.



Sub. H.B. 55

Reps. Schuler, Carey, Haines, Taylor, Vesper, Boyd, Jolivette, Pringle, Goodman, Patton, DePiero, Van Vyven, Tiberi, Corbin, Salerno, Evans, Hartnett, Cates, O'Brien, Terwilleger, Verich, Sulzer, Hollister, Mottley, Grendell, Schuring, Brading, Harris, Metzger, Maier, Lucas, Ogg, Flannery, Barnes, Britton, Bender, Wilson, Allen, Winkler

Sens. Watts, Schafrath, Spada, Gardner, Blessing, Carnes, Kearns, White, Prentiss

Effective date: September 29, 1999

Permits municipal and township police departments to dispose of certain unclaimed property by donating it to public agencies, nonprofit organizations, or

certain veterans, charitable, religious, educational, or other tax-exempt organizations if a specified resolution or ordinance is adopted by the legislative authority.

Authorizes township law enforcement agencies to inventory and dispose of stolen or other recovered property under statutory procedures similar to those used by some municipal corporations.

Secs. 505.105, 505.106, 505.107, 505.108, 505.109, 505.991, 737.32, and 2933.41.



H.B. 61

Reps. Womer Benjamin, Mead, Coughlin, Terwilleger, Thomas, Clancy, Gardner, Jacobson, Harris, Corbin, Taylor, Jerse, Mottley, Damschroder, Carey, Jones, O'Brien, Haines, Brading, Salerno, Maier, Opfer, Winkler, Metzger, Patton, Hartnett, Grendell, Logan, Olman, Pringle, Flannery, DePiero, Ford, Sulzer, Boyd, Britton, Evans, Allen, Cates, Myers, Vesper

Sens. Oelslager, Latta, Herington, Cupp

Effective date: August 25, 1999

Permits a judge to impose a pre-trial suspension of the driver's or commercial driver's license or permit or nonresident operating privilege of a person who is charged with the offense of aggravated vehicular homicide, vehicular homicide when it is a felony, or aggravated vehicular assault if the judge determines at the initial appearance, preliminary hearing, or arraignment that the person's continued driving will be a threat to public safety.

Increases from a first degree misdemeanor to a fourth degree felony the penalty for vehicular homicide when the offender's driver's or commercial driver's license or permit or nonresident operating privilege was suspended or revoked at the time of the offense.

Secs. 2903.07 and 4511.196.



Am. Sub. H.B. 62

Reps. Coughlin, Tiberi, Hood, Evans, Womer Benjamin, Myers, Willamowski, Jolivette, Haines, Brading, Winkler, Young, Salerno, Calvert, Hoops, Carey, Terwilleger, Amstutz, Harris, Metzger, Grendell, Maier

Sens. Latta, Drake, Spada

Effective date: November 3, 1999

Requires the Director of Rehabilitation and Correction to adopt rules and the warden of a state correctional institution to adopt regulations governing the form, medium, and quantity of materials that each prisoner at the institution may receive and retain.

Requires the Director to adopt a rule establishing a standard for determining whether material is a prohibited inflammatory material.

Permits each prisoner to receive a reasonable number of materials directly from publishers or other distributors, or possibly from other sources, subject to security inspections and withholding under the act.

Requires the warden of a state correctional institution or the warden's designee to inspect a prisoner's incoming mail to determine whether that mail is a prohibited inflammatory material.

Requires the warden or the warden's designee to withhold prohibited inflammatory material from delivery to a prisoner.

Requires the Director to appoint a Publication Review Committee to review decisions of wardens and warden's designees to withhold material from delivery.

Provides a procedure by which the prisoner who is the intended recipient of withheld prohibited inflammatory material may have the withholding determination reviewed by the Publication Review Committee.

Authorizes a warden or warden's designee to dispose of withheld prohibited inflammatory material in the manner considered to be most appropriate under the circumstances.

Secs. 5120.425, 5120.426, 5120.427, and 5120.428.



Am. H.B. 100

Reps. Young, Allen, Barrett, Brading, Britton, Buchy, Callender, Cates, Corbin, Core, Damschroder, DePiero, Evans, Flannery, Ford, Gardner, Grendell, Hartnett, Hoops, Householder, Jacobson, Jerse, Jolivette, Jones, Jordan, Krebs, R. Miller, Mottley, Myers, Netzley, O'Brien, Ogg, Olman, Padgett, Patton, Roman, Schuck, Sulzer, Taylor, Terwilleger, Thomas, Van Vyven, Vesper, Willamowski, Williams, Buehrer, Goodman, Tiberi, Carey, Peterson, Haines, Barnes, Sullivan, Verich, Maier, Calvert, Clancy, Hollister, Harris, Pringle, Austria, Schuring, Boyd, James

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

Effective date: March 23, 2000

Expands the offense of felonious assault to also prohibit a person with knowledge that the person has tested HIV positive from knowingly doing any of the following: (1) engaging in sexual conduct with another person without disclosing that knowledge to the other person prior to engaging in sexual conduct, (2) engaging in sexual conduct with a person whom the offender knows or has reasonable cause to believe lacks the mental capacity to appreciate the significance of the knowledge that the offender has tested HIV positive, or (3) engaging in sexual conduct with a person under 18 years of age who is not the spouse of the offender.

Limits the definition of "sexual conduct" that applies to the new prohibition to exclude the insertion of an instrument, apparatus, or other object that is not a body part into the vaginal or anal cavity of another unless the offender knew at the time of the insertion that the instrument, apparatus, or other object carried the offender's bodily fluid.

Subjects a person accused of violating the new felonious assault prohibitions to mandatory HIV testing upon the request of the prosecutor in the case, the victim, or any other person whom the court reasonably believes had contact with the accused in circumstances related to the offense that could have resulted in the transmission to that person of the HIV virus.

Specifies that prosecution under the act's new felonious assault prohibitions of a person testing HIV positive is not prohibited by that person's compliance with existing law's requirement that a person testing HIV positive disclose that knowledge to another person with whom the offender intends to make common use of a hypodermic needle or engage in sexual conduct.

Secs. 2903.11, 2907.27, 2907.28, and 3701.243.



Am. Sub. H.B. 137

Reps. Carey, Thomas, Taylor, Sulzer, Schuler, Terwilleger, Willamowski, Brading, Ogg, Van Vyven, Pringle, Mead, Evans, Clancy, Mottley, Hollister, Vesper, Olman, Harris, Padgett, Womer Benjamin, DePiero, Callender, Haines, Corbin, Salerno, O'Brien, Grendell, Bateman, Perz, Metzger, Winkler, Sutton, Perry, Wilson, Flannery, Hoops, Amstutz, Logan, Cates

Sens. Mallory, Fingerhut, Shoemaker, Latta, Spada, Watts, Drake, Oelslager, Carnes, Mumper, Schafrath, Gardner, Kearns, DiDonato

Effective date: March 10, 2000

Includes in the pattern of conduct required to commit the offense of menacing by stalking actions or incidents that prevent, obstruct, or delay the performance by a public official, firefighter, rescuer, or emergency medical services person of any authorized act within the particular person's official capacity.

Increases to a fourth degree felony the penalty for the offense of menacing by stalking if any of a list of specified aggravating factors applies.

Expands the offense of disrupting public services to prohibit a person, purposely by any means or knowingly by damaging or tampering with any property, from substantially impairing the ability of emergency medical services personnel to respond to an emergency or to protect and preserve any person or property from serious physical harm.

Specifies that the offense of disorderly conduct is a fourth degree misdemeanor if the offense is committed in the presence of any law enforcement officer, firefighter, rescuer, medical person, emergency medical services person, or other authorized person who is engaged in the person's duties at the scene of a fire, accident, disaster, riot, or emergency of any kind.

Expands the offense of misconduct at an emergency to prohibit a person from knowingly hampering the lawful operations of any emergency medical services person engaged in the person's duties at the scene of a fire, accident, disaster, riot, or emergency of any kind.

Increases the penalty for misconduct at an emergency from a fourth degree misdemeanor to a first degree misdemeanor if the violation creates a risk of physical harm to persons or property.

Increases the penalty for obstructing official business from a second degree misdemeanor to a fifth degree felony if the violation creates a risk of physical harm to any person.

Permits the denial of bail for a person accused of menacing by stalking in circumstances in which it is a felony.

Expands the list of persons who may request, or be protected by, an anti-stalking, assault, or menacing temporary protection order or by a domestic violence temporary protection order to specifically include the alleged victim and a family or household member of the alleged victim.

Secs. 2903.211, 2903.213, 2909.04, 2917.11, 2917.13, 2919.26, 2921.31, and 2937.222.



Sub. H.B. 162

Reps. Salerno, Bateman, Bender, Boggs, Boyd, Brading, Britton, Buchy, Buehrer, Callender, Cates, Clancy, Corbin, Core, Coughlin, Damschroder, Evans, Ford, Gerberry, Goodman, Haines, Harris, Householder, Jolivette, Jones, Krebs, Krupinski, Logan, Maier, Mead, Metzger, Mottley, Myers, O'Brien, Ogg, Olman, Opfer, Padgett, Patton, Perz, Pringle, Roman, Schuler, Schuring, Stapleton, Sulzer, Sutton, Taylor, Terwilleger, Thomas, Tiberi, Van Vyven, Vesper, Willamowski, Williams, Wilson, Winkler, Womer Benjamin, Carey, Allen, DePiero, Sullivan, Hoops, Roberts, Barnes, Lucas, Netzley, R. Miller, Smith

Sens. Blessing, Latta, Drake, Carnes, Kearns, Gardner, Mumper, White, Nein, Armbruster, Wachtmann, DiDonato, Spada, Watts, Johnson, Hagan, Brady, Shoemaker, Prentiss, Espy, Schafrath

Effective date: August 25, 1999

Increases to a second degree felony the penalty for the offense of endangering children when the offense involves a violation of the prohibition against abusing a child under 18 or a mentally or physically handicapped child under 21 and results in serious physical harm to the child.

Prohibits a parent, guardian, custodian, or person having custody of a child under 18 or a mentally or physically handicapped child under 21 from causing serious physical harm to, or the death of, the child as a proximate result of permitting the child to be abused, tortured, administered corporal punishment or other physical disciplinary measure, or physically restrained in a cruel manner or for a prolonged period, specifies that a violation of the prohibition is the new offense of permitting child abuse, and provides that the offense is a third degree felony or, if the offense causes the death of the child, a first degree felony.

Expands the Revised Code's definition of "offense of violence" to include (1) the new offense of permitting child abuse, (2) the offense of endangering children when committed in specified circumstances involving child abuse or child abuse-related activities, (3) a violation of an existing or former municipal ordinance or law of Ohio, any other state, or the United States that is substantially equivalent to the new offense or to the offense of endangering children committed in those circumstances, and (4) a conspiracy to commit, attempt to commit, or complicity in committing the new offense or the offense of endangering children committed in those circumstances.

Secs. 2901.01, 2903.15, and 2919.22.



Sub. H.B. 202

Reps. Winkler, Allen, Brading, Ford, Haines, Mottley, O'Brien, Padgett, Pringle, Sulzer, Terwilleger, Tiberi, Van Vyven, Young, Ferderber, Callender, DePiero, Perry, Clancy, Harris, Barnes, Perz, Myers, Barrett, Evans, Thomas, Austria, Schuler, Opfer, Salerno, Roman

Sens. Latta, Drake, Watts, Spada, Fingerhut

Effective date: Emergency, February 9, 2000; certain provisions effective March 10, 2000

Creates the offense of tampering with drugs, which prohibits a person from knowingly doing either of the following: (1) adulterating or altering any dangerous drug or substituting any dangerous drug with another substance or (2) adulterating or altering any package or receptacle containing any dangerous drug or substituting any package or receptacle containing a dangerous drug with another package or receptacle.

Makes ineligible for treatment in lieu of conviction an offender charged with tampering with drugs if the alleged violation resulted in physical harm to any person or if the person previously has been treated for drug abuse.

Includes within the definition of "drug abuse offense" the new offense of tampering with drugs.

Contingent on Am. Sub. H.B. 137 of the 123rd General Assembly becoming law, replaces a penalty escalation factor enacted in that act that provides for an increased penalty for the offense of menacing by stalking if the offender previously had been found to be a mentally ill person subject to hospitalization by court order under the criteria set forth in R.C. 5122.01(B)(1) or (2) or if the offender previously had been voluntarily admitted under R.C. 5122.02 and, as the basis for or subsequent to that voluntary admission, the offender was determined to represent a risk to self or others to the extent described in R.C. 5122.01(B)(1) or (2) with a new penalty escalation factor. Under the act, the factor provides for the increased penalty if, prior to committing the menacing by stalking offense, the offender had been determined to represent a substantial risk of physical harm to others as manifested by evidence of then-recent homicidal or other violent behavior, evidence of then-recent threats that placed another in reasonable fear of violent behavior and serious physical harm, or other evidence of then-present dangerousness. (Am. Sub. H.B. 137 of the 123rd General Assembly will take effect on March 10, 2000.)

Expands preexisting provisions that permit a court to order a mental evaluation of a person charged with the offense of violating a protection order, in certain circumstances, so that they also will apply in any case in which a person is charged with the offense of menacing by stalking or with a violation of a substantially similar municipal ordinance.

Secs. 2903.211, 2919.271, 2925.01, 2925.24, 2937.23, and 2951.041.



Sub. S.B. 2

Sens. Carnes, Watts, Mumper, Oelslager, Johnson, Spada, Gardner, Armbruster

Reps. Logan, Taylor, Myers, Buehrer, DePiero, Willamowski, Callender, Tiberi, Householder, Cates, Vesper, Ford, Brading, Core, Amstutz, Krebs, Terwilleger, Buchy, Perz, Padgett, Hollister, Schuler, Jones,

**Gardner, Barrett, Boyd, Flannery, Healy, Krupinski, Jacobson, Corbin,
Britton, Salerno**

Effective date: November 22, 1999

Clarifies that multiple offenses of petty theft, theft, grand theft, grand theft of a motor vehicle, aggravated theft, or theft of drugs may be tried as a single offense when they involve a common course of conduct to defraud multiple victims and provides rules for prosecuting those offenses.

In the law that sets forth criminal prohibitions related to the solicitation of contributions for a charitable organization or charitable purpose and to the conduct of charitable sales promotions (i.e., the Charitable Solicitations Law): (1) modifies one of the preexisting prohibitions so that it pertains to the commission of deceptive acts or practices instead of the commission of *unfair or* deceptive acts or practices, (2) defines deceptive act or practice for purposes of that prohibition, (3) increases the penalty for certain violations of that prohibition and provides a four-tiered penalty structure for it under which the penalty increases as the value of the solicitation involved increases, if the offender has any prior specified conviction, or if the victim of the offense is an elderly person or disabled adult, (4) provides for joinder in prosecution of multiple violations of that prohibition, and (5) specifies that a violation of that prohibition (instead of a violation of any of the preexisting prohibitions in the Charitable Solicitations Law) constitutes the offense of solicitation fraud.

In the Charitable Solicitations Law, adds a new prohibition against misleading any person as to any material fact concerning the solicitation of contributions for a charitable organization or a charitable purpose or concerning a charitable sales promotion.

In the Charitable Solicitations Law, modifies two preexisting prohibitions that pertain to misleading persons by replacing references to "misrepresenting" certain things to a person with references to "making or using any representation" to a person "that implies" those things to the person.

Contingent on Sub. H.B. 2 of the 123rd General Assembly becoming law (note: Sub. H.B. 2 takes effect on November 10, 1999), includes solicitation fraud in the provision of that act that specifies that, if an offender is being tried for the commission of a series of violations of, attempts to commit a violation of, conspiracies to violate, or complicity in violations of specified offenses involving a victim who is an elderly person or disabled adult, all of the offenses may be tried as a single offense and the value of the property or services involved for the purpose of determining the degree of the offense is the aggregate value of all property or services involved in the series of offenses.

Secs. 1716.01, 1716.14, 1716.99, and 2913.61.



Am. S.B. 7

Sens. Oelslager, Brady, Cupp, Kearns, Latta, McLin, Mumper, Schafrath, Blessing, Herington, Gardner, Carnes, Watts, Spada, Drake, Hottinger, Johnson, Ray, Latell

Reps. Roman, Womer Benjamin, Callender, Buehrer, Goodman, Lucas, Logan, Taylor, Van Vyven, Austria, Healy, Grendell, Thomas, Terwilleger, Damschroder, Salerno, Verich, DePiero, Perry, Vesper, Schuler, Amstutz, Hollister, Calvert, Wilson, Padgett, Metelsky, Harris, Core, Clancy, Tiberi, Hoops, Sullivan, Flannery, Kilbane, Peterson, Pringle, Opfer, Hartnett, Boyd, Barnes, Krupinski, Olman

Effective date: August 25, 1999

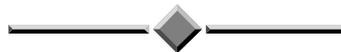
Creates the offense of taking the identity of another.

Prohibits a person from obtaining, possessing, or using any personal identifying information of any living or dead individual with the intent to fraudulently obtain credit, property, or services or avoid the payment of a debt or other legal obligation.

Prohibits a person from creating, obtaining, possessing, or using the personal identifying information of any living or dead individual with the intent to aid or abet another person in violating the prohibition described above.

Defines "personal identifying information" to include, but not be limited to, the name, address, telephone number, driver's license, driver's license number, commercial driver's license, commercial driver's license number, state identification card, state identification card number, Social Security card, Social Security number, place of employment, employee identification number, mother's maiden name, demand deposit account number, savings account number, money market account number, mutual fund account number, other financial account number, personal identification number, password, or credit card number of a living or dead individual.

Sec. 2913.49.



Sub. S.B. 8

Sens. Blessing, Johnson, Oelslager, Cupp, Hottinger, Watts, Latta, Nein, White, Mumper, Gardner, Drake, Schafrath, Spada

Reps. Lucas, DePiero, Womer Benjamin, Willamowski, Tiberi, Taylor, Jacobson, Householder, Buchy, Mottley, Thomas, Haines, Salerno, Coughlin, Olman, Damschroder, Pringle, Vesper, Corbin, Roman

Effective date: July 29, 1999

Establishes procedures to implement a portion of the amendment to Section 9 of Article I of the Ohio Constitution adopted in the November, 1997, general election regarding a denial of bail for a person charged with a specified criminal offense.

Requires a judge, on the motion of the prosecuting attorney or on the judge's own motion, to hold a hearing to determine whether to deny bail to a person charged with aggravated murder when it is not a capital offense, murder, a first or second degree felony, aggravated vehicular homicide, or a fourth degree felony OMVI offense, requires detention of the accused until the conclusion of the hearing, and provides for a continuance of the hearing.

States that no person so charged may be denied bail unless the judge finds by clear and convincing evidence that (1) the proof is evident or the presumption great that the person committed the offense, (2) the person poses a substantial risk of serious physical harm to any person or to the community, and (3) no release conditions will reasonably assure the safety of that person and the community.

Provides that the state has the burden of proof on the above-described matters that a judge must find in order to deny bail for the specified offenses, grants the accused the right to be represented by counsel and to testify at the hearing, provides other procedures for the hearing, and specifies factors that the court must consider in making its determination.

Requires that, if bail is denied, the accused must be detained and the court or magistrate must require the officer having custody of the accused to take a message immediately to an attorney within the municipal corporation where the accused is detained or to make available immediately to the accused a telephone for calling to arrange for legal counsel.

Authorizes a judge who holds a bail denial hearing to reopen the hearing before trial in specified circumstances, and authorizes the court of common pleas with jurisdiction over a case to continue an order of a municipal court or a county court denying bail or to hold a hearing to determine whether to continue that order.

Provides that an order of a court of common pleas denying bail is a final appealable order, and provides procedures regarding an appeal to a court of appeals of an order denying bail and criteria governing the appeal.

Secs. 2937.03, 2937.222, and 2937.32.



Am. S.B. 9

Sens. Mumper, Carnes, Drake, Johnson

Reps. Tiberi, Womer Benjamin, Evans, A. Core, Brading, Mottley, Roberts, Terwilleger, Sutton, Perry

Effective date: March 8, 2000

In the lists of specified factors that a court sentencing an offender for a felony must consider in exercising its sentencing discretion, adds a new factor that the court must consider as indicating that the offender's conduct is *more serious* than conduct normally constituting the offense--that: (1) the offense is domestic violence, or is felonious assault, aggravated assault, or assault involving a person who was a family or household member at the time of the offense, (2) the offender committed the offense in the vicinity of one or more children who are not victims of the offense, and (3) the offender or the victim of the offense is a parent, guardian, custodian, or person in loco parentis of one or more of the children.

Specifically authorizes the court to order the offender to obtain counseling as a possible community nonresidential sanction for an offender convicted of a felony offense of the type described in the factor summarized in the preceding paragraph.

In the list of specified factors that a court sentencing an offender for a misdemeanor must consider in favor of imposing imprisonment for the misdemeanor, adds a new factor--that: (1) the offense is domestic violence, or is assault involving a person who was a family or household member at the time of the offense, (2) the offender committed the offense in the vicinity of one or more children who are not victims of the offense, and (3) the offender or the victim of the offense is a parent, guardian, custodian, or person in loco parentis of one or more of the children.

Specifies that, if a court sentencing an offender for a misdemeanor offense described in clause (1) of the immediately preceding paragraph decides to impose

a term of imprisonment upon the offender, the court must consider the factor summarized in that paragraph in favor of imposing a longer term of imprisonment.

Specifically authorizes the court to order the offender to obtain counseling as an additional condition of probation or suspension of sentence for an offender convicted of a misdemeanor of the type described in the factor summarized in the second preceding paragraph.

Secs. 2929.01, 2929.12, 2929.17, 2929.22, and 2951.02.



Am. Sub. S.B. 13

Sen. Blessing

Reps. Logan, Myers, Taylor, Callender, Jones, Grendell, Terwilleger

Effective date: March 23, 2000

Modifies the definition of "first offender" that designates who is eligible to have criminal conviction records sealed under the Criminal Conviction Records Sealing Law to also include, in certain circumstances, offenders who have two or three convictions resulting from the same charges, guilty plea, or official proceeding and resulting from related criminal acts that were committed within a three-month period.

Permits a court in which an application is filed requesting the sealing of criminal conviction records based on the modification described in the preceding paragraph to determine that it is not in the public interest for the two or three convictions to be counted as one conviction and, as a result, to deny the application.

Excludes from the Criminal Conviction Records Sealing Law (1) all convictions of an offense of violence when the offense is a first degree misdemeanor or a felony and when the offense is not riot and is not assault, inciting to violence, or inducing panic that is a first degree misdemeanor, (2) all convictions of an offense of which the victim was under 18 years of age when the offense is a first degree misdemeanor or a felony, and (3) all convictions of a first or second degree felony.

Secs. 2953.31, 2953.32, and 2953.36.



Am. Sub. S.B. 22

Sens. Johnson, Finan, Latta, Mumper, Watts, Armbruster, White, Oelslager, Cupp, Spada, Wachtmann, Blessing, Gardner

Reps. Womer Benjamin, Willamowski, Buehrer, Tiberi, Trakas, Corbin, Mead, Hartnett, Winkler, Clancy, Damschroder, Stapleton, Jacobson, Vesper, Hoops, Calvert, Aslanides, Perry, Krebs, Roman, Jordan, Gardner, Maier, Boyd, Barnes

Effective date: May 17, 2000

Establishes, in the prohibited concentration portion of the offense of state OMVI, separate prohibited concentration prohibitions that apply to any person who has a concentration of .17 of one per cent or more by weight of alcohol in the person's blood, a concentration of .17 of one gram or more by weight of alcohol per 210 liters of the person's breath, or a concentration of .238 of one gram or more by weight per 100 milliliters of the person's urine; provides more stringent sanctions, generally involving an increased period of required incarceration, for a person who violates any of the prohibitions; and conforms numerous preexisting provisions to these changes.

Retains first-time felony state OMVI as a fourth degree felony, but modifies the preexisting sentencing provisions for first-time felony state OMVI by (1) permitting the sentencing court, as an alternative to the preexisting mandatory term of local incarceration of 60 days, to impose upon the offender a mandatory prison term of 60 days and (2) permitting the sentencing court to sentence the offender to a definite prison term of not less than six months and not more than 30 months.

Increases to a third degree felony the penalty for a second or subsequent felony conviction of state OMVI, but retains the preexisting mandatory prison term of 60 days and all other preexisting sentencing provisions for second or subsequent felony convictions of state OMVI.

Increases by \$50 the minimum fine that a court must impose for a conviction of state OMVI, and requires the additional fine money to be paid to the political subdivision that pays the cost of housing the offender during the offender's term of incarceration or, if the offender was confined as a result of the offense prior to being sentenced for the offense but was not sentenced to a term of incarceration, to the political subdivision that paid the cost of housing the offender during that period of confinement.

For a fine imposed upon a repeat state OMVI offender, expands the purposes for which a political subdivision may use the fine money that is paid to the political subdivision that pays the cost of housing the offender during the offender's term of incarceration, as described in the preceding paragraph, to authorize the political subdivision to also use the fine money to pay or reimburse treatment costs the political subdivision incurs in housing or providing drug and alcohol treatment to persons who commit state OMVI or a violation of a substantially similar municipal ordinance.

For a fine imposed upon a first-time state OMVI offender, requires the political subdivision to use the additional \$50 fine money described in the second preceding paragraph to pay or reimburse incarceration or treatment costs it incurs in housing or providing drug and alcohol treatment to persons who commit state OMVI or a violation of a substantially similar municipal ordinance and to pay for ignition interlock devices and electronic house arrest equipment.

Enacts an exception to the preexisting provision requiring a term of imprisonment for a misdemeanor to be served concurrently with a prison term imposed for a felony--under the exception, when the trial court so specifies, a sentence of imprisonment imposed for a misdemeanor offense of state OMVI, driving under financial responsibility law suspension or revocation, driving without paying a license reinstatement fee, driving under license suspension or revocation, or driving under OMVI suspension or revocation must be served consecutively to a prison term imposed for a felony offense of aggravated vehicular homicide, vehicular homicide, aggravated vehicular assault, state OMVI, or involuntary manslaughter involving the offender's operation of a motor vehicle that is to be served in a state correctional institution.

Changes from once every year to once every five years the frequency with which a person who renews the registration of a motor vehicle that displays special license plates imprinted with the International Symbol of Access must submit specified supporting documentation to the Registrar of Motor Vehicles.

Secs. 2929.01, 2929.13, 2929.14, 2929.15, 2929.16, 2929.17, 2929.18, 2929.19, 2929.23, 2929.41, 2937.222, 3793.10, 4503.233, 4503.44, 4507.164, 4511.19, 4511.191, 4511.99, 5120.032, 5120.033, and 5120.161.



S.B. 49

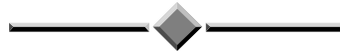
Sens. Cupp, Latta, Watts, Blessing, Drake, Spada, Mumper

Reps. Tiberi, Amstutz, Brading, Damschroder, Buchy, Corbin, Roman, Core, Salerno, Terwilleger, Coughlin, Austria, DePiero

Effective date: October 29, 1999

Modifies the Speedy Trial Law to specify that, when a person is charged with multiple offenses of different degrees, whether felonies, misdemeanors, or combinations of felonies and misdemeanors, all of which arose out of the same act or transaction, the person must be brought to trial on all of the charges within the time period required for the highest degree of offense charged.

Sec. 2945.71.



Am. S.B. 51

Sens. Kearns, Carnes, Drake, Gardner, Mumper, Oelslager, Wachtmann, White, Brady, Fingerhut, Cupp, Blessing, Latta, Herington, Watts, Spada, Espy, DiDonato

Reps. Austria, Tiberi, Buehrer, DePiero, Ferderber, Jones, Willamowski, Logan, Padgett, Terwilleger, Roberts, Verich, O'Brien, Mottley, Barrett, Britton, Gooding, Distel, Patton, Metelsky, Bender, Ogg, Perz, Cates, Salerno, Barnes, Hoops, Evans, Pringle, Olman, Haines, Flannery, Krupinski, Maier, Schuler, Calvert, Hollister, Vesper, Grendell, Buchy, Ford, Carey, Harris, Metzger, Corbin, Winkler, Householder, Trakas, Amstutz

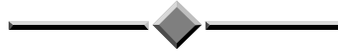
Effective date: September 20, 1999

Revises the offense of desecration to additionally prohibit a person from purposely defacing, damaging, polluting, or otherwise physically mistreating religious artifacts or sacred texts within the grounds upon which a place of worship is located.

Increases the penalty for the offense of desecration when an offender defaces, damages, pollutes, or otherwise physically mistreats a place of worship from a first degree misdemeanor that is punishable by a fine of up to \$4,000 in addition to the penalties specified for a first degree misdemeanor to: (1) generally a fifth degree felony that is punishable by a fine of up to \$2,500 in addition to the penalties specified for a fifth degree felony, (2) if the value of the property or the amount of physical harm involved is \$5,000 or more but less than \$100,000, a fourth degree felony, and (3) if the value of the property involved is \$100,000 or more, a third degree felony.

Increases from \$5,000 to \$15,000 the amount of damages a person may recover for injury or loss to person or property in a suit against the parent of a minor child as a result of the minor child's commission of an act of vandalism, desecration, or ethnic intimidation, and clarifies the type of recovery that may be had in a suit of that nature or in a suit against a child who commits an act of that nature.

Secs. 2307.70 and 2927.11.



Sub. S.B. 64

Sens. Wachtmann, Drake, Watts, Spada

Reps. Taylor, Logan, Womer Benjamin, Buchy, Brading, Patton, Verich, Buehrer, Padgett, Terwilleger, Hoops, Mottley, Perz, Salerno

Effective date: October 29, 1999

Requires that each person offering certain kinds of new and unused personal property for sale to the general public at a flea market or other location must maintain for at least two years a record of the person's purchases of that property.

Prohibits a person from doing any of the following: (1) knowingly falsifying, obliterating, or destroying the above-described required record, (2) knowingly refusing or otherwise failing, upon the request of a law enforcement officer, to make the record available for inspection within a reasonable period of time, or (3) failing to comply with any other requirements of the new record-keeping provisions.

Provides that it is not a defense to a charge of receiving stolen property that the property was obtained by means other than through the commission of a theft offense if the property was explicitly represented to the accused person as being obtained through the commission of a theft offense.

Secs. 1349.06, 1349.99, and 2913.51.



Am. Sub. S.B. 107

Sens. Latta, Oelslager, Fingerhut, Blessing, Drake

Reps. Jerse, DePiero, Willamowski, Womer Benjamin, Myers, Jones, Damschroder, Allen, Brading, Flannery, Corbin, Patton, Clancy, A. Core, O'Brien, Salerno, Hartnett, Maier

Effective date: March 23, 2000

Clarifies that other sentencing provisions, in addition to mandatory prison terms, limit a court in its general discretion to determine the most effective way to sentence a felon in compliance with Ohio's purposes and principles of sentencing.

In the factors that the court must consider in sentencing an offender for a fourth or fifth degree felony, revises the factor that currently requires the court to consider whether the offender committed another offense while under a prior community control sanction to instead require it to consider whether the offender committed the current offense while under a community control sanction, while on probation, or while released from custody on a bond or personal recognizance, and adds a new factor to require the court to consider whether the offender committed the current offense while in possession of a firearm.

Specifies that (1) an attempt to commit a drug abuse offense for which the penalty is determined by the amount or number of unit doses of the involved controlled substance is an offense of the same degree as the drug abuse offense attempted would be if that offense had been committed and had involved an amount or number of unit doses of the controlled substance within the next lower range of controlled substance amounts, and (2) the sentencing court, when considering sentencing factors in relation to an attempt offense of that nature, must consider the factors applicable to the felony category that the drug abuse offense attempted would be if it had been committed and had involved that next lower amount or number of unit doses.

Requires the sentencing court, when considering sentencing factors in relation to an attempt to commit an offense that is not a drug abuse offense of the type described in the prior paragraph, to consider the factors applicable to the felony category of the attempt instead of those applicable to the felony category of the offense attempted.

Permits a court to order a felony prison sentence to be served consecutively to a felony prison sentence imposed by a court of another state or the United States.

Permits certain mandatory prison terms imposed for having a firearm while committing a felony to be imposed regardless of whether a prison term is imposed

for the underlying felony and clarifies how those mandatory prison terms must be served.

Specifies that, if a convicted felon who is sentenced to one or more community control sanctions absconds or otherwise leaves the jurisdiction of the court in which the offender resides without permission, or if the offender is confined in any institution for the commission of an offense while under a community control sanction, the period of the community control sanction ceases to run until the offender is brought before the court for further action.

Redefines "economic loss" for the purpose of the Criminal Sentencing Law, as used in the law governing restitution as a financial sanction for a felony, to mean any economic detriment suffered by a victim as a result of the commission of a felony, including any loss of income due to lost time at work because of any injury caused to the victim, and any property loss, medical cost, or funeral expense incurred as a result of the commission of the felony.

Changes the maximum amount that the court may impose upon a convicted felon as a financial sanction of reimbursement of all or part of the costs of confinement to provide that the amount may not exceed the total amount of reimbursement the offender is able to pay as determined at a hearing and may not exceed the actual cost of the confinement.

Provides that imposition of a financial sanction upon a convicted felon and execution on the financial sanction as a judgment does not preclude any other power of the court to impose or enforce sanctions on the offender.

Provides for delivery to the facility administrator or jailer of convicted felons sentenced to a community-based correctional facility or a jail under a community residential sanction; provides for the reduction of the sentence of a felon sentenced to jail for days confined prior to delivery to the jail; and limits to the maximum prison term available for the offense the amount of time that a convicted felon who is sentenced to a community-based correctional facility may be confined prior to delivery to the jailer, administrator, or keeper in a jail, in a community-based correctional facility, or for any reason arising out of the offense for which the person was convicted and sentenced.

Provides an additional exception to the prohibition against reducing mandatory prison terms for the existing requirement that the Adult Parole Authority reduce a convicted felon's stated prison term by the time served in jail prior to delivery of the convicted felon into the custody of the Department of Rehabilitation and Correction (DRC).

Modifies the Criminal Sentencing Law's definition of "repeat violent offender," regarding the convictions that count as prior convictions, to specify that, in all cases, the convictions must have resulted in the death of, or in physical harm to, a person.

Requires the imposition of a mandatory prison term for certain third degree felonies listed in the Criminal Sentencing Law's definition of "repeat violent offender" (attempts to commit specified second degree felonies), if the offender previously has been convicted of or pleaded guilty to another offense specified in that definition.

Revises the notices that a court must provide to a convicted felon upon whom it imposes a prison term, regarding the possible application of bad time and post-release control and the possible imposition of a prison term for violating post-release control supervision.

Redefines who qualifies as an "eligible offender" for purposes of applying for and being granted a judicial release from a prison term imposed for a felony.

Revises and clarifies the time periods within which convicted felons who are eligible offenders may file a motion for judicial release.

Modifies, streamlines, and simplifies certain procedures under the law governing the judicial release of a convicted felon from a prison term, and requires a court to consider a warden's report when considering a prisoner for judicial release.

Repeals the requirement that the Adult Parole Authority give to the prosecuting attorney two weeks prior notice of the judicial release of a convicted first, second, or third degree felon from a prison term.

Modifies the conditions with which convicted misdemeanor offenders must comply when placed on probation or when their sentences are otherwise suspended by removing a specific firearms law-compliance condition currently required for probation.

Requires a court sentencing a felony offender to one or more nonresidential sanctions to impose as a condition of the sanction that, during the period of the sanction, the felony offender must abide by the law and may not leave the state without the permission of the court or the offender's probation officer, removes a specific firearms law-compliance condition currently required for nonresidential sanctions, and makes similar changes regarding the conditions of a conditional pardon, parole, transitional control, other type of release, or post-release control.

Revises the procedures regarding the placement of a convicted felon in a DRC program of shock incarceration or in a DRC intensive program prison by requiring the sentencing court to determine at the time of sentencing if the offender is eligible for placement in such a program or prison; permitting the sentencing court to recommend the offender if eligible for placement in such a program or prison, to disapprove placement of the offender in such a program or prison, or to make no recommendation on placement of the offender; permits DRC to place the offender in such a program or prison only if the court recommended the offender for placement or if the court made no recommendation and does not object to the placement; and requires DRC to notify the sentencing court of the offender's disposition if the court recommended an offender for placement in such a program or prison.

Expands the content of the Adult Parole Authority's (APA's) notice to the court of common pleas of the pending transfer of a DRC prisoner to transitional control to also require it to include a warden's report on the prisoner's institutional conduct.

Extends from ten to 30 days the time period for a sentencing court to notify the APA of its disapproval of the transfer of a DRC prisoner to transitional control.

Reclassifies the offense of contaminating a substance for human consumption or use, in certain circumstances, from a first degree aggravated felony with life imprisonment to life imprisonment with parole eligibility after serving 15 years of imprisonment.

Designates a violation of R.C. 2937.99, which pertains to a failure to appear after being released on recognizance, as the offense of failure to appear and modifies the penalty for the offense by classifying it as a first degree misdemeanor or fourth degree felony, depending on the circumstances.

For all drug trafficking offenses, all drug possession offenses, and the offense of illegal cultivation of marijuana, redesignates the minimums and the maximums that delineate the ranges of controlled substance amounts that are used in determining the penalty for the particular violation.

For the offenses of trafficking in heroin and possession of heroin, includes references to unit doses as well as to grams in the ranges of controlled substance amounts used in determining the penalty for a particular violation.

Eliminates from the prescription drug exemption to the drug possession offenses the requirement that the prescription drug be in the original container in which it was dispensed to the person who obtained it under a prescription.

Modifies the elements of aggravated funding of drug trafficking, funding of drug trafficking, and funding of marijuana trafficking so that the offense is committed by providing money or other items of value to purchase a controlled substance for the purpose of selling or offering to sell the controlled substance only if the amount of the controlled substance equals or exceeds a specified amount.

Modifies, and clarifies the application of, the major drug offender sentencing provisions of the Criminal Sentencing Law, and includes as a major drug offender a person who commits drug trafficking or drug possession offenses involving specified amounts of heroin in unit dose form or specified amounts of liquid L.S.D.

Increases to a fifth degree felony the penalty for permitting drug abuse when the drug abuse offense permitted is corrupting another with drugs or a drug trafficking offense that was committed other than in the vicinity of a school or a juvenile, and applies the nuisance law to premises or real estate involved in the offense.

Reclassifies illegal processing of drug documents as a fifth degree felony if the offense does not involve a false, forged, or stolen prescription or official written order.

Replaces a provision regarding punishment for violating a community control sanction by possessing or using a controlled substance with a provision that specifies that, if a convicted felon violates the conditions of a community control sanction imposed for the felony solely by reason of producing positive results on a drug test, the court, as punishment for the violation of the sanction, cannot order the offender imprisoned unless it makes specified determinations on the record.

Repeals treatment in lieu of conviction provisions for persons charged with a crime who are drug dependent or in danger of becoming drug dependent, and replaces them with new provisions for intervention in lieu of conviction for persons charged with a criminal offense when the court has reason to believe that drug or alcohol usage by the person was a factor leading to the person's criminal behavior.

In the felony sentence appeal provisions, specifies that the appeal as a matter of right that is granted, in certain circumstances, to defendants who are convicted of a felony and who are sentenced to the maximum prison term allowed for the offense does not apply when the maximum prison term imposed is required for the felony pursuant to the Drug Offenses Law or pursuant to any other Revised Code provision.

Expands the felony sentence appeal provisions to permit a defendant convicted of a felony to appeal as a matter of right a sentence that consists of an additional prison term of ten years imposed on a repeat violent offender.

Provides that the restriction against the APA granting a final release earlier than one year after a felony prisoner is released from an institution under post-release control applies only in relation to mandatory periods of post-release control.

Specifies that, when a felony prisoner is released under post-release control or when a felony prisoner who is under post-release control violates its sanctions or conditions, the conditions that the Parole Board or APA may impose as conditions of the post-release control or as sanctions for the violation generally may include any community residential sanction, nonresidential sanction, or financial sanction that the sentencing court was authorized to impose in sentencing the offender under the Criminal Sentencing Law.

Clarifies that a parolee who violates any condition of parole by committing a felony may be prosecuted for the new felony and, upon conviction, must be sentenced for it.

Specifies that any provision of a Revised Code section that refers to a previous conviction of or plea of guilty to a violation of a Revised Code section or a division of a Revised Code section must be construed to also refer to a previous conviction of or plea of guilty to a substantially equivalent offense under an existing or former law of Ohio, another state, or the United States or under an existing or former municipal ordinance.

Consolidates and relocates in the Criminal Code prohibitions against discharging a firearm upon or over a cemetery or within 100 yards of a cemetery, discharging a firearm on a lawn, park, pleasure ground, orchard, or other ground appurtenant to a schoolhouse, church, or an inhabited dwelling, the property of another, or a charitable institution, and discharging a firearm upon or over a public road or highway, and names a violation of any of the prohibitions as the offense of discharge of a firearm on or near prohibited premises.

Replaces the arrest authority of cemetery company or association watchmen, superintendents, gardeners, and agents, railroad union terminal company officers and agents, and railroad conductors and ticket agents with the authority to detain persons in specified circumstances, revises their law enforcement powers, and eliminates certain provisions relating to law enforcement powers of certain railroad special policemen.

Expands the provisions that make it a criminal offense for a person to keep a habitual resort for thieves, burglars, or robbers and that designate as a nuisance any premises so kept so that the provisions also cover persons and premises involved in specified types of felonious conduct.

Repeals the prohibitions against fighting a duel, being a second to a person who fights a duel, challenging another to fight a duel, accepting a challenge to fight a duel, or knowingly being the bearer of a challenge to fight a duel.

Repeals the Revised Code chapter that governs bridge companies incorporated to construct a bridge over a stream of water in Ohio and bridge companies incorporated to construct a bridge over the Ohio River.

Changes the name of the State Criminal Sentencing Council to the State Criminal Sentencing Commission.

Repeals the Revised Code section that contains the offense of vehicular homicide, incorporates the vehicular homicide prohibition from that section within the separate statute that contains the prohibition constituting the offense of aggravated vehicular homicide, modifies the elements of both of those prohibitions as they relate to drunken vehicular homicides and in other manners, enacts a new prohibition located in that statute that it names the offense of vehicular manslaughter, enacts a new sentencing structure for violations of all of those prohibitions, and conforms numerous provisions to these changes.

Provides that a court sentencing an offender convicted of a violation of a municipal ordinance that is substantially equivalent to aggravated vehicular homicide, vehicular homicide, or vehicular manslaughter must suspend the offender's driver's or commercial driver's license or permit or nonresident operating privilege for a period of time equivalent in length to the suspension required for the equivalent state offense.

Renames the offense of aggravated vehicular assault as vehicular assault, modifies the penalties for that offense, and enacts a new offense that it names aggravated vehicular assault.

Modifies the elements of the offense of involuntary manslaughter when it is based on a misdemeanor offense, expands that portion of the offense to also apply in relation to regulatory offenses, and replaces the special sanctions that apply to the offense in specified circumstances with the special sanctions of permanent revocation of the offender's driver's or commercial driver's license or permit and a mandatory prison term that apply in specified circumstances.

In the offense of state watercraft OMVI, modifies the list of prior convictions used in determining the offender's sentence to reflect the bill's changes described in the preceding paragraph.

In the Criminal Sentencing Law, replaces the terms "basic supervision" and "intensive supervision" with the terms "basic probation supervision" and "intensive probation supervision," specifies that these new terms include both parole supervision and post-release control supervision, and, in the portion of that Law that pertains to the imposition of nonresidential sanctions in the sentence of a convicted felon, replaces the old terms as authorized sanctions with the new terms.

Secs. 181.21, 181.22, 181.23, 181.24, 181.25, 1547.99, 1721.19, 1741.01, 1741.02, 1741.03, 1741.04, 1741.05, 1741.06, 1741.07, 1741.08, 1741.09, 1741.10, 1741.11, 1741.12, 1741.13, 1741.14, 1741.99, 2743.51, 2901.01, 2901.04, 2903.04, 2903.06, 2903.07, 2903.08, 2903.09, 2919.22, 2923.02, 2923.162, 2925.02, 2925.03, 2925.04, 2925.05, 2925.11, 2925.13, 2925.23, 2925.36, 2927.24, 2929.01, 2929.12, 2929.13, 2929.14, 2929.15, 2929.17, 2929.18, 2929.181, 2929.19, 2929.20, 2929.223, 2929.41, 2930.01, 2935.36, 2937.99, 2941.141, 2941.144, 2941.145, 2941.146, 2941.1410, 2949.08, 2951.02, 2951.041, 2953.08, 2967.121, 2967.13, 2967.131, 2967.141, 2967.16, 2967.26, 2967.28, 3719.121, 3719.70, 3719.99, 3767.12, 3773.05, 3773.07, 3773.21, 3773.211, 3773.99, 4503.19, 4503.233, 4507.021, 4507.16, 4507.162, 4507.164, 4507.169, 4507.1613, 4511.191, 4511.193, 4511.195, 4511.196, 4511.99, 4715.30, 4729.99, 4730.25, 4731.22, 4953.11, 4973.23, 4973.25, 5120.031, and 5120.032.



Am. S.B. 142

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

Reps. Womer Benjamin, Jones, Callender, Logan, DePiero, Myers, Willamowski, Amstutz, Grendell, Buehrer, A. Core, Brading, Verich, Sullivan, Allen, Sulzer, Boyd, Coughlin, Clancy, Corbin, Perry, Thomas, Flannery, Distel, Ogg, Hoops, Roman, Jerse, Hartnett, Vesper, Schuring, Peterson, Metelsky, Cates, Trakas, Goodman, Calvert, Terwilleger, Stapleton, Austria, Kilbane, Gooding, Krupinski, Salerno, D. Miller, Maier, Aslanides, Damschroder, Barrett, Olman, Jolivette, Barnes, Ford, Patton, Wilson, Buchy

Effective date: February 3, 2000

Requires the sentencing court to impose from a specified range of terms a mandatory prison term on an offender convicted of felonious assault, aggravated

assault, or assault when the victim of the offense is a peace officer who suffers serious physical harm as a result of the offense.

Explicitly requires a judge or magistrate, and not a clerk of court, to set bail in any case involving a charge of felonious assault, aggravated assault, or assault when the victim of the offense is a peace officer.

Secs. 2903.11, 2903.12, 2903.13, 2929.13, and 2937.23.



EDUCATION

Am. Sub. H.B. 1

Reps. Brading, Gardner, Coughlin, Opfer, Hollister, Winkler, Callender, Metzger, Hartnett, Logan, Jerse, Carey, Taylor, O'Brien, Allen, Harris, Wilson, Bateman, Vesper, Myers, Evans, Stapleton, Krebs, Mead, Tiberi, Perz, Trakas, Olman, Kilbane, Thomas, Calvert, Schuler, Hoops, Corbin, Goodman, Householder, Womer Benjamin, Amstutz, Core, Cates, Mottley, Jolivette, Padgett, Damschroder, Buehrer, Haines, Schuring, Willamowski, Williams, Austria, Roman, Clancy, Buchy, Salerno, Hood, Young, Van Vyven, Jacobson, Netzley, Terwilleger, Krupinski, Barrett, Jones, Schuck, Bender, Grendell, Boyd, Ogg, Patton, DePiero, Barnes, Pringle, Lucas, Roberts, Sutton, Maier, D. Miller, Britton, Sykes, Peterson

Sens. Kearns, Gardner, Prentiss, Cupp, Mumper, Schafrath, Drake, Blessing, Latta, Armbruster, Ray, Johnson, Oelslager, Carnes, Spada, White

Effective date: Emergency, March 30, 1999; future repeals effective July 1, 2004

Creates an 11-member OhioReads Council, whose duties include awarding OhioReads grants, evaluating the OhioReads initiative, and developing a strategic plan to recruit and train volunteers.

Abolishes the Council on July 1, 2004.

Establishes the OhioReads Classroom Reading Grants Program and the OhioReads Community Reading Grants Program.

Establishes the OhioReads Office within the Department of Education as fiscal agent for the classroom and community reading grants.

Permits recipients of OhioReads grants to request criminal records checks from the Bureau of Criminal Identification and Investigation (BCII) on individuals applying to provide directly to children any programs or services funded by the grants.

Specifies offenses that disqualify an individual from providing directly to children any programs or services funded by an OhioReads grant, but authorizes the State Board of Education to adopt rules allowing individuals who commit any of those offenses to do so if they meet standards of rehabilitation.

Requires the OhioReads Office to reimburse grant recipients for each criminal records check.

Requires the OhioReads Council, in collaboration with the Department of Education and the Ohio Board of Regents, to review each university and college approved by the State Board of Education to train teachers to determine its capability to serve as a resource center for the OhioReads initiative.

Secs. 109.57, 3301.85, 3301.86, 3301.87, 3301.88, 3301.90, 3301.91, and 3301.92.



Sub. H.B. 32

Reps. Jolivette, Haines, Harris, Householder, Grendell, Mottley, Olman, Schuler, Stapleton, Terwilleger, Jones, Patton, Winkler, Callender, Padgett, O'Brien, Mead, Vesper, Krebs, Perz, Goodman, Metzger, Jordan, Corbin, Sykes, Willamowski, Thomas, Myers, Amstutz, Coughlin, Barnes

Sens. Gardner, Kearns, Nein, Hottinger, Mumper, Armbruster, Watts, Spada, Drake, Prentiss

Effective date: Emergency, May 25, 1999

Permits a school district to furnish, in lieu of textbooks, electronic textbooks--such as computer software, CD-ROM, computer courseware, and on-line services--to students attending the public schools in the district, if the software is furnished free of charge.

Requires a school district that furnishes electronic textbooks to make them reasonably accessible to teachers providing assignments and to students for completion of assignments.

Requires that electronic textbooks be selected, acquired, and maintained by school districts as are textbooks, except that electronic textbooks may be updated more frequently than once every four years.

Expands the secular items that school districts may buy with state Auxiliary Services funds and lend to chartered nonpublic school students to include electronic textbooks, consumable textbooks, site-licensed software, prerecorded digital video on demand ("DVD"), wide area internet access technology, school

library materials, resources and services of the Ohio SchoolNet Commission, and other instructional materials.

Makes technical changes in the calculation of school district gap revenue.

Requires the emergency loan interest subsidy payments for school districts to be paid for the current fiscal year (beginning with FY 1999), instead of for the preceding calendar year.

Secs. 3313.484, 3313.642, 3317.021, 3317.029, 3317.0216, 3317.06, 3329.01, 3329.03, 3329.04, 3329.05, 3329.06, 3329.07, 3329.08, 3329.09, and 3329.10.



Am. H.B. 116

Reps. Harris, Metzger, Tiberi, Thomas, Calvert, Taylor, Brading, Metelsky, Jolivette, Olman, Vesper, Pringle, Sullivan, Patton, Van Vyven, Ford, Corbin, Damschroder, Buchy, Bender, Myers, Allen, Sulzer, Evans, Padgett, Willamowski, Young, Jones, Wilson, Roman, Krupinski, Hartnett, Flannery, Hoops, Womer Benjamin, Peterson, Smith, Ogg, Gardner, Barrett, Winkler, Goodman, Carey, Salerno, Mottley, DePiero, Lucas, D. Miller, Verich, Jerse, Cates, Netzley, Bateman, Boyd, Clancy, Gooding, Terwilleger, Coughlin, Logan, Core, Barnes, Sutton, Grendell, Maier, Austria

Sens. Gardner, Schafrath, Kearns, Mumper, Oelslager, Prentiss, Cupp, Latta, Nein, White, Carnes, Spada, Blessing, Shoemaker, Watts, Horn, Hagan, Drake, Wachtmann, Armbruster, Latell, DiDonato, Hottinger, Johnson, Ray, Brady, Espy, Furney, Herington, Mallory, McLin

Effective date: November 3, 1999

Requires public schools and some Cleveland private schools to devote time on or about Veterans' Day to an observance that conveys the meaning and significance of that day.

Sec. 3313.602.



Am. Sub. H.B. 121

Reps. Gardner, Roman, Vesper, Willamowski, Mead, Peterson, Allen, Austria, Sullivan, Verich, Mottley, Brading, Hollister, Clancy, Womer Benjamin, Myers, Goodman, Olman, Jolivette, Householder, Corbin, Buehrer, Wilson, Ogg, Grendell, Gerberry, Boyd, Hoops, Distel, Gooding, Haines, Sutton, Jones, Core, Barnes, Harris, Bateman, D. Miller, Salerno, Opfer, Bender, Perry, DePiero, Barrett, Britton

Sens. Kearns, Mumper, Gardner, White, Wachtmann, Johnson, McLin, DiDonato, Nein, Hagan, Fingerhut, Drake, Spada, Armbruster, Espy, Prentiss

Effective date: November 3, 1999

Permits a public or chartered nonpublic school student to use an inhaler to self-administer asthma medication with the written approval of the student's parent and physician.

Removes any cause of action against a school district and its board of education or employees, or against any chartered nonpublic school or community school and its directors, officers, governing authority, or employees, under any of the following circumstances:

(1) A school employee permits a student to use an inhaler because of a good faith belief that the required written approvals have been received.

(2) A school employee prohibits the student from using an inhaler because of a good faith belief that the required written approvals have not been received.

(3) A student for whom the inhaler was not prescribed uses it.

Secs. 3313.64, 3313.716, 3314.03, and 3314.14.



H.B. 160

Reps. Logan, Stapleton, Padgett, Opfer, Jones, Terwilleger, James, Wilson, Corbin, Bender, Metzger, Ogg, Hartnett, Barrett, Householder, Harris, Distel, Ford, Vesper, Perz

Sens. Gardner, Johnson, Mumper, Herington, Spada

Effective date: October 29, 1999

Removes the \$50 cap on fees that school districts may charge students for driver education.

Sec. 3301.171.



H.B. 178

Reps. Williams, Vesper, Corbin

Sens. Ray, Drake, Watts

Effective date: September 13, 1999

Eliminates the prohibition against an employee or officer of an institution of higher education serving on the State Board of Education.

Sec. 3301.03.



Sub. H.B. 238

Reps. Womer Benjamin, Gardner, Callender, Winkler, Harris, Bender, Brading, Corbin, Austria, Verich, Barrett, Taylor, Grendell, Peterson, Mottley, Mead, Britton, Hartnett, Perz, Haines

Sens. Gardner, Shoemaker, Prentiss, Kearns, Herington, Drake, Mumper

Effective date: Emergency, June 8, 1999

Specifically authorizes a school district to employ under an administrative contract any person holding a professional pupil services license or an administrative specialist license or the equivalent, provided that the person is not a school counselor and spends less than 50% of the time teaching or working with students.

Permits a child whose parent is a full-time employee of an educational service center to be admitted to the schools of the district where the parent's job is primarily located, pursuant to an admission policy of that district.

Secs. 3313.64 and 3319.02.



Am. Sub. H.B. 281

Reps. Hartnett, Pringle, D. Miller, Ford, Britton, Flannery, Opfer, DePiero, Allen, Bender, Boyd, Sullivan, Jones, Peterson, R. Miller, Smith, Ogg, Brading, Harris, Sutton, Barnes, Verich, Hartley, Perry, Hoops, Sulzer, Wilson, Corbin, O'Brien, Jolivette, Distel, Tiberi, Myers, Patton, Gooding, Winkler, Barrett, Womer Benjamin, Austria

Sens. Gardner, Schafrath, Kearns, Prentiss, Spada, Drake

Effective date: October 29, 1999

Declares a child under the age of six who attends kindergarten to be of compulsory school age for purposes of the Mandatory Attendance Law unless the parent or guardian formally withdraws the child for any reason after consultation with the child's teacher and principal.

Secs. 3313.64, 3317.02, 3321.01, and 3323.01.



Am. Sub. S.B. 1

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

Reps. Calvert, Callender, Roman, Peterson, Winkler, Harris, Flannery, Gardner, Brading, Myers, Corbin, Austria, Core, Tiberi, Womer Benjamin, Terwilleger, Thomas, Padgett, Young, Grendell, Krebs, Buchy, Metzger, O'Brien, Clancy, Buehrer, Jolivette, Coughlin, Olman, Mead, Perz, Mottley, Stapleton, Opfer, Harris, Evans, Pringle, Amstutz, Ferderber, Ogg, Barrett, Goodman, Hoops, Logan, Salerno, DePiero, Britton

Effective date: August 6, 1999

School safety zones

Defines "school safety zone" for purposes of the Criminal Code as consisting of a school, school building, school premises, school activity, or school bus.

Adds "school safety zone" to "vicinity of a school" in the conditions for enhancing the penalty for disorderly conduct.

Changes and renames the offenses of illegal conveyance or possession of a deadly weapon or dangerous ordnance on school premises, illegal possession of an object indistinguishable from a firearm on school premises, and improperly discharging a firearm at or into a habitation or school to cover acts committed in a school safety zone.

Requires a sentencing court to increase the prison term by two years for aggravated murder, murder, or a first, second, or third degree felony that is an offense of violence if the offender also is convicted of or pleads guilty to a specification charging that the offense was committed in a school safety zone or towards a person in a school safety zone.

School suspensions and expulsions

Requires a school district superintendent to initiate expulsion proceedings against and, subject to a hearing, expel any pupil who has committed any act that warrants expulsion even if the pupil withdraws from school before the superintendent has held the hearing or made the decision to expel the pupil.

Permits districts to expel students for up to one year for firearm-related and knife-related incidents occurring off school property but at an interscholastic competition, extracurricular event, or other school activity or program.

Permits a school district board to adopt a policy authorizing its superintendent to expel for up to one year any pupil who has committed an act that would be a crime if committed by an adult and that inflicts serious physical harm on persons or property, if it was committed at school, on other school property, or at a school activity, event, or program.

Expands the jurisdiction of a district's general suspension and expulsion policy to include (1) misconduct by a student that occurs off of district property but is connected to activities or incidents that have occurred on district property and (2) misconduct by a student that, regardless of where it occurs, is directed at a district official or employee or the property of an official or employee.

Permits a board of education to adopt a policy granting assistant principals and other administrators authority to suspend a student.

Specifically exempts schools, in the case of an in-school suspension, from the general requirement to provide a student written notice and an opportunity for a hearing prior to suspending him or her.

Permits a school district, after offering an opportunity for a hearing, to temporarily deny admittance to any student who has been suspended from the school of another Ohio school district, until the suspension has expired.

Permits school district boards to adopt policies under which they may deny high school credit for college courses taken during the period of a student's expulsion from that district.

Permits public and private colleges to withdraw the acceptance of a high school student under the Post-Secondary Enrollment Options program if the student is expelled from a school district.

Extracurricular activities

Eliminates the post-removal notice and hearing requirements for removing a student from extracurricular activities when the student's presence poses a continuing danger to persons or property or an ongoing threat of disruption in such settings, thereby permitting such a student to be prohibited from extracurricular activities in accordance with a district's general policy on extracurricular activities.

Permits school districts to grant enforcement authority of a district extracurricular activity policy to personnel employed to direct, supervise, or coach a pupil activity program.

School safety plans

Requires every board of education to adopt a comprehensive school safety plan for each school building, and specifies procedures to follow in preparation of the plan and content requirements, including a protocol for addressing serious threats to safety and responding to emergencies.

Directs the Ohio Schools Facilities Commission to consider student and staff safety when reviewing designs for classroom facility construction projects and to require necessary changes to promote safety; and charges the Commission with reviewing and amending any construction and design standards it has adopted with a focus on student and staff safety.

Student driving privileges

Provides for a student to lose driving privileges for misconduct that involves a firearm or knife, violates board policy, and results in the student being suspended, expelled, removed, or permanently excluded from school.

Secs. 2901.01, 2903.13, 2917.11, 2923.122, 2923.161, 2929.14, 2941.143, 3313.536, 3313.613, 3313.66, 3313.661, 3313.664, 3318.031, 3321.13, 3365.03, 3365.04, 3365.041, and 4507.061.



Nonappropriation provisions of
Am. S.B. 206

Sens. Carnes, Ray, Cupp, Watts, Prentiss, Oelslager, Blessing, Gardner, Mumper, Spada, Espy

Reps. Corbin, Aslanides, Tiberi, D. Miller, Maier, Wilson, Ogg, Mottley, Verich, Stapleton, Hartnett, Hoops, Schuring, Carey, Householder, Cates, Williams, Sulzer, DePiero, Jerse, Mettler, A. Core, Brading, Harris, Metzger, Bender, Austria, Vesper, Mead, Willamowski, Salerno, Winkler, O'Brien, Redfern, Perry, Womer Benjamin, Evans, Britton, Buehrer

Effective date: Emergency, December 10, 1999

Authorizes the Treasurer of State to issue general obligations of the state in an aggregate amount not in excess of \$150 million for the purpose of paying costs of facilities for the state system of common schools.

Authorizes the Ohio Public Facilities Commission to issue general obligations of the state in an aggregate amount not in excess of \$150 million for the purpose of paying costs of facilities for state-supported and state-assisted institutions of higher education.

For obligations issued before July 1, 2000, requires the Governor or the Governor's designee to compute the amounts required for debt service payments for the purposes of the new limitation in the Ohio Constitution on the amount of direct obligation debt the state can issue.

Makes appropriations for paying debt service on the obligations authorized by the act.

Implements Sections 2n and 17 of Article VIII of the Ohio Constitution.



See also: House Bills 93, 216, 220, 268, and 282; Senate Joint Resolution 1

ELECTIONS

H.B. 92

Reps. Terwilleger, O'Brien

Sens. Blessing, Schafrath

Effective date: October 20, 1999

Provides that only a simple majority, rather than 55% of voters, is required to pass certain property tax levies at elections held on a day other than the day of a primary or general election.

Sec. 5705.191.



Am. Sub. H.B. 119

Reps. Amstutz, Logan, Sulzer, Maier, Sykes, Olman, Ford, Trakas, Ogg, Sullivan, Perry, O'Brien, Peterson

Sens. Spada, Schafrath, Watts, Gardner, Furney, Blessing, Latta, Cupp, Mumper, Hagan

Effective date: Emergency, December 22, 1999

Generally provides for the electronic filing of campaign finance statements, beginning January 1, 2001, subject to the Secretary of State having fulfilled the duties imposed by the act for the implementation, testing, and verification of computer procedures.

Requires the Secretary of State's office to implement, test, and verify the successful operation of the systems it adopts for electronically transmitting campaign finance statements, digitally signing electronically transmitted statements, and immediately acknowledging and preserving electronically transmitted statements, before any statements are permitted or required to be filed by electronic means of transmission to the Secretary of State.

Requires, effective January 1, 2001, the filing of campaign finance statements of campaign committees of candidates for statewide office by electronic means of transmission if the total amount of contributions received or expenditures

made for a reporting period exceeds \$10,000, and permits that method of filing if the total amount is \$10,000 or less.

Permits, effective January 1, 2001, the filing of campaign finance statements by political action committees and political contributing entities that file campaign finance statements with the Secretary of State, legislative campaign funds, and state political parties by electronic means of transmission, and requires, effective January 1, 2002, that method of filing by those committees and entities if the total amount of contributions received or expenditures made exceeds \$10,000 for the reporting period.

Permits, effective January 1, 2001, the filing of campaign finance statements of individuals and specified entities that make independent expenditures for or against statewide candidates or statewide ballot issues or questions, by electronic means of transmission, and requires, effective January 1, 2002, that method of filing by those individuals and entities if the total amount of the independent expenditures exceeds \$10,000 for the reporting period.

Permits, effective January 1, 2001, the filing of campaign finance statements by electronic means of transmission with the Secretary of State, or on computer disk with the appropriate board of elections, by campaign committees of candidates for the office of member of the General Assembly, and requires, effective January 1, 2003, those committees to file campaign finance statements with the Secretary of State by electronic means of transmission if the total amount of contributions received exceeds \$10,000 for the reporting period.

Requires, effective January 1, 2001, campaign committees of candidates for the office of member of the General Assembly that receive total contributions exceeding \$10,000 in a reporting period to pay a fee of between \$50 and \$200, depending on the total contributions received, to the Secretary of State if the campaign finance statements for that period are not filed by electronic means of transmission to the Secretary of State or on computer disk with the appropriate board of elections.

Generally requires the Secretary of State to make the contribution and expenditure information in each campaign finance statement that is filed by electronic or other means of transmission available online to the public, by means that are searchable, viewable, and accessible through the Internet, within five business days after the Secretary of State receives the statement.

Prohibits, in connection with (1) candidates for statewide office and (2) candidates for the office of member of the General Assembly, the Secretary of State from making available online through the Internet the contribution and expenditure information contained in a campaign finance statement *for any*

candidate for a particular office until the Secretary of State is able to make available online to the public through the Internet the contribution and expenditure information for *all candidates for that office*.

Requires the Secretary of State to simultaneously make available online to the public through the Internet the contribution and expenditure information in campaign finance statements for all candidates for a particular office as soon as the Secretary of State has all of that information available.

Requires the Secretary of State to make the contribution and expenditure information in all addenda or amended campaign finance statements that are filed by *electronic or other means of transmission* available online to the public, by means that are searchable, viewable, and accessible through the Internet, *within five business days* after the Secretary of State receives the addendum or amended statement.

Defines "library," for the purpose of filing campaign finance statements by electronic means of transmission, as a library that is open to the public and that is either (1) a library that is maintained and regulated as a free public library by a municipal corporation or (2) a library that is created, maintained, and regulated under Chapter 3375. of the Revised Code.

Requires the Secretary of State to notify all of those libraries of the location on the Internet at which may be accessed the contribution and expenditure information in campaign finance statements that is required to be made available online to the public through the Internet.

Requires, on and after January 1, 2001, those libraries to include a link, on each Internet-connected computer they maintain that is accessible to the public, to the World Wide Web location at which the contribution and expenditure information in campaign finance statements may be accessed if (1) the location on the Internet at which the Secretary of State has made the information available is on the World Wide Web and (2) the Secretary of State has notified the libraries of the location of the information on the Internet as required by the act.

Permits the Secretary of State to remove from the Internet the information that the act requires to be made available online after a reasonable period of time.

Makes changes to the Ohio Elections Commission Law (1) that require the Commission to fill within 45 days (as opposed to 15 days under former law) a vacancy that occurs in the position of the seventh member of the Commission (the member not affiliated with a political party) and (2) that provide that only complaints setting forth specified violations of the Elections Law that are filed with the Elections Commission on or after the 60th day prior to a primary or

special election or on or after the 90th day prior to a general election but not later than the day of the primary, special, or general election to which the complaint relates (and only complaints that meet other criteria of the Elections Law) must or may receive an expedited or automatic expedited hearing.

Prohibits foreign nationals from making contributions, expenditures, and independent expenditures in support of or opposition to candidates for elective office in Ohio, and prohibits those candidates and various political entities from soliciting or accepting contributions, expenditures, and independent expenditures from foreign nationals.

Imposes a \$25 fine for each day of violation on a campaign committee that fails to file the declaration of filing-day finances, declaration of primary-day finances, or declaration of year-end finances required by continuing law.

Requires any campaign committee that fails to dispose of excess funds or excess aggregate contributions in the manner required by continuing law to give to the Treasurer of State for deposit to the credit of the Ohio Elections Commission Fund all funds not so disposed of.

Imposes a fine of not more than \$1,000 on any individual, campaign committee, political action committee, political contributing entity, legislative campaign fund, political party, or other entity that violates any provision of specified statutes in the Campaign Finance Law for which no penalty is statutorily provided.

Imposes a fine equal to the greater of three times the amount contributed, expended, or promised in violation of the act's related prohibition or \$10,000, on any *foreign national* who makes a contribution, expenditure, or promise in violation of that prohibition.

Imposes a fine equal to the greater of three times the amount solicited or accepted in violation of the act's related prohibition or \$10,000, on any specified candidate or political entity that solicits or accepts a contribution or expenditure from a foreign national in violation of that prohibition.

Specifies that, when a contribution or transfer in excess of the contribution/transfer amounts permitted in the Elections Law is made or accepted and (1) the excess amount is completely refunded within five business days after the contribution or transfer is accepted or (2) the excess amount is completely refunded on or before the tenth business day after notification to the recipient of the excess transfer or contribution by the board of elections or the Secretary of State that a transfer or contribution in excess of the permitted amount has been received, there is *no violation of any of the statutory prohibitions* against making

or receiving a contribution or transfer in excess of the permitted amounts (replacing language in former law specifying that, under these circumstances, *no fine* may be imposed on the violator); and prohibits the Secretary of State from referring parties to the Elections Commission under these circumstances.

Makes corrections, modifications, and technical changes to certain other Elections Law penalty provisions.

Continues existing provisions of law pertaining to the use of personal funds for a campaign for statewide office or office of member of the General Assembly and pertaining to what funds a campaign committee may "carry into" an election that were enacted by Am. Sub. S.B. 116 of the 122nd General Assembly by declaring an emergency and repealing future versions of the law that were scheduled to take effect January 1, 2000.

Secs. 3517.10, 3517.102, 3517.103, 3517.105, 3517.106, 3517.109, 3517.1010, 3517.11, 3517.13, 3517.151, 3517.152, 3517.154, 3517.155, 3517.156, 3517.992, and 3517.993.



Sub. H.B. 157

Reps. Cates, Buchy, Callender, Corbin, Coughlin, Evans, Goodman, Harris, Jacobson, Jolivette, Krebs, Myers, Netzley, Oلمان, Roman, Schuck, O'Brien, Young

Sens. Watts, Blessing, Schafrath, Finan, Wachtmann

Effective date: September 20, 1999

Changes the date of the primary election held in presidential election years from the third Tuesday in March to the first Tuesday after the first Monday in March, and changes accordingly the date of special elections held on the day of that primary election.

Allows the county central committee of a political party to determine that persons desiring to become candidates for election as a member of the county central committee of that party need not file a petition with their declaration of candidacy.

Secs. 3501.01, 3513.01, 3513.05, 3513.051, 3513.12, and 3517.03.



H.B. 228

Reps. Willamowski, Allen, Amstutz, Austria, Barnes, Barrett, Bateman, Beatty, Bender, Boyd, Brading, Britton, Buchy, Buehrer, Callender, Calvert, Carey, Cates, Clancy, Corbin, Core, Coughlin, Damschroder, DePiero, Evans, Flannery, Ford, Gardner, Gerberry, Goodman, Grendell, Haines, Harris, Hartnett, Healy, Hollister, Hood, Hoops, Householder, Jacobson, James, Jerse, Jones, Jordan, Jolivette, Kilbane, Krebs, Logan, Lucas, Luebbers, Maier, Mead, Metelsky, Metzger, D. Miller, R. Miller, Mottley, Myers, Netzley, O'Brien, Ogg, Olman, Opfer, Padgett, Patton, Perry, Perz, Pringle, Roman, Roberts, Salerno, Schuck, Schuler, Schuring, Smith, Stapleton, Sullivan, Sulzer, Sutton, Sykes, Taylor, Terwilleger, Thomas, Tiberi, Trakas, Van Vyven, Verich, Vesper, Weston, Williams, Winkler, Womer Benjamin, Young, Wilson, Peterson, Distel, Gooding, Hartley

Sens. Spada, Cupp, Oelslager, Drake, Watts, Mumper, Nein, Latell, DiDonato, Wachtmann, Horn, Gardner, Blessing

Effective date: October 29, 1999

Allows a board of elections to choose to have a reduced number of ballots prepared for an election.

Generally requires that the number of ballots to be prepared for a precinct must be at least 5% more than the number of electors in that precinct who voted in the last equivalent election held four years previously (with an exception for certain special elections).

Requires a board of elections, upon the request of precinct election officials, to prepare sufficient additional ballots and provide them to the precinct in a timely manner so that all qualified electors who wish to vote at an election may do so.

Sec. 3505.11.



ENERGY, ENVIRONMENT, AND NATURAL RESOURCES

Am. Sub. H.B. 197

Reps. Krebs, Allen, Opfer, Pringle, Terwilleger, Williams, Logan, Householder, Ferderber, Barnes, Krupinski, Gooding, Perry, Maier

Sens. Carnes, Gardner, Oelslager

Effective date: March 17, 2000

Authorizes the Director of Environmental Protection to administer and enforce a program for the regulation of sludge management.

Grants the Director the authority to adopt rules for purposes of the sludge management program and specifies that the rules must ensure compliance with specified provisions of the Federal Water Pollution Control Act.

Allows the Director's rules to be more stringent than the federal requirements with regard to monitoring sewage sludge and sewage sludge materials and establishing acceptable sewage sludge management practices and pollutant levels in sewage sludge and sewage sludge materials.

Authorizes the Director to issue sludge management permits, establishes procedures for issuance and denial of the permits, and authorizes the Director to include conditions in the permits to protect public health and the environment.

Generally prohibits placing sludge or sludge materials on land or releasing them into the air, prohibits causing pollution of the waters of the state in the course of sludge management, and declares such actions to be a nuisance unless a person holds a valid, unexpired permit.

Grants the Director the authority to enter on private or public property, examine records, and require maintenance of records for purposes of enforcing the sludge management program.

Establishes an annual sludge management fee equal to \$3.50 per dry ton of sewage sludge that a sewage sludge facility treats or disposes of in this state, and provides that each sewage sludge facility must pay a minimum sewage sludge fee of \$100.

Provides that persons that treat or dispose of exceptional quality sludge pay 35% of the basic annual sewage sludge fee, with certain exceptions.

Exempts from all sludge fees a sewage sludge facility that generates sewage sludge resulting from an average daily discharge flow of less than 5,000 gallons per day.

Establishes maximum annual sewage sludge fees, and establishes an annual \$600,000 cap on moneys received from the fees.

Requires the posting of notice after the land application of Class B sludge.

Secs. 3709.085, 3745.11, 6111.01, 6111.03, 6111.039, 6111.04, 6111.042, 6111.05, 6111.07, 6111.44, 6111.45, and 6111.46.



Am. H.B. 384

Reps. Householder, Haines, Willamowski, Buchy, Harris, Ogg, Sulzer, Core, Carey, Padgett, Tiberi, Mead, Trakas, Jones, Cates, Callender, Hollister

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

Effective date: November 24, 1999; certain provisions effective January 1, 2002

Adds two members to the Mine Examining Board.

Revises qualifications for membership on the Board and requires Board members to complete continuing education.

Clarifies which decisions of the Chief of the Division of Mines and Reclamation in the Department of Natural Resources may be appealed to the Mine Examining Board and which decisions may be appealed to the Reclamation Commission.

Establishes procedures that the Mine Examining Board must follow when hearing an appeal and provides that decisions of the Board may be appealed to a court of appeals.

Requires first aid providers, rather than emergency medical technicians, to be on duty at a surface coal mine whenever employees actively are engaged in the

extraction, production, or preparation of coal, and establishes training requirements for first aid providers.

Requires all surface coal miners to receive first aid training and each operator of a surface coal mine to establish and keep current an emergency medical plan.

Eliminates certain provisions involving weighing and measuring coal and explosions at coal mines.

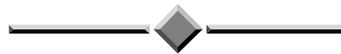
For electric companies burning Ohio coal on or after January 1, 2000, and on or before April 30, 2001, increases the Ohio coal tax credit against public utility gross receipts tax liability from \$1 per ton of coal to \$3 per ton.

For electric companies burning Ohio coal after April 30, 2001, but before January 1, 2005, increases the Ohio coal tax credit against corporation franchise tax liability from \$1 per ton of coal to \$3 per ton, and permits the credit to be carried forward for three years.

Eliminates certain conditions on companies claiming the tax credit.

Terminates the Ohio coal tax credit for Ohio coal burned after December 31, 2004.

Secs. 1509.08, 1513.13, 1561.10, 1561.35, 1561.351, 1561.41, 1561.42, 1561.43, 1561.44, 1561.51, 1561.53, 1561.54, 1561.55, 1563.13, 1565.15, 1565.17, 1565.18, 1565.19, 1565.20, 1565.21, 1565.22, 1565.23, 1567.28, 1567.29, 1567.37, 1567.56, 1567.64, 4909.15, 5727.391, 5733.39, and 6111.044.



Am. S.B. 20

Sens. Cupp, White, Wachtmann, Carnes, Mumper, Nein, Latta, Armbruster, Drake

Reps. Brading, Core, Krebs, Harris, Metzger, Haines, Buehrer, Damschroder, Jordan, Terwilleger, Distel, Hartnett, Taylor, Ogg, Householder, Stapleton, Hollister, Buchy, Hoops, Williams, Netzley, Vesper, Willamowski, Hood

Effective date: October 20, 1999

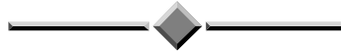
Defines "historically channelized watercourse" as the portion of a watercourse on which any part of specified types of improvements was

constructed pursuant to existing soil and water conservation laws or ditch laws or similar state laws that preceded them.

Declares that a historically channelized watercourse provides technical, social, and economic benefits, and precludes the Director of Environmental Protection from requiring further antidegradation review of a historically channelized watercourse upon making specified findings.

Requires, where appropriate, the Director of Natural Resources and, if applicable, the Director of Transportation and the board of directors of a conservancy district to make recommendations to a county engineer regarding the use of best management practices in the construction of an improvement under the ditch laws.

Secs. 6111.01, 6111.12, and 6131.14.



Am. S.B. 43

Sens. Gardner, Brady, Latta, Mumper, Ray, Drake, Spada

Reps. Logan, Bender, Jolivette, Krebs, Gooding, Padgett, Roman, Distel, Flannery, Ford, Perry, D. Miller, Verich, Core, Mead, Terwilleger, Brading, Barnes, Patton, Young, Jerse, Sutton, Opfer, Hartnett, Boyd, J. Beatty, Wilson, Callender, Barrett, Gardner, Metelsky, DePiero, Smith

Effective date: October 20, 1999

Creates a coastal erosion loan program under which a board of county commissioners may apply to the Ohio Water Development Authority for a loan, the proceeds of which are to be lent to property owners along Lake Erie to construct erosion control structures.

Secs. 317.08, 1507.071, 6121.01, 6121.04, and 6121.061.



S.B. 59

Sens. Furney, Wachtmann, Prentiss, McLin, Mumper, Latta, Shoemaker, Cupp, Brady, DiDonato, Drake, Hagan, White, Latell, Herington, Espy, Carnes, Gardner, Watts, Kearns, Armbruster

Reps. Haines, Vesper, Willamowski, Harris, Sulzer, Ogg, Opfer, Peterson, Terwilleger, Olman, Grendell, Buehrer, Verich, Sullivan, Carey, Hartnett, Maier, DePiero, Beatty, Sykes, Mottley, Hoops, Flannery, Padgett, Roman, Healy, Evans, Mead, Perz, Distel, Householder, O'Brien, Calvert, Jolivette, Austria, Womer Benjamin, Buchy, Cates, Jones, Ford, Thomas, Allen, Barnes

Effective date: September 13, 1999

Authorizes the Chief of the Division of Wildlife in the Department of Natural Resources to sell gift certificates for hunting and fishing licenses, fur taker, special deer, and special wild turkey permits, and wetlands habitat stamps.

Requires the Chief to adopt rules for the purposes of implementing the sale of gift certificates.

Stipulates that nothing in the provisions of the act or in rules adopted under it relieves an individual who receives a gift certificate for a hunting license or a fur taker permit from complying with existing statutes requiring proof of relevant experience or training.

Sec. 1533.131.



FINANCIAL INSTITUTIONS, INSURANCE, AND LOANS

Sub. H.B. 16

Reps. Mottley, Tiberi, Corbin, Haines, Schuler, Vesper, Beatty, Maier, Opfer, Krupinski, Padgett, Taylor, Brading, Weston, Terwilleger, Womer Benjamin, Evans, Calvert, Myers, Sullivan, Gardner, Perz, Sulzer, D. Miller, DePiero, Goodman, Flannery, Carey, Ferderber, Allen, Verich, Mead, Pringle, Austria, Barnes, Harris, Wilson, Healy, Patton, Metzger, Oلمان, Roberts, Metelsky, Salerno, Core

Sens. Prentiss, Watts, Oelslager, Wachtmann

Effective date: Emergency, June 15, 1999

Creates a task force consisting of members of the General Assembly, the Superintendent of Insurance, and representatives of health care providers, health insuring corporations, employers, and consumers to study consumer access to preferred provider plans, point of service plans, and other open panel plans for health care coverage.

Requires the task force to study whether access to the types of plans being studied is available and at what cost, whether there are any obstacles to access, and whether those types of health care plans enhance or impede access to quality and affordable health care.

Requires the task force to prepare and submit a report of its findings to the Governor, Speaker of the House of Representatives, President of the Senate, and chairs of the standing committees of the House and Senate with primary responsibility for insurance legislation and provides that, on submission of the report, the task force ceases to exist.



H.B. 161

Reps. Womer Benjamin, Mottley, Tiberi, Harris, Boggs, Gerberry, Jolivette, Metelsky, Callender, Vesper, Hartnett, Oلمان, Trakas, Allen, Schuler, Patton, O'Brien, Sullivan, Logan, D. Miller, Van Vyven, Hollister, Corbin, Bender, Willamowski, Goodman, Jones, Young, Clancy, Roman, Jacobson, Evans, Maier, Sulzer, Salerno, Gardner, Myers, Buchy, Verich, DePiero, Barnes, Coughlin, Damschroder, Flannery,

**Terwilleger, Thomas, Carey, Perz, Austria, Britton, Barrett, Mead,
Wilson, Hoops, Opfer**

**Sens. Hottinger, Fingerhut, Prentiss, Herington, Kearns, Drake, Watts, Espy,
Spada, Gardner, Mumper, DiDonato**

Effective date: September 15, 1999

Enacts the Institutional Trust Funds Act generally governing the determination of income in trust instruments that designate income from the trusts to institutions organized for educational, religious, charitable, or other eleemosynary purposes or to governmental organizations to the extent they hold funds exclusively for these purposes.

Defines income in terms of "applicable fund value," which, for any particular year, generally is the average of the month-end values of the net trust fund assets for the preceding fiscal year.

Permits an institution's governing board, under certain circumstances, to request up to 5% of the applicable fund value for the institutional trust fund for the fiscal year and a specified additional amount based on the amount requested by the governing board in a prior fiscal year.

Establishes duties applicable to governing boards of institutions requesting income from institutional trusts and specifies limitations on the duties and liability of trustees of institutional trusts in distributing the income.

Establishes distribution standards if there is more than one institutional beneficiary of income from an institutional trust.

Establishes guidelines for interpretation of the terms of an institutional trust, and specifies the application of the act's provisions to existing trusts.

Specifies the act's relation to the Uniform Management of Institutional Funds Act.

Secs. 1340.31, 1340.32, 1340.33, 1340.34, 1340.35, 1340.36, and 1340.37.



Sens. Hottinger, Ray, Nein, Gardner, Wachtmann, Mumper, Spada, White

**Reps. Tiberi, Buchy, Austria, Evans, Jolivette, Harris, Haines, Van Vyven,
Amstutz, Grendell, Calvert, Olman**

Effective date: November 2, 1999

Modifies the definition of "automobile liability or motor vehicle liability policy of insurance" for purposes of the Uninsured and Underinsured Motorist Law, by limiting the umbrella liability component of the definition to those policies written as excess over policies serving as proof of financial responsibility.

Sec. 3937.18.



HEALTH AND SAFETY

Am. Sub. H.B. 4

Reps. Gardner, Tiberi, Buchy, Harris, Brading, Callender, Carey, Cates, Corbin, Core, Coughlin, Evans, Goodman, Grendell, Haines, Hood, Hoops, Jacobson, Jolivette, Kilbane, Krebs, Maier, Mead, Metzger, Mottley, Myers, O'Brien, Olman, Padgett, Roman, Salerno, Schuler, Schuring, Terwilleger, Thomas, Willamowski, Winkler, Womer Benjamin, Young, Vesper, Householder, Austria

Sens. Drake, Kearns, Blessing, Johnson, Spada, Carnes, Gardner, Oelslager, Ray, Watts, Prentiss, DiDonato

Effective date: October 14, 1999; Sections 1 and 2 effective May 1, 2000; certain provisions effective October 14, 1999 and April 11, 2000

Provides for the review of health care coverage decisions made by a health insuring corporation by establishing requirements for conducting reviews within the corporation (internal reviews) and apart from the corporation through independent review organizations or the Superintendent of Insurance (external reviews).

Allows a woman who receives benefits through a health insuring corporation to obtain services from an obstetrician or gynecologist without a referral from her primary care physician.

Requires a health insuring corporation to provide enrollees with at least one toll-free telephone number for health plan information, including information on the plan's internal and external review processes.

Requires that sickness and accident insurers and public employee benefit plans implement external review processes in the same manner as health insuring corporations.

Requires sickness and accident insurers to cover emergency medical services without regard to when the services were rendered or whether prior authorization was obtained.

Permits deductions from the Ohio income tax for certain medical expenses and long-term care insurance.

Secs. 1751.11, 1751.19, 1751.33, 1751.35, 1751.77, 1751.78, 1751.81, 1751.811, 1751.82, 1751.821, 1751.822, 1751.823, 1751.83, 1751.831, 1751.84, 1751.85, 1751.87, 1751.88, 1751.89, 1753.13, 1753.24, 3901.80, 3901.81, 3901.82, 3901.83, 3901.84, 3923.65, 3923.66, 3923.67, 3923.68, 3923.681, 3923.69, 3923.70, 3923.75, 3923.76, 3923.77, 3923.78, 3923.79, and 5747.01.



Am. Sub. H.B. 35

Reps. Taylor, Willamowski, Haines, Vesper, Padgett, Damschroder

Sens. Armbruster, Blessing, Carnes, Drake, Gardner, Latta, Mumper, Nein, Oelslager, Schafrath, Wachtmann, Watts, White, Spada

Effective date: Emergency, June 17, 1999

Eliminates the requirement that a person who maintains a work camp pay to a municipal corporation, township, or county where the camp is maintained any expense caused by contagious or infectious diseases that originate or exist in the camp.

Requires a person that employs an illegal alien with a contagious or infectious disease contracted before or during employment to pay to the municipal corporation, township, or county in which the alien is employed any expense caused by the disease unless the employer has complied with the requirements of federal immigration law and there is no evidence that the employer complied with the federal requirements knowing the alien is illegal.

Sec. 3707.15.



Sub. H.B. 223

Reps. Terwilleger, Padgett, D. Miller, Krupinski, Verich, Corbin, Mottley, Damschroder, Mead, Opfer, Evans, O'Brien, Schuler, Perz, Barnes, Austria, Brading, Barrett, James, Maier, Ferderber, Hartnett

Sens. Nein, Spada, Armbruster, Wachtmann

Effective date: November 3, 1999; certain provisions effective February 1, 2001

Requires that all retail food establishments be licensed according to uniform statewide standards.

Extends the licensing requirement to establishments that sell over-the-counter drugs, nutrients designed for use in lieu of pharmaceuticals, and dietary supplements.

Enforces the retail food establishment licensing program through local boards of health.

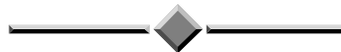
Requires adoption of the Ohio Uniform Food Safety Code by the Director of Agriculture and the Public Health Council as the statewide standard for food safety in retail food establishments and food service operations, which is to be based on the most current version of the United States Food and Drug Administration's model code.

Permits the activities of a retail food establishment and food service operation to occur in the same facility under one license by issuing a license for the primary business with an endorsement to engage in the secondary business.

Creates the Retail Food Safety Advisory Council to make recommendations regarding food safety in retail food establishments and food service operations.

Modifies provisions of the food service operation licensing program, including the procedures for conducting inspections, to correspond with the retail food establishment licensing program.

Secs. 901.43, 911.01, 911.011, 911.02, 911.021, 915.24, 2305.37, 3701.22, 3701.83, 3707.33, 3707.38, 3707.99, 3709.09, 3715.02, 3715.021, 3715.21, 3715.211, 3715.511, 3715.52, 3715.99, 3717.01, 3717.02, 3717.03, 3717.04, 3717.05, 3717.06, 3717.07, 3717.08, 3717.09, 3717.11, 3717.12, 3717.13, 3717.21, 3717.22, 3717.23, 3717.24, 3717.25, 3717.26, 3717.27, 3717.28, 3717.29, 3717.30, 3717.31, 3717.32, 3717.33, 3717.41, 3717.42, 3717.43, 3717.44, 3717.45, 3717.46, 3717.47, 3717.48, 3717.49, 3717.50, 3717.51, 3717.52, 3717.99, 3724.03, 3732.01, 3732.02, 3732.03, 3732.04, 3732.05, 3732.06, 3732.07, 3732.08, 3732.09, 3732.10, 3732.11, 3732.12, 3732.13, 3732.14, 3732.99, 4303.021, 4303.13, 4303.14, 4303.15, 4303.181, 4303.182, 4303.183, 4736.01, 4745.01, 5104.05, 5104.051, 5739.02, and 5739.11.



Sub. H.B. 261

Reps. Roman, Schuring, Amstutz, Mead, Netzley, Tiberi, Jerse, Britton, Jacobson, Goodman, Bender, Clancy, Schuler, Grendell, O'Brien, Vesper, Krebs, Terwilleger, Padgett, Corbin, Roberts, Hood, Van Vyven, Householder, Willamowski, Buchy, Hollister, Krupinski, Jolivette, Healy, Salerno, Damschroder, Carey, Williams, Mottley, Brading, Trakas, Calvert, Evans, Metzger, Patton, Verich, Young, Winkler, Haines, Kilbane, Core, Boyd

Sens. Nein, Cupp, Watts, Mumper, Wachtmann, Spada, White, Oelslager, Johnson, Gardner, Drake

Effective date: June 8, 2000

Repeals the scheduled repeal on November 15, 2000, of the laws providing qualified immunity from civil liability for health care providers, health care workers, and facilities that provide free health care services to indigent and uninsured persons.

Extends that immunity to retired dentists and dental hygienists who provide free dental services to such persons.

Sec. 4715.42.



Am. H.B. 428

Reps. Calvert, Taylor, Willamowski, Terwilleger, Williams, Hollister, Grendell, DePiero, Householder, Hoops, Buehrer, Netzley, Coughlin, Jacobson, Bateman, Jerse, O'Brien, Mottley, Clancy, Corbin, Flannery, Allen, Pringle, Hood, Hartnett, Roman, Bender, Brading, Vesper, Ogg, Patton, Olman, Beatty, Van Vyven, Damschroder, Amstutz, Haines, Evans, Sulzer, Harris, Buchy, Trakas, A. Core, Myers, Distel, Ford, Jones, Sullivan, Smith, Metzger, Boyd, Ferderber, Schuring, Barrett, Britton, Winkler, Womer Benjamin, Logan, Redfern, Sutton, Salerno, Verich

Sens. Drake, Hagan, Kearns, Wachtmann, Spada, Watts, Latta, Cupp, Mumper, DiDonato, Johnson, McLin, Latell

Effective date: May 17, 2000

Classifies gamma-hydroxy-butyrate as a Schedule II controlled substance.

Updates the state controlled substance schedules in accordance with federal drug laws.

Sec. 3719.41.



Am. Sub. S.B. 55

Sens. White, Schafrath, Spada, Gardner, Mumper, Kearns, Wachtmann

Reps. Carey, Hoops, O'Brien, Peterson, Evans, Padgett, Buehrer, Brading, Tiberi, Young, Vesper, Haines, Schuler, Austria

Effective date: October 26, 1999

Authorizes a county hospital board of trustees to hold executive sessions to consider trade secrets.

Excludes from the Public Records Law county hospital information that constitutes a trade secret.

Exempts from the Prevailing Wage Law public improvements undertaken by a county hospital when none of the funds used have been appropriated by the board of county commissioners, the state, a township, or a municipal corporation from funds generated by the levy of a tax or are proceeds of obligations secured by the full faith and credit of the state, the county, a township, or a municipal corporation.

Authorizes county hospitals to observe four designated state holidays on dates other than those specified by state law.

Specifies permissible investments for certain county hospital funds.

Makes other changes to the County Hospital Law, including changes pertaining to construction of branch outpatient health facilities in other counties, donations of funds, property, and services, and the hospital administrator's employment and functions.

Changes from July 1, 1999, to July 1, 2000, the date on which a person who dispenses or distributes nitrous oxide is required to begin recording each transaction on a separate card that includes the purchaser's signature and address, the date, and the signature of the dispenser or distributor.

Secs. 121.22, 133.07, 149.43, 325.19, 339.01, 339.03, 339.06, 339.07,
2925.32, and 4115.04.



See also: House Bills 16, 71, 87, 121, 362, and 384; Senate Bill 56

HIGHWAYS, TRANSPORTATION, AND MOTOR VEHICLES

Am. Sub. H.B. 21

Reps. Mottley, Bateman, Netzley, Vesper, Bender, Pringle, Boyd, Patton, Mead, Corbin, Buchy, Lucas, Perz, Sulzer, Opfer, Roberts, Allen, D. Miller, Ogg, Thomas, Core, Terwilleger, Britton, Jolivette, Roman, Healy, Jones, Householder, Krupinski, Salerno, Evans, Calvert, Carey, Haines, Olman, Clancy, Jacobson, Metelsky, Sutton, Damschroder, Padgett, Jerse, Willamowski, Schuring, Hollister, Beatty, Barnes, Brading, Hoops, Krebs

Sens. Oelslager, Watts, Drake, Spada, Mumper, Wachtmann, Ray

Effective date: September 15, 1999

Makes the Nonconforming New Motor Vehicle Law (Lemon Law) applicable to motor vehicles leased for a period of 30 days or more.

Changes the period of time within which a consumer must bring a civil action under that law from two years of the expiration of the express warranty term to five years of the date of original delivery of the motor vehicle.

Requires the certificate of title and all subsequent certificates of title to a motor vehicle that is bought back by a manufacturer under the Nonconforming New Motor Vehicle Law to be marked thereafter with words indicating it is a buyback vehicle returned to the manufacturer because it may not have conformed to its warranty.

Requires manufacturers that apply for a certificate of title for a buyback vehicle to clearly and unequivocally inform the court clerk that the vehicle is a buyback vehicle.

Requires the Attorney General to investigate alleged violations of the prior requirement.

Provides that a failure to comply with the provisions of the act dealing with buyback certificates of title is an unfair and deceptive act or practice under the Consumer Sales Practices Law.

Modifies the warranty that is applicable to a vehicle bought back by a manufacturer under the above law.

Secs. 1345.71, 1345.72, 1345.73, 1345.74, 1345.75, 1345.76, 1345.78, 1345.99, and 4505.112.



Sub. H.B. 86

Reps. Bateman, Mottley, Allen, Boyd, Brading, Carey, Corbin, Maier, Patton, Taylor, Thomas, Vesper, Winkler, Roberts, Krupinski, Haines, Mead, Bender, Patton, Perz, Olman, Perry, Grendell, Hartnett, Wilson, Harris, Metzger, Calvert, Pringle, Ferderber, Flannery, Opfer, Goodman, Clancy, O'Brien, Stapleton, Verich, Ford, Hoops, Jolivette, Roman, Salerno, Gardner, Myers, Coughlin, Tiberi, Thomas, Austria, Jacobson

Sens. Oelslager, Watts, Latta, Hottinger, Mumper

Effective date: Emergency, June 29, 1999; certain provisions effective September 28, 1999

Provides that, when the driver of a motor vehicle approaches a stationary public safety vehicle that is displaying its emergency light, the driver must do one of the following:

(1) If the driver is traveling on a highway with at least two lanes carrying traffic in the same direction as the driver's motor vehicle, proceed with due caution and, if possible and with due regard to the road, weather, and traffic conditions, change lanes to a lane not adjacent to the public safety vehicle;

(2) If the driver is not traveling on such highway or is traveling on such a highway but cannot change lanes safely, proceed with due caution, reduce the motor vehicle's speed, and maintain a safe speed.

Provides that neither the Director of Transportation nor any political subdivision or other public entity is required to solicit separate bids or award separate contracts for any specified branch of work in contracts for road and highway construction or improvement that are funded in whole or in part by the Department of Transportation.

Requires the Director of Transportation to designate a prime contractor from a specified branch of work when more than 51% of the dollar amount of the work to be performed in a contract is to be performed by that branch of work.

Changes from June 1, 1999, to August 1, 1999, the deadline for the task force created in the biennial transportation budget (Am. Sub. H.B. 163 of the 123rd General Assembly) to study the Bureau of Motor Vehicles' existing method of random selection to verify financial responsibility and to recommend changes to the General Assembly.

Provides that a person who owns or operates 15 or more vehicles in the conduct of a business may not apply to the Superintendent of the State Highway Patrol for a permit to administer inspections of the person's vehicles if the vehicles are subject to regulation by the Public Utilities Commission.

Secs. 4511.213, 4511.99, 4513.02, 5501.01, and 5525.011.



H.B. 123

Reps. Cates, Bender, Britton, Buchy, DePiero, Evans, Ford, Grendell, Jolivette, Jordan, Logan, Maier, Metzger, Mottley, O'Brien, Ogg, Pringle, Roman, Sullivan, Sulzer, Taylor, Terwilleger, Tiberi, Van Vyven, Vesper, Willamowski, Womer Benjamin, D. Miller, Stapleton, Carey, Callender, Schuler, Padgett, Coughlin, Jones, Jerse, Verich, Allen, Sutton, Calvert, Flannery, Householder, Hollister, Wilson, Opfer, Salerno, Amstutz, Barnes

Sens. Oelslager, Latta, Watts, DiDonato, Carnes, Wachtmann, Herington, Latell, Spada, Kearns, Nein, Cupp, Drake, Mumper, Blessing

Effective date: October 29, 1999

Eliminates the additional \$10 fee that a person pays for special license plates, or for the renewal of the registration of a motor vehicle bearing special license plates, issued to veterans who served in certain combat zones or during certain wars.

Eliminates the language specifying that the additional fee was to compensate the Bureau of Motor Vehicles for additional services rendered in issuing the special license plates.

Sec. 4503.53.



Sub. H.B. 148

Reps. Williams, Taylor, Thomas, Schuler, Terwilleger, Logan, Pringle, Evans, Hood, Roman, Bateman, Bender, Oلمان, Mead, Haines, Damschroder, Coughlin, Schuck, Roberts, Netzley, O'Brien, Buchy, Peterson, Verich, Distel, Goodman, Barnes, Allen, Patton, Ferderber, Hollister, D. Miller, Krebs, Salerno, Metelsky, DePiero, Perz, Householder, Young, Sutton, Ford, Maier, Hartnett, Grendell, Core, Tiberi, Metzger, Boyd, Harris, Austria

Sens. Oelslager, Watts, Latta, Drake, Cupp, Mumper, Spada, McLin, Wachtmann, Kearns, Blessing

Effective date: Emergency, July 15, 1999; certain provisions effective October 14, 1999

Requires a person who has a disability that limits or impairs the ability to walk to present a prescription from a physician or chiropractor prescribing a removable disability windshield placard or temporary removable disability windshield placard for the person before the placard can be issued to the person.

Prohibits a physician and a chiropractor from furnishing a person a prescription to enable the person to obtain a disability windshield placard if the physician or chiropractor knows the person does not meet the conditions for obtaining the placard or furnishing a person with that type of prescription and knowingly misstating the length of the person's disability.

Requires all such placards issued after the act's effective date to be manufactured in such a manner that allows for the placard's expiration date to be indicated on it through the punching, drilling, boring, or creation by any other means of holes in the placard.

Requires the Bureau of Motor Vehicles, at least once every year, to examine the records of the Office of Vital Statistics that pertain to deceased persons, and also the Bureau's records, so that the Bureau can cancel removable disability windshield placards and temporary removable disability windshield placards that were issued to persons who became deceased during the previous year.

In regard to a new or replacement sign designating a special parking location that is posted on or after the act's effective date, requires a notice to be affixed upon the surface of the sign or affixed next to the designating sign, whether located on public or private property, stating the fine applicable for the offense of parking a motor vehicle in the special designated parking location if the motor vehicle is not legally entitled to be parked in that location.

Increases the fine for illegally parking in a special parking location from not more than \$100 to a minimum of \$250 and a maximum of \$500.

Permits a political subdivision to use up to 50% of each fine it receives from a person who is convicted of the offense of illegally parking in a special parking location to pay the costs of educational, advocacy, support, and assistive technology programs for persons with disabilities, and for public improvements within the political subdivision that benefit or assist persons with disabilities, if governmental agencies or nonprofit organizations offer the programs.

Provides that, if a person is charged with the offense of illegally parking in a special parking location, it is an affirmative defense to the charge that the person suffered an injury not more than 72 hours prior to the time the person was issued the ticket or citation and that, because of the injury, the person meets at least one of the criteria a person must meet in order to be a person with a disability that limits or impairs the ability to walk.

Provides that an arrest for illegally parking in a special parking location or conviction of that offense does not constitute a criminal record.

Permits a motor vehicle that is illegally parked in a special parking location to be towed or otherwise removed from the parking location.

Allows any person serving on a permanent basis on September 20, 1984, as a liquor control investigator (now designated an enforcement agent of the Department of Public Safety) to continue to serve in that capacity without being required to complete an approved peace officer basic training program.

Secs. 109.77, 3781.111, 4503.44, 4511.69, 4511.99, 4731.481, 4731.99, 4734.23, and 4734.99.



Sub. H.B. 287

Reps. Padgett, Bateman, Patton, Haines, Carey, Metzger, Tiberi, Krupinski, Myers, Roman, Ford, Mottley, Damschroder, Amstutz, Evans, Sulzer, Sullivan, Salerno, Terwilleger, Jones, Barnes

Sens. Latta, Carnes, Cupp, Drake, DiDonato, Latell, Kearns

Effective date: November 2, 1999

Designates as the William Green Memorial Highway that portion of United States Route 36 between the municipal corporation of Coshocton and the boundary of Coshocton and Tuscarawas counties.

Designates as the Korean War Veterans' Memorial Highway that portion of United States Route 36 between the boundary of Coshocton and Tuscarawas counties and Interstate 77 and also between the boundary of Champaign and Miami counties and the Indiana border.

Designates as the William 'Hopalong Cassidy' Boyd Memorial Highway that portion of State Route 800 located within the community of Hendrysburg in Belmont County only.

Designates as the General Walter Churchill Highway that portion of United States Route 23 between the junction of Interstate Route 475 and the Michigan border.

In regard to all of the designated highways, permits the Director of Transportation to erect suitable markers along those highways indicating their names.

Modifies the conflict of interest standards applicable to members of the Transportation Review Advisory Council to prohibit the members from violating any provision of the Ethics Law or the criminal prohibitions in R.C. Chapter 2921.

Secs. 5512.07, 5533.40, 5533.41, 5533.51, and 5533.52.



H.B. 297

Reps. Krebs, Bateman, Carey, Patton, Krupinski, Buchy, Amstutz, Core, Brading, Cates, Jolivette, Ford, Jones, Goodman, Corbin, Metelsky, Netzley, Verich

Sens. Oelslager, Latell, Drake, Nein

Effective date: November 22, 1999

Designates as the Walter 'Smokey' Alston Memorial Highway that portion of State Route 177 within the community of Darrtown in Butler County.

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

Sec. 5533.39.



Sub. H.B. 306

Reps. Carey, Bateman, Thomas, Harris, Damschroder, Evans, Sulzer, Perry, Terwilleger, Verich, Pringle, Clancy, Mottley, Logan, Vesper, Padgett, Healy, Buehrer, Jones, Sullivan, Hollister, Roman, Krebs, Buchy, Patton, Tiberi, Schuler, Amstutz, Opfer

Sens. Oelslager, Gardner, Watts, Wachtmann, Armbruster

Effective date: November 22, 1999; certain provisions effective January 1, 2000

Provides that a place of business that is used by a motor vehicle dealer for selling, displaying, offering for sale, or dealing in motor vehicles still is considered as used exclusively for those purposes even though outdoor power equipment, watercraft and related products, or, in the case of a new motor vehicle dealer, products manufactured or distributed by a motor vehicle manufacturer with which the new motor vehicle dealer has a franchise agreement, are sold or displayed there.

Requires, beginning January 1, 2000, a person who was born on or after January 1, 1982, and who leases, hires, or rents a powercraft powered by more than ten horsepower to provide a signed statement, rather than a signed affidavit, that the person has successfully completed an approved safe boater course or a proficiency examination, if the person has taken the course and has not taken an exam given by the renter.

Reduces from ten to seven years the length of time that a clerk of a court of common pleas is required to retain any of the various forms of a watercraft certificate of title and supporting evidence.

Defines a watercraft dealer for purposes of the Watercraft Law.

Modifies one of the authorized uses of specialized registration placards by persons other than motor vehicle manufacturers, dealers, or distributors by allowing them to be used by persons regularly engaged in the business of rustproofing, reconditioning, or installing equipment or trim on motor vehicles for motor vehicle dealers and by eliminating the requirement that in order to use the placards those persons also must be primarily engaged in such business, but requires that the special placards "be used exclusively" by such persons when the motor vehicles are being transported to or from a motor vehicle dealer's place of business.

Secs. 1547.01, 1547.052, 1548.09, 4503.31, 4517.01, and 4517.03.



Am. H.B. 309

Reps. Trakas, Harris, Netzley, Householder, Cates, Callender, Jordan, Jacobson, Krebs, Clancy, Vesper, Evans, Buchy, Young, Amstutz, Goodman, Hollister, Padgett, Olman, Van Vyven, Willamowski, Williams, Coughlin, Roman, Verich, Taylor, Mottley, Peterson, Bateman, Hood, Gardner, Tiberi, Terwilleger, Salerno, Damschroder, Brading, Calvert, Carey, Core, Hoops, Grendell, Myers, Buehrer, Corbin, Austria, Haines, Kilbane, O'Brien, Schuck, Winkler, Jolivette, Schuler, DePiero, Flannery

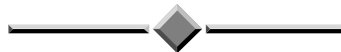
Sens. Oelslager, Latta, Wachtmann, Spada, Finan, Drake, Watts, Hottinger, Nein, Schafrath, Blessing, Kearns, White, Mumper, Armbruster, Horn, Ray, Johnson, Cupp

Effective date: November 3, 1999

Designates State Route 60, running in a northerly and southerly direction through Ashland County only, the "Thomas A. Van Meter Memorial Highway" and permits the Director of Transportation to erect suitable markers along that highway indicating its name.

Eliminates the per mile cap on the amount of money the Department of Transportation may spend on improvements made to roads leading into and within a conservancy district.

Secs. 5511.04 and 5533.64.



Am. Sub. S.B. 15

Sens. Gardner, Armbruster, White, Latell, DiDonato, Carnes, Mumper, Spada, Drake

Reps. Bateman, Olman, Bender, Clancy, Mead, Tiberi, O'Brien, Schuler, Opfer, Householder, Terwilleger, Mottley, Van Vyven, Williams, Willamowski, Haines, Wilson, Metzger, Gooding, Verich, Vesper, Ferderber, Buehrer, Corbin, Trakas, Calvert, Patton, Harris, Austria, Maier

Effective date: September 24, 1999

Specifically permits a board of township trustees, at any intersection where at least one road is a township road, to erect and maintain suitable signposts showing the names and numbers of the roads and the direction and distance to any nearby municipal corporation.

Allows a board of township trustees to purchase or lease and erect and maintain suitable traffic control devices and traffic control signals at any intersection where at least one road is a township road.

If a township road intersects with a state highway:

(1) Requires the board of township trustees to obtain the permission of the Director of Transportation before erecting at the intersection a signpost showing the direction and distance to a municipal corporation or a traffic control device or traffic control signal;

(2) Requires the Department of Transportation to maintain any traffic control signal erected by the township.

If a township road intersects with a county road, requires the board of township trustees to obtain permission of the county engineer of the county in which the intersection is located before erecting a traffic control device or traffic control signal.

Secs. 5571.01 and 5571.17.



S.B. 33

Sens. Wachtmann, Latta, Mumper, Hottinger, Schafrath, Brady, Nein, McLin, Blessing, Spada, Oelslager, Drake, Watts, Prentiss, Armbruster, Hagan, Ray, Fingerhut, Cupp, DiDonato

Reps. Bateman, Carey, Krupinski, Haines, Clancy, Damschroder, Tiberi, Willamowski, Vesper, Mottley, Buchy, Hollister, Grendell, Buehrer, Amstutz, Myers, Schuring, Brading, Core, Salerno, Thomas, Perz, Taylor, Terwilleger, Metzger, Roman, Schuler, Cates, Evans, Householder, Maier, Boyd, Hartnett, Jordan, Hoops, Logan, Gooding, Harris, Opfer

Effective date: July 30, 1999

Authorizes the issuance of a Ducks Unlimited license plate bearing identifying words or markings representing Ducks Unlimited, Inc., and approved by the Registrar of Motor Vehicles.

Requires the Registrar to collect a contribution in the amount of \$15 for each application for registration and registration renewal that involves Ducks Unlimited license plates.

Requires the contributions collected from persons who are issued the license plates to be deposited into the Ducks Unlimited License Plate (DULP) Fund, which the act creates.

Requires contributions deposited into the DULP Fund to be paid to the State of Ohio Chapter of Ducks Unlimited, Inc., requires the Chapter to establish a separate and distinct account for the contributions, and requires the funds in that account to be used exclusively for the purpose of protecting, enhancing, restoring, and managing wetlands and conserving wildlife habitat.

Secs. 4501.33 and 4503.561.



HUMAN SERVICES

Sub. H.B. 176

Reps. Winkler, Barrett, Bateman, Bender, Jones, Krebs, D. Miller, Schuck, Schuler, Terwilleger, Van Vyven, Vesper, Willamowski, Haines, Clancy, O'Brien, Britton, Carey, Perz, Distel, Wilson, Hollister

Sens. Kearns, Drake, Carnes, Prentiss, Gardner

Effective date: October 29, 1999

Provides that a child day-care provider located in a state bordering Ohio and licensed, certified, or otherwise approved by that state to provide child day-care may provide publicly funded child day-care to an individual who resides in an Ohio county bordering the state in which the provider is located.

Requires the Day-Care Advisory Council to address the provision of publicly funded child day-care by border state providers in its annual report on the regulation of child day-care and to provide the report, in addition to the Director of Human Services and the public, to the Governor, Speaker and Minority Leader of the House of Representatives, and President and Minority Leader of the Senate.

Requires that a court determine whether reasonable efforts were made to reunify a child with the child's family whenever the court removes or continues the removal of a child from home.

Clarifies that the requirement to determine that reasonable efforts at reunification are not required because a parent from whom the child was removed has had parental rights terminated with respect to another child applies only if the prior termination of parental rights was involuntary.

Requires that a public children services agency or private child placing agency file a motion requesting permanent custody of a child if the child has been in temporary custody of the agency for at least 12 months of a consecutive 22-month period.

Removes a change in circumstances of a child's parents as a basis for modification or termination of an order granting legal custody.

Eliminates the requirements that the Department of Human Services be notified when a petition for adoption is filed and that the Department be served with a copy of a final decree of adoption.

Secs. 2151.31, 2151.314, 2151.33, 2151.413, 2151.414, 2151.415, 2151.419, 2151.42, 3107.07, 3107.11, 3107.19, 5104.01, 5104.08, 5104.31, 5104.32, 5104.35, 5104.36, and 5104.38.



See also: House Bills 128, 283, 470, and 471

INDUSTRY, COMMERCE, HOUSING AND LABOR

Am. Sub. H.B. 6

Reps. D. Miller, Schuler, DePiero, Opfer, Trakas, Ford, Sullivan, Gerberry, Boyd, Jones, Stapleton, O'Brien, Winkler, Mottley, Schuck, Allen, Willamowski, Jacobson, Callender, Womer Benjamin, Salerno, Peterson, Buchy, Olman, Sykes, Coughlin, Krupinski, Flannery, Bender, Damschroder, Barnes, Verich, Metelsky, Householder, Maier, Terwilleger, Logan, Barrett

Sens. Latta, Drake, Spada, Mumper

Effective date: September 13, 1999

Specifies in the General Corporation Law that a proxy may be appointed by a verifiable communication authorized by the person making the appointment.

Specifies that any transmission that creates a record capable of authentication, including electronic mail or an electronic, telephonic, or other transmission that appoints a proxy, is a sufficient verifiable communication to appoint a proxy.

Specifies that a facsimile transmission that appoints a proxy and is signed by the person making the appointment is a sufficient writing to appoint a proxy.

Specifically prohibits any person in purchasing securities from knowingly engaging in any act or practice that is declared illegal, defined as fraudulent, or prohibited in the Ohio Securities Law.

Defines "purchase" for purposes of the Ohio Securities Law.

Modifies the condition under which certain securities may be offered for sale and sold by an issuer without complying with certain registration requirements of the Securities Registration Law to require the issuer to file with the Division of Securities notice of the offering within 15 days after notice is made or a general announcement is made in this state (removes the requirement of notice *to the public*).

Permits a person to act as an investment adviser representative if the person is employed by or associated with an investment adviser that is excepted from certain notice filing requirements of the Securities Dealer Licensure Law.

Authorizes the Attorney-Inspector of the Division of Securities of the Department of Commerce to represent the Division in other matters in addition to prosecutions.

Specifies that "private civil action," for the purposes of class actions dealing with securities, does not include an action for rescission.

Secs. 1701.48, 1707.01, 1707.03, 1707.161, 1707.36, 1707.439, and 1707.44.



Am. Sub. H.B. 18

Reps. Schuler, Allen, Buchy, Terwilleger, Taylor, Weston, Clancy, Krebs, Ogg, Cates, Roman, Willamowski, Salerno, O'Brien, Mottley, Britton, Pringle, James, Van Vyven, Jolivette, Krupinski, Verich, Corbin, Householder, Vesper, Brading, Grendell, Ferderber, Jones, Winkler

Sens. Nein, Gardner, Blessing

Effective date: October 20, 1999

Eliminates from the Real Estate Broker Law the required licensing of limited real estate brokers and limited real estate salespersons, who, under former law, were restricted to selling cemetery interment rights.

Requires cemeteries to register employees and independent contractors who sell interment rights on behalf of cemeteries.

Expands the scope of preneed burial vault contracts regulated by law to cover not only burial vaults but also other merchandise and services in connection with the interment of human remains, and changes the terminology of such contracts to "preneed cemetery merchandise and services contracts."

Eliminates the ban on preneed cemetery merchandise and services contracts being made irrevocable.

Allows committees of three or more persons (in addition to credit unions, federal savings associations, and national banks) to act as custodian of moneys paid to a seller of preneed cemetery merchandise and services contracts.

Alters the requirements for holding and depositing with trustees the moneys paid to a seller of a preneed cemetery merchandise and services contract.

Allows persons who are not licensed funeral directors to sell funeral goods pursuant to a preneed funeral contract, and persons other than cemetery corporations or associations to sell merchandise pursuant to a preneed cemetery merchandise and services contract, as long as such sellers comply with the laws regulating such sales.

Changes the conditions under which officers or officials having control over a cemetery may grant permission to disinter and conditions under which a probate court may order the disinterment of human remains.

Alters certain requirements pertaining to the establishment and maintenance of cemetery endowment care funds.

Expands the amount of land a cemetery association may hold that is exempt from execution, eminent domain, or taxation.

Expands the powers and duties of the Division of Real Estate in the Department of Commerce and the Cemetery Dispute Resolution Commission in connection with the Cemetery Registration Law.

Increases the penalty for maintaining or operating an unregistered cemetery.

Specifies that contracts entered into with unregistered cemeteries for preneed merchandise or services are voidable.

Makes a number of other changes in the collection of laws that govern the operation of cemeteries and the activities of operators of cemeteries.

Requires the Cemetery Dispute Resolution Commission to issue a report within two years after the act's effective date to the Governor, the President of the Senate, and the Speaker of the House of Representatives on recommended changes in law based on consumer complaints and industry problems.

Secs. 517.23, 517.24, 759.01, 1111.19, 1151.345, 1161.59, 1319.12, 1345.21, 1721.01, 1721.06, 1721.21, 1721.211, 1733.51, 2117.25, 2117.251, 2925.01, 4735.01, 4735.02, 4735.051, 4735.07, 4735.091, 4735.10, 4735.141, 4735.18, 4735.32, 4735.57, 4767.02, 4767.031, 4767.04, 4767.06, 4767.08, and 4767.99.



Am. H.B. 78

Reps. Womer Benjamin, Callender, Mottley, Ford, Buchy, Willamowski, Salerno, Grendell

Effective date: March 17, 2000

Eliminates the requirement that the articles of incorporation (articles) of an Ohio corporation for profit (corporation) must set forth the purposes for which the corporation is formed, but permits articles to include those purposes as well as the names of the individuals who are to serve as the corporation's initial directors.

Modifies the General Corporation (GC) Law's provisions pertaining to the permissible adoption of amendments to a corporation's articles by its incorporators, directors, or shareholders as follows:

(1) If initial directors are *not* named in the articles, the incorporators may adopt amendments to the articles before subscriptions to shares have been received and before the incorporators have elected directors. If initial directors *are named* in the articles or if the incorporators have elected directors and have not received subscriptions, the directors may adopt amendments to the articles before subscriptions to shares have been received.

(2) In accordance with authority granted by the articles, the directors may adopt an amendment determining the express terms of any class of shares before the issuance of any shares of that class or the express terms of one or more series within a class before issuance of any shares of that series.

(3) If a directors' amendment to the articles creates a class or series of shares the express terms of which provide for the convertibility of the shares into shares of another class, and if the GC Law requires a shareholders' vote on the amendment's adoption, the amendment also must be approved by the holders, voting as a class, of any issued and outstanding shares into which the shares may be converted.

(4) If a conversion shares amendment by shareholders is involved, the holders of the class of shares into which other shares may be converted may vote as a class on the amendment, but (a) failure to obtain the shareholders' approval only prevents the conversion until the approval is obtained and does not affect the authorization or express terms of the shares and (b) the articles may provide that *no vote* of the holders of common shares, as a class, is required for the authorization of shares of any class convertible into common shares.

Permits the express terms of a corporation's shares to include a statement of the directors' right, subject to any stated limitations, to adopt amendments to the corporation's articles that determine the express terms of any class of shares before

their issuance or the express terms of one or more series within a class before their issuance.

Requires that each series of a class of shares be given a distinguishing designation and that all shares of a series have express terms identical with those of other shares of the same series.

Subject to certain limitations, permits any of the express terms of any class or series of shares to be made dependent upon facts ascertainable outside a corporation's articles or an amendment to the articles.

Permits incorporators to receive subscriptions for shares after a corporation's articles are filed with the Secretary of State, and prohibits incorporators from receiving subscriptions if the articles name the initial directors or after the meeting of the shareholders or incorporators at which the initial election of directors occurs.

Specifies that the shareholders of certain corporations do not have a pre-emptive right to acquire the corporation's unissued shares except to the extent that the corporation's articles provide that right.

Provides that the pre-emptive right provisions existing prior to the act's effective date continue to apply to a corporation incorporated prior to that date, until the shareholders adopt an amendment to the articles expressly providing that the act's pre-emptive right modifications apply to the corporation or amended articles.

Entitles the holders of fractional shares to exercise the rights of a shareholder, including the right to vote, to receive dividends, and to participate in the assets of the corporation upon liquidation.

Modifies the GC Law's organizational meeting provisions to reflect instances in which initial directors are named in the articles and instances in which they are not so named, to permit organizational meetings to be held in or outside of Ohio, and to permit incorporators to take organizational meeting action without a meeting if the action is evidenced by specified written consents.

Modifies the GC Law's general regulation provisions to reflect the ability of initial directors named in a corporation's articles or elected by the incorporators to generally adopt regulations within 90 days after the corporation is formed, and to authorize only the shareholders to adopt regulations, in one of specified manners, if the directors do not adopt regulations within the 90-day period.

Modifies the statute of limitations provisions relating to the directors' liability for voting for or assenting to impermissible dividends, distributions, or

loans in a manner that *possibly* removes the statute of limitations on a cause of action based on a director's voting for or assenting to an impermissible loan.

Generally grants an immunity from personal liability to a shareholder or subscriber to a corporation's shares for any debts, obligations, or liabilities of the corporation in the absence of a written, enforceable agreement that is signed by the shareholder or subscriber and specifically undertakes liability for the debts, obligations, or liabilities.

Specifies that subscribers for or purchasers of a corporation's shares must pay or deliver the requisite consideration for the shares but are not liable to the corporation or its creditors in any other amount.

Places a corporation's indebtedness to a shareholder incurred by reason of a dividend or distribution at parity with the corporation's indebtedness to its general, unsecured creditors, except to the extent subordinated by agreement.

Specifies dates for the measurement of the effect of a dividend or distribution, and provides that the record date for determining shareholders entitled to a dividend or distribution is the date the directors authorize the dividend or distribution if they otherwise fail to fix the record date for that purpose.

Secs. 1151.38, 1151.61, 1701.04, 1701.06, 1701.09, 1701.10, 1701.11, 1701.15, 1701.18, 1701.24, 1701.33, 1701.45, 1701.59, 1701.63, 1701.70, 1701.71, and 1701.95.



Am. Sub. H.B. 93

- Reps.** Terwilleger, Haines, Taylor, Schuler, Pringle, Olman, Hood, Harris, Cates, Buehrer, Williams, Damschroder, Corbin, Clancy, Vesper, Tiberi, Perz, Wilson, Roman, Verich, Womer Benjamin, Core, Bateman, Allen, Sullivan, Beatty, Patton, Mead, Thomas, Young, Opfer
- Sens.** Nein, Espy, Carnes, Armbruster, Gardner, White, Latta, Mumper, Wachtmann, Spada, Brady, Blessing

Effective date: Emergency, May 25, 1999

Allows minors age 16 or 17 to work at a seasonal amusement or recreational establishment, not more than two months before the last day of the school year and not more than two months after the first day of the school year,

without providing a certificate of age and schooling as a condition of employment, unless the appropriate superintendent of schools requires otherwise.

Sec. 4109.02.



Am. H.B. 101

Reps. Young, Jacobson, Corbin, Jordan, Netzley, Van Vyven, Hood, Williams, Evans, Harris

Sens. Nein, Wachtmann, Finan, Schafrath, Mumper, Johnson

Effective date: October 11, 1999

Requires a public authority to ensure that bid specifications issued by the public authority for the proposed public improvement and any subsequent contract or other agreement to which the public authority and a contractor or subcontractor are direct parties do not require a contractor or subcontractor (1) to enter into agreements with labor organizations on that improvement or (2) enter into an agreement that requires the contractor's or subcontractor's employees to become members of or pay fees and dues to a labor organization as a condition of employment or continued employment.

Prohibits a public authority from awarding a contract for a public improvement if the contract's bid specifications contain the prohibited elements set forth above.

Prohibits a public authority from discriminating against any bidder, contractor, or subcontractor for refusing to become a party to any agreement with a labor organization on a public improvement currently under bid or its related projects.

Permits an interested party to file a civil action within two years of the date on which a contract for a public improvement was signed for alleged violations of the act's provisions.

Permits a court to award court costs, attorney's fees, and other costs to a prevailing plaintiff.

Secs. 4116.01, 4116.02, 4116.03, and 4116.04.



Am. H.B. 128

Reps. Boyd, Lawrence, Pringle, Jones, Ford, Netzley, Opfer, Mead, D. Miller, Hartnett, Barrett, Allen, Verich, Hood, Cates, Distel, Beatty, Barnes, Perry, Vesper, Amstutz, O'Brien, Ferderber, Smith, Britton

Sens. Nein, Espy, Drake, White, Mumper, Herington, McLin, Prentiss, Brady, DiDonato

Effective date: Emergency, July 28, 1999

Creates for a period of six months the Employment Disqualification Study Committee, comprised of 11 noncompensated members, and requires the Committee to seek federal funding for the study.

Requires the Committee to study provisions of the Revised Code that disqualify persons who are convicted of or plead guilty to certain offenses from obtaining specified employment, contracts, or licenses or from being permitted to perform certain duties in various jobs involving teaching, school district employment, child-care services, and adult-care services.

Requires the Committee to determine the impact of those provisions on the Ohio Works First Program.

Requires the Committee to submit its findings and recommendations regarding possible revisions to those provisions to the Speaker and Minority Leader of the House of Representatives and to the President and Minority Leader of the Senate.



Sub. H.B. 181

Reps. Corbin, Thomas, Vesper, Jones, Cates, Perry, Opfer, R. Miller, Goodman, Mead, Metzger, Amstutz, Hoops, O'Brien, Krebs, Sullivan, Brading, Core, Willamowski, James, Barrett, Patton

Sens. Nein, White, Drake, Gardner, Spada

Effective date: May 6, 1999; one provision effective August 6, 1999

Requires the Chairperson of the Industrial Commission to report twice a year during the biennium to specified legislative leaders on (1) the number of workers' compensation cases that have been disposed of during the reporting period, the number that remain pending, and the number that are on appeal, and (2) the Commission's efforts to improve communications with the Bureau of Workers' Compensation.

Revises the meeting requirements and appointing authority of the Services Committee of the Workers' Compensation System.

Sec. 4121.06.



Sub. H.B. 292

Reps. Willamowski, Buehrer, DePiero, Pringle, Schuler, Taylor, Terwilleger, Vesper, Womer Benjamin, Salerno, Grendell, Sulzer, Jones

Sens. Cupp, Johnson

Effective date: May 11, 2000

Specifies that commitments to pay attorneys' fees in commercial contracts of indebtedness are enforceable in Ohio courts and otherwise only if the total amount owed on the contract at the time it was entered into exceeds \$100,000 and only to the extent that the commitment obligates payment of a reasonable amount.

Requires the consideration of relevant factors in determining the amount of reasonable attorneys' fees in those commercial contracts of indebtedness, including the nature of the services rendered, the time expended in rendering the services, the amount of money and value of the property affected, and the professional skill and expertise of the attorney or attorneys rendering the services.

Provides a procedure for the determination of reasonable attorneys' fees for the purpose of enforceability of commitments to pay attorneys' fees in certain commercial contracts of indebtedness, and deems the reasonable amount of attorneys' fees to be the percentage of the total principal, interest, and other charges owed on the contract of indebtedness if that percentage is specified in the contract, or, if not so specified, an amount equal to the attorneys' fees customarily charged by the attorney rendering the services.

Makes provision for the recovery of reasonable attorneys' fees and legal expenses in the Secured Transactions Law governing the disposition and redemption of collateral that is the subject of a commercial contract.

Secs. 1301.21, 1309.47, and 1309.49.



Am. Sub. H.B. 312

Reps. Salerno, Buchy, Tiberi, Core, Perz, O'Brien, Olman, DePiero, Amstutz, Willamowski

Sen. Cupp

Effective date: Emergency, December 3, 1999

Eliminates the requirement that the articles of organization of a limited liability company filed with the Secretary of State specify an address to which interested persons may direct inquiries for copies of any operating agreement and any bylaws of the company, and eliminates the requirement that the articles of organization must be amended if that address is changed.

Eliminates a withdrawing member's right, within a reasonable time after withdrawal from membership in a limited liability company, to receive the fair value of the member's membership interest, and instead provides that the withdrawing member must be treated as an assignee of all of the member's membership interest.

Specifies that the withdrawal of a member of a limited liability company does not cause the dissolution of the company unless otherwise provided in the operating agreement, and specifies that this provision applies to a limited liability company formed before the act's effective date only if the company's articles of organization or operating agreement are amended to specifically state that this provision applies.

Secs. 1705.04, 1705.08, 1705.12, and 1705.43.



See also: House Bills 35, 180, 223, 470, and 471; Senate Bills 18, 52, 54, and 64

LOCAL GOVERNMENT

Am. H.B. 76

Reps. Brading, Terwilleger, Olman, Taylor, Schuler, Logan, Sulzer, Mottley, Opfer, Hartnett, Haines, Austria, Britton, Barrett

Sen. Blessing

Effective date: November 3, 1999

Excludes a portion of the principal amount of securities issued for permanent improvements from the debt limit calculation for a county, township, or municipal corporation equal to the percentage of service payments for those improvements that is pledged to paying the debt charges on those securities.

Sec. 133.04.



Sub. H.B. 91

Reps. Terwilleger, Luebbers, Taylor, Krebs, Opfer, Vesper, Schuler, Young, Roman, Evans, Hoops, Cates, Clancy, O'Brien, Barrett, Verich, Sykes, Carey, Peterson, Padgett, Corbin, Perz, Willamowski, Grendell, Allen, Wilson, Sulzer, Metzger, Buehrer, Bender, Distel, Mottley, Mead, Olman, Harris

Sens. Spada, Gardner, Schafrath, Drake, Blessing, Wachtmann, Armbruster, Mumper, White, Nein, Latta

Effective date: November 3, 1999

Requires that a township remain intact when reduced to less than 22 square miles after a municipal corporation petitions for a change of township boundaries, unless a petition to partition the reduced township is filed by the township electors.

Provides a method for township electors to petition to have their township attached to other townships or create a new township, and, if a township to be partitioned has adopted a limited home rule government, provides for an election in that township to determine whether the township will remain intact.

Secs. 503.02, 503.03, and 503.08.



Sub. H.B. 185

Reps. Myers, Peterson, Mottley, Young, Cates, Opfer, Schuler, Krebs, Evans, Verich, Krupinski, Hartnett, Austria, Tiberi, Metelsky, Buchy, Netzley, Corbin, Core, Brading, Haines, Grendell, Hollister, Carey, Householder, Healy, Olman, Harris

Sens. Kearns, Cupp, Drake

Effective date: Emergency, July 26, 1999

Generally requires that alternative apportionment of the undivided local government fund and undivided local government revenue assistance fund by a county budget commission be subject to approval of the legislative authority of the city having the greatest population residing in the county, rather than the city having the greatest population.

Specifies that if, on or before January 1, 1998, a county budget commission adopted an alternative method of apportionment that was approved by the legislative authority of a city that was located partially in the county and that had the greatest population but not the greatest population residing in the county, the city that must approve the alternative method of apportionment is the city that is located wholly or partially in the county and that has the greatest population, whether residing in the county or not, provided that the board of county commissioners and a majority of the boards of township trustees and legislative authorities of municipal corporations located wholly or partially in the county agree to this meaning of the city that must give the approval.

Secs. 5747.53 and 5747.63.



Am. Sub. H.B. 187

Reps. Olman, Jolivette, Boyd, Buchy, Cates, Clancy, Gerberry, Harris, Jacobson, Krebs, Maier, Mottley, O'Brien, Roman, Sulzer, Taylor, Terwilleger, Van Vyven, Williams, Young, Opfer, Schuler, Calvert, Evans, Buehrer, Tiberi, Corbin, Krupinski, Perz, Hartnett, Verich, Vesper, Haines, Schuring, Willamowski, Bender, Winkler

Sens. Latell, Schafrath, Spada, Blessing, Gardner, Prentiss, White, Drake, Nein, Hagan, Armbruster, Latta, Mumper, Cupp, Kearns, DiDonato

Effective date: September 20, 1999

Replaces specific requirements for the financing of certain township purchases with a general authorization for townships to issue securities under the Uniform Public Securities Law to finance those purchases.

Permits townships to finance through general obligation bonds the purchase of real property for transfer to a community improvement corporation.

Establishes debt limitations for limited home rule townships that differ from other townships, and provides an exemption from net indebtedness calculations for all townships in connection with securities issued for establishing township parks or purchasing firefighting equipment, buildings, or sites.

Specifies that the published notice relating to the adoption of a township fire code only must be published once a week for three consecutive weeks in a newspaper of general circulation in a township.

Permits townships to reimburse township officers and employees under certain circumstances for their out-of-pocket premiums for health insurance policies with specified types of benefits.

Changes the name of townships that have adopted the limited self-government form of township government to limited home rule townships and designates certain of those townships as urban townships.

Changes the procedure for becoming, and limits the townships that may become, limited home rule townships.

Permits limited home rule townships to construct, maintain, and finance sewer systems under certain circumstances.

Permits limited home rule townships to contract with county sewer districts and regional water and sewer districts, as well as municipal corporations and private operators, to supply water and sewer services.

Changes the procedure for supplying a township water supply in a limited home rule township.

Permits limited home rule townships to issue general obligation bonds for the costs of water supply facilities and sewer improvements.

Permits a limited home rule township to hire an independent professional engineer in lieu of using the county engineer for specific road projects.

Changes the Subdivision Law to require the board of county commissioners to provide townships with notice of proposed changes to, or the adoption of, subdivision rules.

Changes the composition of the membership of county planning commissions, and permits those commissions to adopt a policy to have county commissioners refrain from participating in commission recommendations on county zoning codes.

Secs. 109.14, 133.09, 309.09, 504.01, 504.02, 504.03, 504.04, 504.12, 504.13, 504.14, 504.16, 504.17, 504.18, 504.19, 504.20, 505.261, 505.262, 505.264, 505.37, 505.373, 505.60, 505.601, 505.602, 505.701, 709.50, 711.05, 711.10, 713.22, 1901.026, 2921.421, 3737.46, 3767.03, 4301.28, 5543.01, 5543.09, 5549.02, 5549.021, and 5573.01.



Am. H.B. 189

Reps. Taylor, Willamowski, Olman, Vesper, Van Vyven, Young, Haines, Metelsky, Buchy, Brading, Bender

Sens. Spada, Armbruster

Effective date: October 29, 1999

Excludes persons under detention in a detention facility from persons counted to determine the population of a municipal corporation for purposes of classifying the municipal corporation as a village or a city.

Sec. 703.01.



Sub. H.B. 204

Reps. Schuler, Winkler, Taylor, Van Vyven, Evans, Vesper, Olman, James, Terwilleger, Clancy, Roman, Carey, Verich, Sulzer

Sens. Schafrath, Spada, Gardner

Effective date: November 16, 1999

Permits the municipal corporations and townships that comprise a joint fire district to pay the district's charges for ambulance or emergency medical services provided to their respective residents under certain circumstances.

Permits two or more municipal corporations to form a joint fire district.

Authorizes boards of township trustees associated with township fire departments, township fire districts, or joint fire districts to assess a fee under specified circumstances in connection with false alarms originating from residential buildings.

Extends the moratorium on the issuance of new licenses to manufacturers or wholesalers of fireworks through December 15, 2002.

Secs. 505.371 and 505.391.



H.B. 205

Reps. Corbin, Salerno, Callender, Willamowski, Mead, Tiberi, Austria, DePiero, Core

Sens. Latta, Horn

Effective date: September 24, 1999

Expands the definition of "governmental function" in the Political Subdivision Sovereign Immunity Law, for purposes of a political subdivision's general immunity from tort liability, to include the design, construction, reconstruction, renovation, repair, maintenance, and operation of a water park, wading pool, wave pool, water slide, and other type of aquatic facility and the design, construction, reconstruction, renovation, repair, maintenance, and operation of a golf course.

Declares the General Assembly's intent in expanding the definition of "governmental function," in part, to supersede the effect of the holding in *Garrett v. Sandusky* (1994), 68 Ohio St.3d 139, that a wave pool is not a swimming pool within governmental functions for which a city enjoys tort immunity.

Sec. 2744.01.



Am. H.B. 216

Reps. Buchy, Netzley, Evans, Olman, Ogg, Krebs, Gardner, Hoops, Corbin

Sens. Gardner, Cupp, Carnes

Effective date: March 10, 2000

Changes the residency requirement of the representatives of a board of education serving on a statutory municipal recreation board, so that those representatives will have to be residents of their respective school district but no longer will have to be residents of the municipal corporation.

Sec. 755.14.



Sub. H.B. 220

Reps. Householder, Willamowski, Bender, Mottley, Cates, Jacobson, Corbin, Mead, Williams, Hollister, Krebs, Terwilleger, Evans, Padgett, Amstutz, Jolivette, Distel, Schuler, Verich, Patton, Buchy, O'Brien, Haines, Winkler, Hartnett, Austria, Peterson, Brading, Buehrer

Sens. Gardner, Kearns, Mumper, Prentiss, Drake, Spada, Herington

Effective date: November 2, 1999

Provisions affecting school districts only

Changes the terms under which school districts may acquire buildings and land with lease-purchase agreements.

Permits joint vocational school districts to acquire buildings and land using lease-purchase agreements.

Permits, rather than requires, school boards to levy a property tax to pay for land acquired through financing methods that require periodic installment payments.

Shortens the time period that school districts must advertise for bids for capital improvement contracts.

Permits school district boards to create petty cash accounts for use by designated school officials.

Expressly designates school district treasurers as the chief fiscal officers of school districts.

Exempts from school district debt limits any permanent improvement debt financed with compensation received by the school district from a municipal corporation as reimbursement for property tax exemptions for public athletic facilities.

Deposit requirements for school districts and other political subdivisions

Permits public offices to adopt policies allowing public money in amounts less than \$1,000 to be deposited at less frequent intervals than previously required.

Requires political subdivisions to designate banks and other depositories of public funds every five years, rather than every two years, and to make interim changes if a depository is found to be insolvent or operating unsafely.

Secs. 9.38, 133.06, 135.12, 3313.291, 3313.31, 3313.37, 3313.375, and 3313.46.



Sub. S.B. 31

Sens. Latta, Gardner, Spada, Drake

Reps. Schuler, Opfer, Sulzer, Jolivette, Olman, Taylor

Effective date: September 29, 1999

Permits the appointing authorities that appoint members of district public works integrating committees to appoint alternates for those members to act in their absence.

Changes the voting requirements for a board of county commissioners to declare that an emergency exists that does not require competitive bidding for a county contract, when only a quorum (two members) is present to a unanimous vote of those two commissioners, instead of requiring a unanimous vote of all commissioners (three members).

Explicitly permits a county administrator to carry out functions of a board of county commissioners in disasters or emergencies, if the board delegates those functions to the administrator by resolution.

Secs. 164.04, 305.30, and 307.86.



Am. Sub. S.B. 42

Sens. Gardner, Schafrath, Spada, Blessing, Carnes, White, Mumper, Latta, Watts, Finan, DiDonato

Reps. Van Vyven, Mottley, Terwilleger, Grendell, Barnes, Roberts, Corbin, O'Brien, Gerberry, Perry, Ogg, Olman, Callender, Peterson, Opfer, Haines, Austria, Logan

Effective date: October 20, 1999

Extends the authority of townships to control by regulation or order, within a township's unincorporated territory, noise that is not exempt under the act or otherwise governed by the Township Law's vehicle noise and parking provisions, but that is generated within any areas zoned for residential use or generated at D liquor permit premises.

Exempts from that extended authority certain agricultural operations, oil and natural gas operations, coal mining and reclamation operations, surface mining activities, and preexisting businesses or industries.

Sec. 505.172.



Am. Sub. S.B. 52

Sens. Carnes, Gardner, Oelslager, Mumper, DiDonato, Spada, Furney, Drake, Armbruster

Reps. Terwilleger, Schuler, Cates

Effective date: November 2, 1999

Authorizes townships to regulate the resale of tickets to theatrical, sporting, or other public amusements.

Adds to the sources of moneys a township may use to pay for the collection and disposal of tree leaves.

Authorizes the board of township trustees or the electors of an unincorporated township to cause the question of a proposed name change for the township to be submitted to the electors of the unincorporated area of the township.

Changes the conditions under which some 16 or 17 year old minors do not need to provide an age and schooling certificate as a condition of employment at a seasonal amusement or recreational establishment.

Secs. 503.161, 503.162, 505.29, 505.31, 505.79, 505.95, and 4109.02.



OCCUPATIONS AND PROFESSIONS

Am. H.B. 71

- Reps.** Vesper, Van Vyven, D. Miller, Krupinski, Lawrence, Mottley, Callender, Evans, Hartnett, Bender, Sullivan, Opfer, Olman, Hoops, Jones, Pringle, Patton, Haines, Maier, Taylor, Ogg, Terwilleger, Sutton, Brading, Hollister, Padgett, Schuring, Smith, Harris, Metzger, Thomas, Bateman, Young, Allen, Britton, Krebs, Myers, O'Brien, Barrett, Winkler, Willamowski, Gardner, DePiero
- Sens.** Armbruster, Drake, Blessing, Fingerhut, Spada, Kearns, Prentiss, Ray, Gardner, Espy, Watts

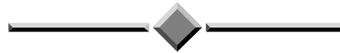
Effective date: September 15, 1999

Establishes a duty for a mental health professional or organization to warn of or protect against a threat made by a client or patient if the client or patient communicates an explicit threat of serious harm against a readily identifiable individual or structure and there is reason to believe the client or patient has the intent to carry out the threat.

Specifies how the mental health professional or organization is to discharge the duty.

Provides that a mental health professional or organization may be held liable in damages in a civil action or be subject to professional discipline for serious injury or harm resulting from failing to warn of or protect against a threat only if the professional or organization fails to discharge the duty.

Secs. 2305.51 and 5122.34.



Am. Sub. H.B. 87

- Reps.** Bateman, Thomas, Olman
- Sens.** Hottinger, Kearns, Spada

Effective date: September 24, 1999

Prohibits a person from assuming or using certain titles, designations, or abbreviations relating to the practice of industrial hygiene or the practice of

occupational safety, which the act defines, unless the person possesses the appropriate certification from the appropriate national board, as specified in the act.

Makes the assumption or use of a restricted title, designation, or abbreviation without possessing the appropriate specified certification a misdemeanor of the fourth degree.

Establishes requirements for the regulation of intravenous therapy administered by licensed practical nurses.

Secs. 4723.02, 4723.48, 4777.01, 4777.02, 4777.03, 4777.04, and 4777.99.



H.B. 167

Reps. Healy, Mottley, Willamowski, Van Vyven, Opfer, Haines, Boyd, Britton, Schuck, D. Miller, Hartnett, Vesper, Jones, Verich, Patton, Jolivette, Winkler, Buehrer, Damschroder, Maier, Carey, Ogg, O'Brien, James, Evans, Olman, Hollister, Core, Austria, Schuler, Bender, Barnes, Salerno

Sens. Nein, Watts, Gardner

Effective date: October 29, 1999

Permits reciprocity of licensure in this state for architects licensed or registered in another state or jurisdiction only if the other state or jurisdiction extends similar reciprocity and if the applicant's qualifications for licensure in the other state or jurisdiction were equal, at the time of original licensure, to those of this state.

Sec. 4703.08.



Am. S.B. 18

Sens. Drake, Prentiss, Armbruster, Spada, Ray

Reps. Trakas, Sullivan, D. Miller, Calvert, DePiero, Amstutz, Harris, Mead, Young, O'Brien, Schuring, Corbin, Patton, Logan, Thomas, Householder, Opfer, Austria, Willamowski

Effective date: October 29, 1999

Expands the law governing contracts between a principal and a sales representative to apply to principals who do not have a permanent or fixed place of business in Ohio, to apply to the provision of services, and to apply to all sales (not just wholesale sales).

Expands from 13 to 30 days the length of time within which a principal must pay a sales representative all commissions due to the sales representative upon the termination of a contract between a principal and a sales representative.

Defines "termination" of a contract between a principal and a sales representative.

Permits the imposition of exemplary damages on a principal who fails to comply with the act's provisions concerning timely payment of commissions due upon termination of a contract with a sales representative only if the sales representative proves that the principal's failure to comply with those provisions constituted willful, wanton, or reckless misconduct or bad faith.

Creates a presumption that the principal acts willfully and in bad faith if the principal receives a written demand for the payment of the commissions owed to a sales representative that was sent by certified mail and the principal fails to respond to the demand in writing within 20 days after the principal receives the demand.

Expands the circumstances under which a provision in a contract between a sales representative and a principal is void.

Exempts persons licensed to engage in the business of issuing or selling insurance from the law governing the payment of commission to sales representatives.

Sec. 1335.11.



Sub. S.B. 56

Sens. White, Drake, Cupp, Carnes, Mumper, Shoemaker, Schafrath, Prentiss, Kearns, Gardner, Wachtmann, DiDonato, Armbruster, Nein

Reps. Ogg, Van Vyven, Hood, Pringle, Boyd, Opfer, D. Miller, Padgett, Hartnett, Winkler, Sulzer, Allen, Ford, Bender, Terwilleger, Barnes, Brading, Hollister, Willamowski, Grendell, Gerberry, Stapleton, Wilson, Householder, Haines, Distel, Verich, Britton, Gooding, Beatty, Cates, O'Brien, Salerno, Buehrer

Effective date: September 15, 1999

Authorizes the employment of physicians by a rural hospital and any health care facility that the hospital owns or operates.

Provides that the act applies to a hospital if it is located in a county with a population of under 125,000 and is operated by a corporation or association as a nonprofit hospital or is operated as a public hospital, which includes county, municipal, university, and state hospitals.

Secs. 4731.22 and 4731.31.



PUBLIC LAND CONVEYANCES

Am. H.B. 48

Reps. Patton, Allen, Logan, Gerberry, Lucas, Distel, Sykes, Flannery, Opfer, Barnes, Verich

Sens. Latell, Hagan, Brady, Espy

Effective date: October 20, 1999

Authorizes the conveyance of two parcels of state-owned real estate located in Mahoning County, and requires Youngstown State University to pay \$772,000, to Carl Vaccar and Robin S. Vaccar in exchange for the conveyance to the state of four parcels of real estate known as Lincoln Place/Compass.



Sub. H.B. 235

Reps. Perz, Cates, Carey, Evans, Damschroder, Perry, Mead, Olman, Gardner, Winkler, O'Brien, Mottley, Terwilleger, Padgett, Opfer, Schuler, Logan

Sen. Latta

Effective date: October 29, 1999

Provides for the sale at public auction of state-owned real estate in the city of Toledo, Lucas County.



Am. H.B. 360

Reps. Opfer, Mead, Logan, Myers, Gooding, Winkler, Allen, Young, Bender, Carey, Perz, Padgett, Terwilleger

Sens. Latta, Herington

Effective date: March 10, 2000

Authorizes the conveyance of about 4.3 acres of state-owned real estate located in Ottawa County from the Ohio Department of Transportation to Paul Hemrick, Jr., for the purchase price of \$6,900.



Am. H.B. 378

Reps. Mead, Winkler, Myers, Allen, Schuler, Logan, Gooding, James, J. Beatty, Tiberi, O'Brien, Perz, Terwilleger, Carey, Opfer, R. Miller, Barnes, Verich, Britton, Barrett, Salerno

Sens. Johnson, Latta, Watts, Espy

Effective date: March 10, 2000

Authorizes the conveyance of about 2.031 acres of state-owned real estate located in Franklin County from the Department of Mental Retardation and Developmental Disabilities to the Friendship Missionary Baptist Church for the purchase price of \$20,000.



PUBLIC OFFICIALS AND EMPLOYEES

Am. Sub. H.B. 15

Reps. Mottley, Tiberi, Schuler, Allen, James, Grendell, D. Miller, Opfer, Willamowski, Lucas, Gardner, Terwilleger, Britton, Thomas, Sulzer, Bender, Olman, Evans, Jolivette, Vesper, Ogg, Hollister, Perry, Corbin, Distel, Peterson, Smith, Roberts, Patton, Barnes, Austria, Jones, Verich, Salerno

Sens. Blessing, McLin, Oelslager, Mumper, Drake, Herington

Effective date: November 3, 1999

Permits a member of the Public Employees Retirement System, School Employees Retirement System, or State Teachers Retirement System to restore service credit for prior service covered by one of the other systems by a payroll deduction plan offered by the member's current retirement system.

Secs. 145.294, 145.311, 145.312, 145.37, 3307.281, 3307.282, 3307.283, 3307.41, 3309.261, 3309.262, 3309.27, and 3309.35.



Sub. H.B. 186

Reps. Jolivette, Coughlin, Grendell, Pringle, Terwilleger, Ogg, Vesper, Willamowski, Olman, Barnes, DePiero, Hollister, Tiberi, Mottley, Krupinski, Sullivan, D. Miller, Hartnett, Jones, Ford, Corbin, O'Brien, Logan, Allen, Verich, Distel, Roman, Gardner, Haines, Metzger, Perz, Young

Sens. Drake, Mumper, Johnson, Latta, Nein, Oelslager, Spada, Watts

Effective date: March 17, 2000; certain provisions effective March 17, 2001

Changes the method of computing a Public Employees Retirement System (PERS) member's payment for military service credit by providing that the amount of the payment for each year of service credit purchased is to be an amount specified by the PERS Board that is not less than 50% of the additional liability resulting from the purchase as determined by an actuary employed by the Board.

Allows a PERS member who, on the act's effective date, is in the process of purchasing military service credit to elect to have the remaining cost to the member recalculated under the act.

Permits any person receiving from PERS or the School Employees Retirement System (SERS) an allowance, annuity, pension, or benefit to authorize PERS or SERS to make deductions therefrom for the payment of dues and other membership fees to any retirement association or other organization composed primarily of retired public employees or retired public employees and their spouses if the association or other organization adopts a resolution approving payment by that method and not fewer than 500 persons receiving allowances, annuities, pensions, or benefits from PERS or SERS initially authorize the deduction for payment to the same association or other organization.

Secs. 145.301, 145.564, and 3309.663.



Sub. H.B. 222

Reps. Van Vyven, Sutton, Ogg, Barnes, Hollister, Olman, Brading, Terwilleger, Schuring, Schuler, Perry, Sullivan, Verich, Taylor, Haines, Calvert, Winkler, Clancy, O'Brien, Mottley, Distel, Allen, Patton, Salerno, Damschroder, Myers, Householder, DePiero, Flannery, Roman, Perz, Hartnett, Sulzer

Sens. Blessing, Drake, McLin, Mumper, Watts, Spada

Effective date: November 2, 1999

Changes the name of the Police and Firemen's Disability and Pension Fund to the Ohio Police and Fire Pension Fund.

Replaces gender specific terms in the names of individual funds held in trust by the Board of Trustees of the Fund. For example, the Firemen's Contribution Fund will be known as the Firefighters' Contribution Fund and the Policemen's Pension Reserve Fund will be known as the Police Officers' Pension Reserve Fund.

Changes the name of the Firemen and Policemen's Death Benefit Fund to the Ohio Public Safety Officers Death Benefit Fund.

Secs. 9.82, 124.41, 124.42, 133.03, 133.05, 145.01, 145.012, 145.02, 145.293, 145.295, 145.30, 145.31, 145.38, 145.58, 145.581, 146.01, 154.13,

164.09, 165.08, 166.08, 171.01, 171.03, 171.05, 175.09, 306.09, 306.85, 351.11, 505.38, 709.012, 717.07, 737.15, 737.16, 737.22, 742.01, 742.02, 742.03, 742.04, 742.05, 742.06, 742.07, 742.08, 742.09, 742.10, 742.11, 742.111, 742.112, 742.12, 742.13, 742.14, 742.15, 742.16, 742.22, 742.221, 742.23, 742.24, 742.25, 742.251, 742.26, 742.27, 742.30, 742.301, 742.31, 742.311, 742.32, 742.33, 742.34, 742.35, 742.36, 742.361, 742.362, 742.37, 742.371, 742.372, 742.373, 742.374, 742.375, 742.376, 742.379, 742.3711, 742.3712, 742.3713, 742.3714, 742.3715, 742.3716, 742.3717, 742.3718, 742.3719, 742.38, 742.381, 742.39, 742.40, 742.41, 742.42, 742.43, 742.44, 742.45, 742.46, 742.461, 742.47, 742.48, 742.50, 742.51, 742.511, 742.512, 742.513, 742.514, 742.515, 742.516, 742.52, 742.521, 742.53, 742.55, 742.56, 742.57, 742.58, 742.59, 742.60, 742.61, 742.62, 742.63, 902.10, 1555.08, 1557.03, 2329.66, 2907.15, 2921.41, 3111.20, 3113.21, 3307.28, 3307.32, 3307.33, 3307.381, 3307.412, 3307.74, 3309.26, 3309.31, 3309.341, 3309.351, 3309.69, 3318.26, 3345.12, 3366.04, 3377.11, 3706.14, 3729.01, 3737.947, 4582.44, 4981.15, 4981.19, 5505.161, 5505.201, 5505.28, 5528.54, 5531.10, 5537.08, 5540.06, 5705.19, 5731.09, 5747.071, 6121.15, and 6123.15.



Sub. H.B. 275

- Reps.** Vesper, Sulzer, Winkler, Boyd, Maier, Jerse, Hartnett, Metelsky, Willamowski, Barrett, O'Brien, Clancy, D. Miller, Patton, Padgett, Beatty, Schuler, DePiero, Young, Krupinski, Householder, Callender, Bender, Pringle, Terwilleger, Ogg, Schuring, Flannery, Jolivette, Roman, Allen, Ferderber, Sullivan, Evans, Opfer, Verich, Ford, Taylor, Brading, Barnes, Smith, Van Vyven, Grendell, Aslanides, Olman, Perry, Metzger, Gardner, Sutton, Haines, Harris, Jordan, Mottley, Distel, Peterson, Damschroder, Corbin, Myers, Wilson, Carey, J. Beatty, Buchy, Netzley, Hollister, A. Core, Logan, Calvert, Redfern, Hoops, Goodman, Trakas, Gerberry, Womer Benjamin, Jacobson, Healy, Austria, Salerno, Britton, Gooding
- Sens.** Blessing, Mumper, DiDonato, McLin, Johnson, Spada, Nein, Gardner, Latta, Oelslager, Prentiss, Armbruster, Cupp, Watts, White, Hagan, Mallory

Effective date: March 17, 2000

Increases the monthly pension to be paid from the Ohio Police and Fire Pension Fund (OPFPF) to the following who become eligible for the pension after the act's effective date: (1) each surviving spouse whose deceased spouse had been awarded a pension based on age and service and (2) each surviving spouse

eligible for a separate monthly retirement allowance because the deceased spouse was, at the time of death, eligible to retire and receive a pension or benefit but had not retired.

Increases the monthly pension paid from OPFPF to surviving spouses receiving a monthly pension on the effective date of H.B. 194 of the 122nd General Assembly who were not eligible for the increase provided by that act, other than those receiving the full monthly salary benefit from the Death Benefit Fund.

Requires OPFPF to make a one-time payment to (1) each person who became a surviving spouse after December 21, 1998, and is eligible for the pension increase provided by H.B. 194 and (2) each surviving spouse who was not eligible for an increase under H.B. 194 but is eligible to receive the pension increase provided by the act.

Provides that an OPFPF member receiving a benefit or pension that was awarded prior to July 24, 1986, is eligible for a cost-of-living allowance without regard to the amount on which the benefit or pension was based.

Secs. 742.37, 742.3711, 742.3715, 742.3717, and 742.3718.



PUBLIC UTILITIES

Sub. H.B. 452

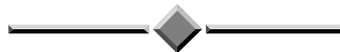
Reps. Goodman, Mead, Tiberi, Trakas, Gardner, R. Miller, Vesper, Carey, DePiero, Olman, Hartnett, Jolivette, Willamowski, Hoops, Netzley, Corbin, Krupinski, Thomas, Householder, Logan, Metelsky, Taylor, Hollister, Flannery, Beatty, D. Miller, Callender, Gerberry, Jerse, Hartley, Schuler, Coughlin, Jacobson, Peterson, Jordan, Luebbers, Maier, Haines, Schuring, Amstutz, Allen, Buehrer, Clancy, Britton, Krebs, Mottley, Harris, Buchy, Austria, Cates, Brading, Wilson, Aslanides, Ogg, Boyd, Damschroder, Calvert, Patton, A. Core, Ford, Roberts, Perry, Jones, Evans, Redfern, Terwilleger, Smith, Myers, Bender, Womer Benjamin, Kilbane, Van Vyven, Verich, James, Sykes, Schuck, Metzger, Pringle, Sulzer, Sullivan, Stapleton, Gooding, Barnes, Roman, Sutton, Salerno, Barrett

Sens. Blessing, Johnson, Herington, DiDonato, McLin, Furney, Hagan, Wachtmann, Mumper, Latell, Oelslager, Prentiss, Gardner, Mallory, Hottinger, Armbruster, Espy

Effective date: Emergency, effective November 11, 1999

Requires the Public Utilities Commission to issue public findings on whether acceptance of a "hostile" control bid for an Ohio natural gas company or its holding company will promote the public convenience and result in the provision of adequate natural gas service at a reasonable rate.

Sec. 4905.403.



Am. Sub. S.B. 3

Sens. Johnson, Finan, Blessing, Herington, Armbruster, Hottinger, Spada, Wachtmann, Mumper, Gardner, Kearns

Reps. Mead, Olman, Trakas, Schuler, Goodman, Hoops, Cates, Mottley, Terwilleger, Harris, Core, Brading, Womer Benjamin, Tiberi, Corbin, Thomas, Van Vyven, Winkler, O'Brien, Opfer, Evans, Perz, Hood, Amstutz, Britton, Barrett

Effective date: July 6, 1999; certain provisions effective other than that date

Market structure, consumer protection, environmental, and transitional provisions

Designates January 1, 2001, as the starting date of competitive retail electric service, but authorizes the Public Utilities Commission to delay that date for an electric utility by up to six months for extreme technical conditions and after application by the utility, notice, and an opportunity to be heard.

Authorizes customer choice in the selection of suppliers of competitive retail electric services, in part, by removing, as of a specified date, the exclusive franchises of electric utility suppliers with respect to those services, and by authorizing electric cooperatives to elect to eliminate their exclusive franchises.

Declares electric generation service, aggregation service, power marketing, and power brokering as competitive retail electric services as of the starting date of competitive retail electric service.

Authorizes ancillary service, metering service, and billing and collection service to be declared competitive services on or after the starting date, if specific conditions are met.

Provides for the consolidation of low-income customer assistance programs, the creation of a weatherization program targeted to low-income housing, and the creation of an energy efficiency revolving loan program.

Subjects competitive services to minimum service standards and generally requires suppliers of competitive services to be certified as to their financial, managerial, and technical capability.

Continues regulation of electric transmission and distribution services by the Commission.

Requires comparable and nondiscriminatory access to retail electric transmission and distribution services of electric utilities.

Subjects noncompetitive services to minimum service standards focused on service quality, safety, and reliability.

Requires corporate separation between competitive and noncompetitive retail electric service operations and between noncompetitive retail electric service and nonelectric products and services.

Requires independent operation of transmission facilities.

Provides for consumer education, universal service, and the consolidation of the state's low-income customer assistance programs.

Authorizes an energy efficiency revolving loan program for residential, small commercial and small industrial business, local government, educational institution, nonprofit entity, and agricultural customers; and authorizes the disclosure of the generation resource mix and environmental characteristics of power supplies.

Contemplates a market development period for an incumbent electric utility that ends on December 31, 2005.

Initiates during the market development period certain transitional mechanisms pertaining to the transition of consumers, utility employees, and incumbent utilities to the restructured market, including the opportunity for utilities to receive transition revenues.

Bases transition revenues on allowable transition costs of the electric utility as determined by the Commission pursuant to legislative standards that include recovery of those costs, including recovery of the revenue requirements associated with regulatory assets potentially through December 31, 2010, and that include netting of those costs.

Authorizes collection of transition revenues through (1) rates frozen at current levels except for specified allowable adjustments and paid by a customer supplied generation service by its electric distribution utility, or through (2) a transition charge paid by a customer supplied generation service by another entity on each kilowatt hour of electricity delivered by an electric distribution utility and registered on the customer's meter or, if no meter is used, based on estimated kilowatt hours.

Requires a rate reduction for residential customers of an incumbent electric utility receiving transition revenues, in the amount of 5% of the utility's unbundled generation rate.

Tax and replacement payment provisions

Revises the true value determination of an electric or rural electric company's production equipment purchased, transferred, or placed into service after the act's effective date.

Reduces to 25% the tax assessment rate for all tangible personal property of an electric company or a rural electric company, except transmission and distribution property, beginning in tax year 2001.

Revises the apportionment formula for electric company production equipment.

On and after May 1, 2001, levies a kilowatt-hour tax on electric distribution companies at a variable rate that decreases with the kilowatt-hours distributed to an end user.

Permits certain commercial and industrial electricity purchasers to self-assess the tax at the rate of \$.00075 per kilowatt hour and 4% of the total price of electricity delivered, with adjustments to the 4% rate through 2007.

Exempts the federal government, end users that enrich uranium, and "qualified end users" from paying the kilowatt-hour tax.

Based on a target of \$552 million for kilowatt-hour tax collections each year, requires that 37% of the kilowatt-hour tax be deposited in the Local Government or School District Property Tax Replacement Funds for distribution to school districts and other local governments to replace tax revenues lost due to the reduction in the assessment rate for tangible personal property, and 63% of the tax be split among the General Revenue Fund (GRF), Local Government Fund, and the Local Government Revenue Assistance Fund.

Reduces the GRF share of the tax if the \$552 million annual kilowatt-hour tax revenue target is not met.

Requires that a portion of the Local Government and School District Property Tax Replacement Funds be distributed to county auditors and treasurers to reimburse them for administrative fee losses.

Removes electric companies and rural electric companies from the public utility excise tax on gross receipts and requires electric companies and combined companies to pay the corporation franchise tax, beginning in tax year 2002.

Adjusts electric company and combined company income for certain "qualifying assets" in the determination of net income under the corporation franchise tax.

Creates a new sales factor equation for determining when net income arising from sales of electric transmission and distribution services may be apportioned to Ohio and taxed under the corporation franchise tax.

Permits electric companies to apply the Ohio coal tax credit against their corporation franchise or state income tax liability.

Provides that a taxpayer may not claim a tax credit against corporation franchise or state income tax liability for certain new manufacturing machinery and equipment used to transmit or distribute electricity, but may claim the credit after a certain time period and under certain circumstances if the machinery and equipment is used to generate electricity.

Subjects electric companies and combined companies to municipal income taxes beginning January 1, 2002.

Provides that sales of electricity will continue to be exempt from the sales and use tax, but changes the exemption to reflect a wider variety of sales of electricity-related personal property and services that qualify for the exemption.

Secs. 113.061, 133.04, 715.013, 718.01, 1551.33, 1551.35, 3317.028, 4905.01, 4905.03, 4905.10, 4905.14, 4905.301, 4905.33, 4905.34, 4905.40, 4905.402, 4905.42, 4905.46, 4905.66, 4905.67, 4905.68, 4905.69, 4905.70, 4906.10, 4909.01, 4909.05, 4909.15, 4909.157, 4909.158, 4909.159, 4909.161, 4909.191, 4909.192, 4909.193, 4911.18, 4913.01, 4913.02, 4913.03, 4913.04, 4913.05, 4913.06, 4913.07, 4928.01, 4928.02, 4928.03, 4928.04, 4928.05, 4928.06, 4928.07, 4928.08, 4928.09, 4928.10, 4928.11, 4928.12, 4928.13, 4928.14, 4928.15, 4928.16, 4928.17, 4928.18, 4928.19, 4928.20, 4928.31, 4928.32, 4928.33, 4928.34, 4928.35, 4928.36, 4928.37, 4928.38, 4928.39, 4928.40, 4928.41, 4928.42, 4928.43, 4928.431, 4928.44, 4928.51, 4928.52, 4928.53, 4928.54, 4928.55, 4928.56, 4928.57, 4928.58, 4928.61, 4928.62, 4928.63, 4928.67, 4933.14, 4933.15, 4933.27, 4933.33, 4933.34, 4933.81, 4935.03, 4935.04, 5117.01, 5117.02, 5117.03, 5117.04, 5117.05, 5117.07, 5117.08, 5117.09, 5117.10, 5117.12, 5701.03, 5703.052, 5703.053, 5703.14, 5705.34, 5727.01, 5727.02, 5727.03, 5727.05, 5727.06, 5727.11, 5727.111, 5727.15, 5727.231, 5727.30, 5727.31, 5727.311, 5727.32, 5727.33, 5727.38, 5727.391, 5727.42, 5727.45, 5727.47, 5727.53, 5727.60, 5727.61, 5727.72, 5727.73, 5727.80, 5727.81, 5727.82, 5727.83, 5727.84, 5727.85, 5727.86, 5727.87, 5727.88, 5727.89, 5727.90, 5727.91, 5727.92, 5727.93, 5727.94, 5727.95, 5727.99, 5733.04, 5733.05, 5733.051, 5733.057, 5733.059, 5733.0510, 5733.06, 5733.09, 5733.33, 5733.39, 5733.98, 5739.011, 5739.02, 5747.31, and 5747.98.



STATE GOVERNMENT

Sub. H.B. 13

Reps. Mottley, Harris, Buchy, Van Vyven, Schuring, Krebs, Hood, Opfer, Terwilleger, Olman, Cates, Calvert, Sullivan, Young, Evans, Hoops, Hartnett, Pringle, Kilbane, Tiberi, Damschroder, Mead, Carey, Buehrer, O'Brien, Clancy, Padgett, Allen, Maier, Schuler, Barrett, Myers, Amstutz, Verich, Metzger, Perz, Salerno, Logan, Corbin, Austria, Stapleton, Ogg, Householder, D. Miller

Sens. Watts, Latta, Horn, Wachtmann, Prentiss, Spada, Oelslager

Effective date: Emergency, December 16, 1999

Creates a one-year pilot program under which the Legislative Budget Office must provide, as part of its fiscal notes for certain bills or resolutions, information regarding their potential significant economic impact on Ohio businesses.

Creates a one-year pilot program under which the Ohio Environmental Protection Agency and the Department of Development must analyze, as part of their rule summaries and fiscal analyses, the potential economic impact of proposed rules on Ohio businesses.

Authorizes the Director of the Legislative Service Commission to employ a professional staff member to conduct ongoing research and gather information pertaining to technological advancements and issues.

Exempts for this biennium the Wright Technology Network from the matching contribution requirement under the Thomas Alva Edison Grant Program.

Sec. 103.14 (suspended).



Sub. H.B. 19

Reps. Schuler, Padgett, Britton, Clancy, Jones, Krebs, Terwilleger, Willamowski, Taylor, Amstutz, Mottley, Corbin, Patton, Haines, Hollister, Opfer, Vesper, Verich, Hartnett, Barnes

Sens. Spada, Blessing, Schafrath, Gardner, Horn

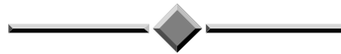
Effective date: October 26, 1999

Requires that any instrument by which the state or a state agency acquires an interest in real property must specify the agency for whose use and benefit the interest in real property is acquired.

Authorizes the board of park commissioners of a metropolitan park district to sell park lands for conservation uses or for park or recreation purposes, in accordance with specified procedures, to the state, a park district or other political subdivision of the state, or the federal government.

Authorizes a board of county commissioners to donate county personal property, including motor vehicles, without advertisement or public notification, to the federal government, the state, or another political subdivision of the state.

Secs. 9.20, 121.181, 123.01, 123.04, 125.84, 149.302, 152.08, 152.21, 154.06, 154.16, 154.21, 154.22, 154.23, 163.02, 165.02, 175.04, 307.12, 319.201, 901.63, 902.03, 991.07, 1501.01, 1514.301, 1515.08, 1517.17, 1519.02, 1523.01, 1545.12, 1551.12, 3301.481, 3354.09, 3354.13, 3355.06, 3355.10, 3357.09, 3357.12, 3358.08, 3375.40, 3375.831, 3377.04, 3377.14, 3706.04, 3747.06, 3747.14, 3793.031, 4582.06, 4582.31, 4981.14, 4981.32, 5119.37, 5120.46, 5123.22, 5301.012, 5501.32, 5503.02, 5519.01, 5529.03, 5537.06, 6121.04, 6123.04, and 6161.011.



Am. H.B. 264

Reps. Salerno, Sutton, Allen, Barrett, Bender, Boyd, Britton, Clancy, Evans, Flannery, Ford, Goodman, Hartnett, James, Jones, Lucas, Metelsky, Mottley, Myers, Olman, Opfer, Pringle, Sullivan, Sulzer, Sykes, Taylor, Terwilleger, Willamowski, Williams, Young, Barnes, Austria, Damschroder, Thomas, DePiero, Verich, Patton, Core, Womer Benjamin, Tiberi, Householder, Padgett, Perry, Logan

Sens. Latta, Herington, Watts, Spada, White

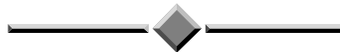
Effective date: March 17, 2000

Substitutes "disability" for "handicap" in the Ohio Civil Rights Commission (OCRC) Law and certain other related laws. (The substitution applies to (1) provisions of the OCRC Law that forbid discrimination on the basis of "handicap" in employment, housing, public accommodations, the provision of credit or other services, and certain other contexts and (2) related Revised Code sections (a) that

previously used "handicap" as it was defined in the OCRC Law or used that term without explicitly defining it and (b) that generally prohibit public agencies, private entities, or individuals from discriminating against persons because they are disabled or require these agencies, entities, or individuals to take some specific action for the benefit of persons who are disabled.)

Does not change, in making the substitutions, the meaning of the former term "handicap" (now "disability"), or the diseases, disorders, or conditions that are considered to be a "physical or mental impairment" that formerly could constitute a "handicap" or, under the act, can constitute a "disability," or the nature of any associated unlawful discriminatory practice.

Secs. 124.93, 125.111, 153.59, 175.05, 175.06, 176.04, 176.06, 306.43, 717.01, 1501.012, 2927.03, 3781.111, 4112.01, 4112.02, 4112.021, 4112.022, 4112.04, 4112.05, 4112.08, 4117.19, 4735.16, 4735.55, 4757.07, 5119.61, and 5123.351.



Am. Sub. H.B. 470

Reps. Harris, Thomas, Evans, Metzger, Goodman, Tiberi, Schuring, O'Brien, Winkler, Clancy, Callender, Hollister, Trakas, Calvert, Young, Hoops, Brading, A. Core, Terwilleger, Cates, Corbin, Mead

Sens. Gardner, Ray, Johnson, Kearns, Watts, White, Spada, Mumper, Drake, Horn, Finan, Armbruster, Blessing

Effective date: March 14, 2000; appropriations effective December 14, 1999; certain provisions effective other than those dates

Ohio Department of Job and Family Services

Renames the Director and the Ohio Department of Human Services (ODHS) the Director and Ohio Department of Job and Family Services (ODJFS).

Abolishes the Ohio Bureau of Employment Services (OBES).

Transfers the functions and employees of OBES to ODJFS and the Department of Commerce (DOC).

Requires OBES and DOC to enter into an interagency agreement to implement the transfer of certain duties and responsibilities from OBES to DOC.

Eliminates specific references to the Ohio State Employment Service and the position of Director of the Service and transfers the Service's duties to the Director of Job and Family Services.

Eliminates specific references to the Division of Labor Market Information within OBES.

Retains a provision granting free employment services, through employment offices established to administer the Unemployment Compensation Law, to job seekers, but permits charges to employers.

Limits access of the Unemployment Compensation Review Commission and Unemployment Compensation Advisory Council to ODJFS's records to those records necessary for the administration of the Unemployment Compensation Law.

Provides that money deposited into the Unemployment Compensation Administration Fund is available to the Director of Job and Family Services only for the administration of the Unemployment Compensation Law.

Abolishes a requirement that the Administrator of OBES print rules, regulations, and rules of procedure for public distribution.

Extends existing confidentiality requirements applicable under the Unemployment Compensation Law to employees and former employees of county departments of job and family services (CDJFSs), child support enforcement agencies (CSEAs), public children services agencies (PCSAs), and workforce development agencies.

With a limited exception, prohibits any person from disclosing information maintained by or furnished to the former Administrator of OBES pursuant to the Unemployment Compensation Law.

Eliminates the Bureau of Employment Services' Women's Division and the position of director of that division.

Requires the Director of Job and Family Services to maintain labor market information and employment statistics as necessary for the administration of the Unemployment Compensation Law.

Abolishes specific references to functions performed by the Bureau of Employment Services in partnership with the Department of Human Services or authorized under the new Department of Job and Family Services.

Expands the definition of "state child support enforcement agency" to include certain agencies of other states, for purposes of administering specified provisions of the Unemployment Compensation Law.

Exempts from collective bargaining the renaming of ODHS and transfer of the functions of OBES to ODJFS and DOC.

Authorizes the Director of Job and Family Services to establish work units within ODJFS as necessary for ODJFS's efficient operation, and provides that the duties of the work units are to be performed under rules the Director prescribes and under the Director's control.

Permits the Director of Human Services and the OBES Administrator to enter into contracts for staff training and development to facilitate the transfer of the staff and duties of OBES to ODJFS.

Permits the Director of Job and Family Services to appoint such employees as are necessary for the efficient operation of ODJFS and to prescribe the title and duties of the employees.

Permits, rather than requires, the Director of Job and Family Services to require ODJFS employees to give a bond.

Repeals law that (1) provided that all employees holding positions in the classified service within ODHS on June 30, 1966, continued to hold such positions and (2) provided that law governing chiefs, officers, and employees of ODHS's administrative sub-units did not affect their civil service status.

Gives the Director of Job and Family Services temporary authority to take certain actions to restructure the Department.

Requires that the Director of Administrative Services, on certification of the Director of Job and Family Services, (1) fill without competition any classified position with ODJFS that requires peculiar and exceptional qualifications of a scientific, managerial, professional, or educational character and (2) waive a residency requirement that would otherwise apply to a position with ODJFS.

Permits the Director of Job and Family Services to temporarily appoint persons to up to five additional unclassified positions that the Director determines to be involved in policy development and implementation.

Provides that ODJFS is not required to make a report at the end of each fiscal year of its transactions and proceedings for that fiscal year.

Authorizes ODJFS, as ODHS and OBES were authorized, to make investigations necessary to perform its duties.

Authorizes the Director of Job and Family Services to expend funds appropriated or available to ODJFS and to enter into contracts or agreements with, and to make grants to, public and private entities.

Requires that ODJFS follow the Administrative Procedure Act (R.C. Chapter 119.) when adopting a rule (1) concerning the administration or enforcement of the Unemployment Compensation Law, (2) concerning a program administered by ODJFS, unless the statute authorizing the rule requires that it be adopted in accordance with R.C. 111.15, or (3) that the authorizing statute requires be adopted in accordance with the Administrative Procedure Act.

Requires that ODJFS follow R.C. 111.15, other than the requirement of filing with the Joint Committee on Agency Rule Review (JCARR), when adopting a rule if (1) the rule concerns the day-to-day staff procedures and operations of ODJFS or financial and operational matters between ODJFS and another government entity or a private entity receiving a grant from ODJFS, unless the statute authorizing the rule requires that it be adopted in accordance with the Administrative Procedure Act or (2) the statute authorizing the rule requires that it be adopted in accordance with R.C. 111.15 and, by the terms of that section, the rule is not required to be filed with JCARR.

Requires that ODJFS follow R.C. 111.15, including the requirement of filing with JCARR, when adopting a rule if the statute authorizing the rule requires that it be adopted in accordance with R.C. 111.15 and the rule is not exempt from the filing requirement.

Requires the Director of the Legislative Service Commission to renumber OBES and ODHS rules, if necessary, to reflect their transfer to ODJFS and DOC.

Substitutes the Director of Job and Family Services and another member of the Governor's cabinet appointed by the Governor, for the Director of Human Services and the OBES Administrator, as members of the Commission on African-American Males, the Ohio Benefit Systems Data Linkage Committee, and the interagency council created by the Commission on Hispanic-Latino Affairs.

County departments of job and family services

Provides for county departments of human services to be called county departments of job and family services (CDJFSs).

Provides for a CDJFS to exercise any powers and duties relating to workforce development activities imposed on it by law, the county commissioners,

or the Governor, when authorized by law, to meet emergencies during war or peace.

Permits the board of county commissioners to assign to a CDJFS any power or duty of the board regarding workforce development activities.

Requires that a CDJFS, for the purpose of complying with a partnership agreement, exercise the powers and perform the duties the partnership agreement assigns to the CDJFS.

Requires that a CDJFS designated as the workforce development agency provide the workforce development activities specified in a contract with the board of county commissioners.

Exempts labor performed by a CDJFS from public notice requirements for construction contracts.

Renames the county human services planning committee, the county family services planning committee.

Provides that a county is not always required to have a separate family services planning committee.

Workforce Development System

Authorizes the Director of Job and Family Services to administer the Workforce Investment Act (WIA) and the Wagner-Peyser Act and the funds received pursuant to those federal laws.

Requires the Director of Job and Family Services to establish and administer a workforce development system that is designed to provide leadership, support, and oversight to locally designed workforce development and family services systems and that provides the maximum amount of flexibility and authority to counties and municipal corporations.

Authorizes the Director of Job and Family Services to adopt rules to establish any program or pilot program to provide workforce development activities or family services to individuals who do not meet eligibility criteria for those activities or services under applicable federal law.

Requires every state agency, board, or commission to provide to the Director of Job and Family Services all information and assistance requested by the Director in furtherance of workforce development activities, unless otherwise prohibited by state or federal law.

Authorizes the chief elected official of a municipal corporation that is eligible for automatic or temporary designation as a local workforce investment area pursuant to the WIA but who does not request that the Governor grant the designation to administer and enforce workforce development activities in accordance with the act.

Authorizes the chief elected official of a municipal corporation that, for the purpose of the workforce development system created by the act, is a single unit local area, to enter into a written contract with a private or government entity for the entity to act as the municipal corporation's workforce development agency.

Authorizes a county that is eligible to be designated as a local workforce investment area under the WIA but that does not request such designation, to administer and enforce workforce development activities in accordance with the act.

Requires a board of county commissioners of a county that, for the purpose of the workforce development system created by the act, is a single unit local area to adopt a resolution establishing or designating a workforce development agency for the county.

Provides that any of the following may be the workforce development agency for a county that is a single unit local area: (1) the county department of job and family services (CDJFS), (2) a separate agency under the direct control of the county commissioners and administered by an official appointed by the commissioners, (3) an entity serving the county on the act's effective date in a capacity similar to the capacity in which a workforce development agency is to serve the county on and after the act's effective date, (4) an entity located in or outside the county that provides workforce development activities in the county on the act's effective date, or (5) any private or government entity that federal law permits and the Revised Code does not prohibit.

Authorizes a board of county commissioners of a county that is a single unit local area to contract with any government or private entity to enhance the workforce development agency's administration of the workforce development activities the agency provides.

Provides that a board of county commissioners may designate a private or government entity as the county's child support enforcement agency (CSEA) and public children services agency (PCSA) only if the entity is also designated as the county's CDJFS.

Authorizes a board of county commissioners to designate any private or government entity as the county's workforce development agency; workforce

development agency and CDJFS; or workforce development agency, CDJFS, and CSEA or PCSA (or both).

Authorizes the Director of Job and Family Services, if the Director determines that a board of county commissioners' decision to redesignate the county's CDJFS, CSEA, PCSA, or workforce development agency constitutes a substantial change from what is in the current partnership agreement, to require that the Director and board amend the partnership agreement and that the board provide the Director assurances that the newly designated entity will meet or exceed all requirements of the family services duties or workforce development activities the entity is to assume.

Authorizes a board of county commissioners to contract with any private or government entity to perform a workforce development activity on behalf of the county workforce development agency.

Establishes requirements governing the allocation of funds under the WIA.

Permits specified authorities administering workforce development activities to assess a fee for specialized services requested by an employer.

Requires that a partnership agreement between the Director of Job and Family Services and a board of county commissioners of a county that is a local area or part of a local area for the purpose of the workforce development system created by the act include workforce development activities provided by the county's workforce development agency.

Requires that the Director of Job and Family Services enter into a partnership agreement with the chief elected official of a municipal corporation that is a local area or part of a local area for the purpose of the workforce development system created by the act.

Permits the Director of Job and Family Services to establish a consolidated funding allocation for the following included in a partnership agreement with a board of county commissioners: two or more CDJFS, CSEA, and PCSA duties, (2) two or more workforce development activities, or (3) one or more CDJFS, CSEA, and PCSA duties and workforce development activities.

Permits the Director of Job and Family Services to establish a consolidated funding allocation for two or more workforce development activities included in a partnership agreement with the chief elected official of a municipal corporation.

Requires that an annual progress report on partnership agreements between the Director of Job and Family Services and boards of county commissioners

include a review of whether workforce development agencies satisfied performance standards included in the agreements.

Requires the Governor to establish a State Workforce Policy Board and appoint members to the Board to perform duties under the WIA.

Requires that the State Workforce Policy Board make available to the public, on a regular basis through open meetings, information regarding the Board's activities and membership.

Requires that each local area under the act's workforce development system have a workforce policy board created by the chief elected officials of the local area.

Requires that local workforce policy boards make available to the public, on a regular basis through open meetings, information regarding the board's activities and membership, the designation of one-stop operators, and the award of grants or contracts to eligible providers of youth activities.

Requires the chief elected officials of a local area, other than a local area that is a single municipal corporation, to coordinate the workforce development activities of the county family services planning committees and workforce policy board in the local area in any manner that is efficient and effective to meet the needs of the local area.

Authorizes the chief elected officials of a local area, other than a local area that is a single municipal corporation, to consolidate all boards and committees as they determine appropriate into a single board for purposes of workforce development activities.

Requires each local workforce policy board to prepare a workforce development plan that does all of the following: (1) identifies the workforce investment needs of the businesses in the local area, projected employment opportunities, and the job skills necessary to obtain those opportunities, (2) identifies the local area's workforce development needs for youth, dislocated workers, adults, displaced homemakers, incumbent workers, and any other group of workers identified by the board, (3) determines the distribution of workforce development resources and funding to be distributed for each workforce development activity to meet the identified needs, utilizing the funds allocated pursuant to the WIA, (4) reviews the minimum curriculum required by the State Workforce Policy Board for certifying training providers and identifies any additional curriculum requirements to include in contracts between the training providers and the chief elected officials of the local area, (5) establishes performance standards for service providers that reflect local workforce

development needs, and (6) describes any other information the chief elected officials of the local area require.

Provides for a county's workforce development agency to be part of the plan of cooperation each board of county commissioners enters into with the CDJFS, CSEA, and PCSA.

Permits each board of county commissioners to enter into one or more regional plans of cooperation with (1) one or more other boards of county commissioners, (2) the chief elected official of one or more municipal corporations that, for the purpose of the workforce development system created by the act, are a single unit local area, or (3) both boards of county commissioners and the chief elected officials.

Permits the chief elected official of a municipal corporation that, for the purpose of the workforce development system created by the act, is a single unit local area to enter into a regional plan of cooperation with one or more boards of county commissioners.

Provides that the purpose of a regional plan of cooperation is to enhance the administration, delivery, and effectiveness of workforce development activities and the duties of CDJFSs, CSEAs, and PCSAs.

Requires each local area under the act's workforce development system to participate in a one-stop system for workforce development activities.

Provides that a one-stop system may be operated by a private entity or a public agency.

Authorizes ODJFS to (1) establish performance and other administrative standards for the administration and outcomes of workforce development activities and (2) provide annual financial, administrative, or other incentive awards to workforce development agencies.

Authorizes ODJFS to take action against a workforce development agency in the manner it may take action against a CDJFS, CSEA, or PCSA for (1) failure to meet a performance standard, (2) failure to comply with a requirement established by federal statute or regulations, state statute, or ODJFS rule, or (3) being solely or partially responsible for an adverse audit or quality control finding, final disallowance of federal financial participation, or other sanction or penalty.

Requires that ODJFS take action against a board of county commissioners, instead of the CDJFS, CSEA, PCSA, or workforce development agency, if the duty or activity involved is included in a partnership agreement between the Director of Job and Family Services and the board.

Revises the actions ODJFS may take against a CDJFS, CSEA, PCSA, workforce development agency, or board of county commissioners.

Authorizes the Director of Job and Family Services to enter into a written agreement with one or more state agencies, universities, and colleges to assist in the coordination, provision, or enhancement of workforce development activities.

Provides that public family services and workforce development activities purchased for provision by a CDJFS and family services and workforce development activities purchased from nonprofit corporations or associations under programs funded entirely by the federal government are exempt from the requirement that a county use competitive bidding when purchasing, leasing, or constructing anything at a cost exceeding \$15,000.

Requires that the Director of Job and Family Services prepare, beginning January 1, 2001, a quarterly report concerning Ohio's workforce.

Other changes

Repeals obsolete laws concerning ODHS institutions.

Repeals law that referred to the Division of Social Administration (abolished in 1966) and its powers and duties.

Eliminates the requirement that plans for certain public buildings be submitted for approval to ODHS or the Departments of Mental Health, Mental Retardation and Developmental Disabilities, and Rehabilitation and Correction.

Provides that the Administrative Procedure Act applies to a state hearing or administrative appeal concerning certain family services programs only to the extent, if any, specifically provided by ODJFS rules governing state hearings and administrative appeals.

Requires an ODJFS hearing authority who issues state hearing decisions to have been admitted to the practice of law in this state if employed or contracted with on or after the act's effective date.

Authorizes the Director of Job and Family Services to accept applications, determine eligibility, and perform related administrative activities for certain programs.

Requires that the Director of Administrative Services send notice of an examination for the state classified service to each agency of the type the Director of Job and Family Services specifies and, in the case of a county in which no such

agency is located, to the clerk of the court of common pleas of that county and to the clerk of each city in that county.

Requires a county to maintain a record concerning a purchase exempt from the county competitive bidding requirement for the longer of one year or the amount of time the federal government requires.

Requires ODJFS to prepare a quarterly report regarding former Ohio Works First participants, including how many former participants have entered the workforce and their earnings.

Effective date

Delays the effective date of the act's provisions until July 1, 2000, with the exception of those provisions that relate to workforce development or make an appropriation.

Secs. 119.01, 119.03, 121.02, 121.03, 121.32, 124.23, 124.30, 124.301, 125.24, 126.30, 127.16, 149.01, 153.06, 307.86, 307.981, 307.982, 307.983, 307.984, 307.985, 307.986, 307.987, 307.988, 329.011, 329.04, 329.05, 329.06, 329.061, 330.01, 330.02, 330.04, 330.05, 330.07, 763.01, 763.02, 763.05, 763.07, 2151.011, 2301.357, 2705.02, 3313.64, 4112.12, 4141.02, 4141.03, 4141.04, 4141.042, 4141.046, 4141.05, 4141.057, 4141.06, 4141.08, 4141.10, 4141.12, 4141.13, 4141.15, 4141.16, 4141.161, 4141.162, 4141.163, 4141.21, 4141.22, 4141.28, 4141.44, 5101.01, 5101.02, 5101.05, 5101.051, 5101.06, 5101.07, 5101.08, 5101.09, 5101.10, 5101.12, 5101.13, 5101.21, 5101.211, 5101.213, 5101.22, 5101.23, 5101.24, 5101.25, 5101.35, 5101.351, 5101.37, 5101.38, 5101.39, 5101.40, 5101.41, 5101.47, 5101.56, 5101.80, 5101.97, 5103.01, 5103.02, 5103.05, 5103.06, 5103.09, 5103.10, 5103.11, 5103.18, 5103.19, 5107.80, 6301.01, 6301.02, 6301.03, 6301.04, 6301.05, 6301.06, 6301.07, 6301.08, 6301.09, and 6301.10.



H.B. 471

Reps. Harris, Thomas, Evans, Metzger, Goodman, Tiberi, Callender, Cates

Sens. Gardner, Ray, Johnson, Kearns, Watts, White, Spada, Mumper, Drake, Horn, Finan, Armbruster, Blessing

Effective date: March 14, 2000; Sections 1, 2, and 9 through 11 effective July 1, 2000; Sections 3 and 4 effective January 1, 2001; Sections 5 and 6 effective April 1, 2001; Sections 7 and 8 effective April 1, 2002

Serves as a companion act to Am. Sub. H.B. 470, which, in part, renames the Director and Department of Human Services as the Director and Department of Job and Family Services, renames the county directors and departments of human services as the county directors and departments of job and family services, and transfers the functions and employees of the Bureau of Employment Services to the Department of Job and Family Services and the Department of Commerce.

Replaces statutory references as follows: to the Director or Department of Human Services with the Director or Department of Job and Family Services; to the Administrator or Bureau of Employment Services with the Director or Department of Job and Family Services or the Director or Department of Commerce; to the district or county director or county department of human services with the district or county director or county department of job and family services; to human services planning committees with family services planning committees; and to the Bureau of Employment Service's Ohio State Employment Service Division with the Director of Job and Family Services.

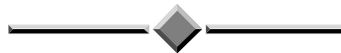
Changes the name of the Human Services Stabilization Fund to the Family Services Stabilization Fund.

Makes other technical changes to ensure that the replacing of references described above does not have a substantive impact on the law governing the business reply form pilot project, the Family Services Stabilization Fund, unemployment compensation hearings, or the sale of real estate by the Director of Job and Family Services.

Secs. 9.55, 101.39, 109.65, 109.85, 109.86, 117.10, 117.45, 121.37, 121.40, 122.16, 122.19, 122.23, 123.01, 124.11, 124.14, 124.324, 125.30, 126.07, 131.11, 131.41, 135.81, 135.96, 145.27, 149.43, 153.39, 169.02, 169.03, 169.08, 173.03, 173.17, 173.35, 173.40, 176.05, 307.01, 307.441, 307.98, 329.01, 329.02, 329.021, 329.022, 329.023, 329.03, 329.041, 329.042, 329.051, 329.07, 329.10, 329.12, 329.14, 331.02, 331.06, 742.41, 1347.08, 1553.10, 1701.86, 1702.47, 1703.17, 1729.55, 1743.05, 1751.01, 1751.11, 1751.12, 1751.13, 1751.20, 1751.31, 1925.04, 1925.13, 1925.18, 2101.11, 2101.16, 2113.06, 2151.152, 2151.232, 2151.281, 2151.353, 2151.36, 2151.39, 2151.412, 2151.413, 2151.416, 2151.421, 2151.43, 2151.49, 2151.86, 2301.35, 2301.356, 2301.358, 2301.36, 2301.37, 2301.371, 2301.372, 2301.373, 2301.374, 2301.375, 2301.43, 2305.26, 2317.56, 2705.031, 2715.041, 2715.045, 2716.13, 2744.05, 2913.40, 2949.26, 2950.11, 2950.13, 2951.02, 2953.51, 3101.01, 3107.013, 3107.031, 3107.032, 3107.051, 3107.062, 3107.063, 3107.064, 3107.065, 3107.071, 3107.081, 3107.082, 3107.083, 3107.09, 3107.091, 3107.10, 3107.12, 3107.13, 3107.141, 3107.17, 3107.39, 3109.05, 3109.15, 3109.16, 3109.18, 3109.401, 3111.03, 3111.06, 3111.07, 3111.09, 3111.20, 3111.21, 3111.211, 3111.22, 3111.23, 3111.231, 3111.24, 3111.25, 3111.27, 3111.99, 3113.04, 3113.07, 3113.09,

3113.16, 3113.21, 3113.211, 3113.212, 3113.213, 3113.214, 3113.215, 3113.216, 3113.99, 3115.21, 3115.31, 3301.15, 3301.32, 3301.53, 3301.57, 3301.581, 3301.59, 3304.231, 3307.21, 3309.22, 3313.714, 3313.715, 3314.08, 3317.029, 3317.06, 3317.064, 3317.10, 3319.089, 3321.18, 3323.021, 3331.04, 3335.24, 3354.21, 3501.01, 3599.45, 3701.023, 3701.241, 3701.78, 3701.80, 3702.55, 3702.74, 3705.07, 3705.09, 3705.091, 3705.10, 3721.011, 3721.022, 3721.071, 3721.08, 3721.12, 3721.14, 3721.15, 3721.19, 3721.51, 3721.511, 3721.52, 3721.53, 3721.54, 3721.55, 3721.56, 3721.57, 3721.58, 3722.04, 3722.15, 3722.16, 3724.12, 3727.13, 3727.17, 3729.02, 3729.11, 3729.14, 3729.18, 3729.21, 3729.24, 3729.26, 3729.61, 3733.49, 3737.22, 3737.65, 3750.02, 3770.071, 3781.06, 3781.10, 3793.051, 3793.07, 3793.15, 3923.50, 3924.42, 3924.47, 3929.721, 4109.01, 4109.05, 4109.08, 4109.11, 4109.12, 4109.13, 4109.21, 4111.01, 4111.03, 4111.04, 4111.05, 4111.06, 4111.07, 4111.08, 4111.09, 4111.10, 4111.13, 4111.17, 4111.25, 4111.26, 4111.27, 4111.28, 4111.29, 4111.30, 4112.02, 4115.03, 4115.031, 4115.032, 4115.034, 4115.04, 4115.05, 4115.07, 4115.071, 4115.08, 4115.09, 4115.10, 4115.101, 4115.12, 4115.13, 4115.131, 4115.132, 4115.133, 4115.14, 4115.15, 4115.16, 4115.32, 4121.69, 4123.038, 4123.27, 4123.56, 4123.62, 4139.01, 4139.02, 4139.03, 4139.04, 4139.05, 4139.06, 4141.01, 4141.031, 4141.044, 4141.07, 4141.09, 4141.11, 4141.131, 4141.14, 4141.17, 4141.18, 4141.20, 4141.23, 4141.231, 4141.24, 4141.241, 4141.242, 4141.25, 4141.26, 4141.27, 4141.29, 4141.30, 4141.301, 4141.31, 4141.321, 4141.33, 4141.35, 4141.38, 4141.39, 4141.40, 4141.41, 4141.42, 4141.43, 4141.431, 4141.47, 4167.02, 4167.06, 4167.08, 4167.09, 4167.10, 4167.11, 4167.12, 4167.14, 4167.15, 4167.16, 4167.17, 4167.19, 4303.292, 4582.37, 4731.71, 5101.03, 5101.071, 5101.072, 5101.11, 5101.111, 5101.14, 5101.141, 5101.142, 5101.143, 5101.15, 5101.16, 5101.161, 5101.162, 5101.18, 5101.181, 5101.182, 5101.183, 5101.184, 5101.19, 5101.212, 5101.26, 5101.27, 5101.28, 5101.29, 5101.30, 5101.31, 5101.312, 5101.313, 5101.314, 5101.315, 5101.316, 5101.317, 5101.319, 5101.32, 5101.321, 5101.322, 5101.323, 5101.324, 5101.325, 5101.326, 5101.327, 5101.33, 5101.34, 5101.341, 5101.36, 5101.44, 5101.45, 5101.46, 5101.48, 5101.49, 5101.50, 5101.502, 5101.51, 5101.512, 5101.513, 5101.515, 5101.516, 5101.517, 5101.518, 5101.52, 5101.53, 5101.54, 5101.541, 5101.542, 5101.543, 5101.544, 5101.572, 5101.58, 5101.59, 5101.60, 5101.61, 5101.611, 5101.62, 5101.63, 5101.65, 5101.67, 5101.70, 5101.71, 5101.72, 5101.75, 5101.751, 5101.752, 5101.754, 5101.80, 5101.81, 5101.83, 5101.851, 5101.852, 5101.853, 5101.854, 5101.93, 5103.03, 5103.031, 5103.032, 5103.04, 5103.07, 5103.08, 5103.12, 5103.14, 5103.151, 5103.152, 5103.154, 5103.16, 5103.17, 5103.22, 5103.23, 5104.01, 5104.011, 5104.012, 5104.013, 5104.014, 5104.015, 5104.02, 5104.021, 5104.03, 5104.04, 5104.05, 5104.052, 5104.06, 5104.07, 5104.08, 5104.081, 5104.09, 5104.10, 5104.11, 5104.12, 5104.13, 5104.21, 5104.22, 5104.30, 5104.301, 5104.31, 5104.32, 5104.33, 5104.34, 5104.341, 5104.35, 5104.36, 5104.37, 5104.38, 5104.39, 5104.40, 5104.41, 5104.42, 5104.43, 5104.44,

5107.03, 5107.05, 5107.10, 5107.12, 5107.14, 5107.16, 5107.161, 5107.162, 5107.18, 5107.20, 5107.22, 5107.24, 5107.26, 5107.28, 5107.282, 5107.283, 5107.284, 5107.286, 5107.287, 5107.30, 5107.40, 5107.41, 5107.42, 5107.43, 5107.44, 5107.50, 5107.52, 5107.54, 5107.541, 5107.58, 5107.60, 5107.62, 5107.64, 5107.65, 5107.66, 5107.68, 5107.69, 5107.70, 5107.72, 5107.76, 5107.78, 5108.02, 5108.07, 5108.08, 5108.09, 5108.10, 5111.01, 5111.011, 5111.012, 5111.013, 5111.014, 5111.015, 5111.016, 5111.017, 5111.018, 5111.019, 5111.02, 5111.021, 5111.022, 5111.023, 5111.03, 5111.04, 5111.05, 5111.06, 5111.07, 5111.08, 5111.09, 5111.10, 5111.11, 5111.111, 5111.112, 5111.113, 5111.12, 5111.121, 5111.13, 5111.14, 5111.16, 5111.17, 5111.173, 5111.18, 5111.181, 5111.19, 5111.20, 5111.202, 5111.203, 5111.204, 5111.205, 5111.21, 5111.22, 5111.221, 5111.23, 5111.231, 5111.235, 5111.24, 5111.241, 5111.25, 5111.251, 5111.252, 5111.255, 5111.257, 5111.26, 5111.261, 5111.263, 5111.27, 5111.29, 5111.291, 5111.30, 5111.31, 5111.33, 5111.34, 5111.341, 5111.35, 5111.36, 5111.37, 5111.38, 5111.41, 5111.42, 5111.45, 5111.46, 5111.47, 5111.48, 5111.49, 5111.50, 5111.51, 5111.52, 5111.53, 5111.54, 5111.55, 5111.56, 5111.57, 5111.58, 5111.59, 5111.60, 5111.61, 5111.62, 5111.74, 5111.81, 5111.87, 5111.88, 5112.01, 5112.03, 5112.04, 5112.05, 5112.06, 5112.07, 5112.08, 5112.09, 5112.10, 5112.11, 5112.17, 5112.18, 5112.19, 5112.21, 5112.31, 5112.32, 5112.33, 5112.34, 5112.35, 5112.37, 5112.38, 5112.39, 5112.99, 5115.01, 5115.011, 5115.012, 5115.02, 5115.03, 5115.05, 5115.061, 5115.07, 5115.10, 5115.13, 5115.15, 5115.20, 5119.221, 5120.37, 5123.01, 5123.181, 5123.191, 5123.604, 5126.31, 5139.08, 5139.34, 5139.39, 5153.01, 5153.02, 5153.10, 5153.111, 5153.121, 5153.14, 5153.15, 5153.16, 5153.163, 5153.17, 5153.20, 5153.21, 5153.22, 5153.27, 5153.29, 5153.30, 5153.32, 5153.35, 5153.36, 5153.38, 5153.49, 5153.52, 5502.01, 5505.04, 5703.21, 5709.65, 5709.67, 5733.04, 5733.33, 5747.01, 5747.121, 5747.122, and 5902.02.



Am. Sub. S.B. 11

Sens. Kearns, Carnes, DiDonato, Blessing, Cupp, Drake, McLin, Oelslager, Schafrath, Wachtmann, Latell, Furney, Gardner, Brady, Hagan, Herington, Hottinger, Mallory, Spada, Fingerhut, Prentiss

Reps. Mottley, Terwilleger, Austria, Trakas, Buehrer, Sykes, Flannery, Amstutz, Damschroder, Willamowski, Vesper, Sutton, Grendell, Haines, Harris, Mead, Young, Sullivan, Logan, Hartnett, Metzger, Verich, DePiero, Wilson, Brading, Roman, Taylor, Opfer, Cates, Barnes, Kilbane, Perz, Patton, Salerno

Effective date: September 15, 1999; Sections 3 and 4 effective April 1, 2001; Sections 6 and 7 effective April 1, 2002; certain provisions effective other than those dates

Requires the Director of the Legislative Service Commission to publish the Register of Ohio, an electronic publication to give public notice of and information about agency rule-making processes.

Requires agency rule-making hearings to be conducted before the hearings of the Joint Committee on Agency Rule Review on the same proposed rules, amendments to rules, or rescissions of rules.

Requires agencies to prepare guides to their rule-making processes, which must be designed to assist members of the public who participate in rule-making.

Authorizes the use of advisory committees to advise agencies in the development of rules, amendments to rules, and rescissions of rules.

Authorizes agencies to permit public comment before and after rule-making hearings.

Authorizes the designation of substitute JCARR members when members are absent.

Modifies the conditions under which compensation is paid to JCARR members.

Provides for a phase-in period leading up to an eventual requirement that all rule-related documents and responses to them be made exclusively in electronic form.

Requires the Director of the Legislative Service Commission to take all necessary measures to protect and maintain the integrity and security of the electronic rule-filing system and any other quasi-legislative documents.

Makes various technical and substantive changes in the law requiring state agencies to review their rules at least once during each five-year period.

Makes other changes relative to agency rule-making.

Secs. 101.35, 103.05, 103.051, 103.052, 103.053, 103.054, 103.0511, 103.0512, 103.13, 103.25, 111.15, 117.20, 119.03, 119.031, 119.032, 119.035, 119.037, 119.038, 119.039, 119.0311, 119.04, 121.24, 121.39, 127.18, 4141.14, 5117.02, and 5703.14.



Am. Sub. S.B. 78

Sens. Oelslager, Cupp, DiDonato, Mumper, Watts, Hottinger, Brady

**Reps. Jacobson, Williams, Buehrer, Amstutz, Thomas, Goodman, Jolivette,
Van Vyven, Tiberi, Mottley, Peterson, Krupinski**

Effective date: December 16, 1999

Generally grants a person who requests a copy of a public record the option of choosing the medium upon which the copy is to be provided.

Generally requires a public office or person responsible for public records, upon request, to transmit a copy of a public record by mail, permits the public office or person to require the person making the request to pay in advance the cost of postage and other mailing supplies, and generally permits the public office to adopt and follow a mailing policy that may include a limit on the number of records to be mailed to any person for commercial purposes.

Generally exempts specified peace officer residential and familial information from compulsory disclosure under the Public Records Law, but requires a public office or person responsible for public records to release limited peace officer residential and familial information upon a written request by a journalist stating that the information sought would be in the public interest.

Restricts the access of certain incarcerated persons to criminal or delinquency investigation or prosecution public records, unless the record is a public record otherwise subject to release and the judge who imposed the sentence or made the juvenile adjudication with respect to the requesting person, or the judge's successor, finds the information sought to be necessary to support an apparent justiciable claim of the person.

Conforms certain terminology in the Public Records Law with the definition of "public record."

Sec. 149.43.



TAXATION

Sub. H.B. 27

Reps. Grendell, Metelsky, Britton, Hartnett, Peterson, Hollister, Jolivette, Haines, Beatty, Olman, DePiero, Schuler, Barrett, Pringle, Buchy, Roberts, Barnes

Sens. Blessing, Gardner, Watts, Carnes, Schafrath, Spada, Prentiss

Effective date: September 24, 1999

Specifies that certain business facilities used to generate electricity are eligible for tax abatements under the enterprise zone program.

Prohibits sales of forfeited lands to delinquent real property taxpayers.

Temporarily authorizes the Tax Commissioner to abate the collection of past-due taxes that have been charged against otherwise exempt property because a tax exemption application was not filed.

Secs. 5709.61, 5709.62, 5709.63, 5709.631, and 5723.06.



Am. H.B. 99

Reps. Young, Amstutz, Beatty, Brading, Buchy, Callender, Carey, Cates, Corbin, Core, Coughlin, Damschroder, Evans, Flannery, Gardner, Grendell, Hartnett, Hood, Householder, Jacobson, Jerse, Jones, Jordan, Krebs, Lucas, Maier, Mead, R. Miller, Mottley, Myers, Netzley, Olman, Patton, Pringle, Roman, Salerno, Schuck, Schuler, Sullivan, Taylor, Terwilleger, Vesper, Van Vyven, Weston, Willamowski, Williams, Hollister, Britton, Barnes, Jolivette, Haines, Austria, Perry, Peterson, Buehrer, Goodman, Winkler, Clancy, Tiberi, DePiero, D. Miller, Harris, Schuring, Sutton, Stapleton, Hoops, Thomas, Wilson, Ogg

Sens. Blessing, Brady, Watts, Prentiss, Espy, Oelslager, Wachtmann, Nein, Johnson, Ray, Spada, DiDonato

Effective date: September 29, 1999

Eliminates the interest and penalties charged to taxpayers who receive excessive Ohio income and corporation franchise tax refunds if the excessive amounts are timely repaid.

Secs. 5733.26, 5733.261, 5747.08, and 5747.132.



Am. H.B. 194

Reps. Jones, Thomas, Womer Benjamin, Hood, Jerse, Beatty, Metelsky, Bender, Ogg, Stapleton, Hartley, Taylor, Sutton, O'Brien, Schuler, Sykes, Opfer, Ford, Healy, Callender, Padgett, Hartnett, D. Miller, Jolivette, Olman, Allen, Vesper, James, Willamowski, Smith, Pringle, DePiero, Hollister, Mottley, Amstutz, Flannery, Corbin, Britton, Austria, Haines, Distel, Barnes, Grendell, Perry, Peterson, Terwilleger, Carey, Salerno, Patton, Verich, Maier, Krupinski, Ferderber, Wilson, Logan, Brading, Trakas, Cates, Myers, Evans, Calvert, Mead, Buehrer, Sulzer, Roberts, R. Miller, Schuring, Buchy, Netzley, Harris, Perz, Metzger, Clancy, Barrett, Boyd

Sens. Blessing, Johnson, Drake, Herington, McLin, Brady, Shoemaker, Fingerhut, Furney, Prentiss, DiDonato, Nein, Espy, Oelslager, Cupp, Watts

Effective date: November 24, 1999

Exempts from taxation residential real property held by a nonprofit charitable organization for the purpose of transferring the property to qualified low-income families.

Sec. 5709.12.



Sub. H.B. 268

Reps. Krebs, Bender, Boyd, DePiero, Evans, Gardner, Grendell, Haines, Hartnett, Jolivette, Jones, Mottley, O'Brien, Olman, Opfer, Padgett, Peterson, Pringle, Sullivan, Taylor, Terwilleger, Van Vyven, Tiberi, Amstutz, Buchy, Corbin, Mead, Roberts, Netzley, Metelsky

Sens. Gardner, Shoemaker, Spada, Mumper, Drake

Effective date: Emergency, August 16, 1999

Permits a board of education that is seeking voter approval of a school district income tax that replaces a current, expiring income tax to designate the proposed new tax as a "renewal," if the proposed tax rate is no higher than the current tax rate.

Permits a school district to propose the renewal of more than one emergency property tax levy in a single ballot measure, even if the levies to be renewed do not expire in the same year.

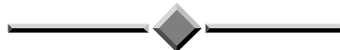
Permits multiple school district nonemergency property taxes levied for the same purpose to be renewed as one ballot issue.

Permits renewal of such multiple levies to be placed on the ballot on the day of a primary election held during the last year of the levy.

Permits a renewal emergency levy (other than a renewal of multiple levies as a single issue) to be on a ballot at a special election on the date primary elections *may be* held, regardless of whether a primary election is actually scheduled on that date, but permits renewal of multiple emergency levies as a single levy to be placed on the ballot only on the same date as a general or primary election is held.

Modifies ballot language for various tax levy proposals to indicate the *year*, instead of the month and year, that a tax will commence and the first *calendar* year in which the tax *will be due*.

Secs. 133.18, 345.04, 511.28, 1545.21, 5705.192, 5705.194, 5705.197, 5705.21, 5705.25, 5705.251, 5705.71, 5748.02, and 5748.03.



Am. Sub. H.B. 362

Reps. Coughlin, Thomas, Van Vyven, Vesper, Mottley, Jones, Carey, Wilson, O'Brien, Metzger, Womer Benjamin, Boyd, Perry, Barrett, D. Miller, Roberts, Damschroder, Goodman, Hoops, Mead, Opfer, Tiberi, Jolivette, Myers, Calvert, Buehrer, Allen, Gardner, Harris, Olman, Winkler, Britton, DePiero

Sens. Blessing, Drake, Watts, Schafrath, Latta, Oelslager

Effective date: Emergency, June 30, 1999

Requires that any tobacco product manufacturer selling cigarettes in Ohio either must participate in the national tobacco master settlement agreement or must pay specified amounts into an escrow fund.

Provides that the amount that must be escrowed by nonparticipating manufacturers increases from approximately 19¢ per pack of cigarettes sold in the state in 1999 to 38¢ per pack in 2007 and thereafter.

Provides that funds paid into an escrow account generally can be released only to pay a judgment or settlement on a claim brought against the manufacturer by the state, but that any escrowed amounts not used for such a claim revert to the manufacturer after 25 years.

Permits the Department of Taxation to provide certain cigarette sales information to the Attorney General to facilitate compliance with and enforcement of the act.

Secs. 1346.01, 1346.02, 1346.03, and 5703.21.



Am. S.B. 4

Sens. Mumper, Blessing, Johnson, Drake, Latta, White, Watts, Ray, Gardner, Armbruster, Spada, Prentiss

Reps. Householder, Mottley, Grendell, Haines, Peterson, Austria, Jolivette, Britton, Barnes, Hood, Flannery, Hartnett, Distel, Corbin, Terwilleger, Perz, Mead, Myers, Trakas, Sulzer, Ogg, Verich, Gardner, Jerse, Wilson, Bender, Young, Maier, Clancy, Winkler, Brading, Core, Harris, Metzger, Goodman, Jacobson, Roman, Jordan, Padgett, Willamowski, Buchy, Calvert, Sutton, Pringle, Barrett, Krupinski, Netzley, DePiero, Hoops, Callender, Stapleton, Damschroder, Allen, O'Brien, Cates, Taylor, Krebs, Patton, Logan, Olman, Jones, Smith, Amstutz, D. Miller, Salerno, Carey, Evans

Effective date: August 19, 1999

Authorizes a \$500 nonrefundable credit against the personal income tax for adoption of a minor child during taxable years beginning on or after January 1, 1999.

Secs. 5747.37 and 5747.98.



Am. Sub. S.B. 6

- Sens.** Armbruster, Johnson, DiDonato, Drake, Blessing, Brady, Carnes, Cupp, Fingerhut, Hottinger, Latell, Latta, Nein, Oelslager, Spada, Watts, White, Kearns, Wachtmann, Schafrath, Herington, Gardner
- Reps.** Householder, Mottley, Jolivette, Jerse, Barnes, Britton, Hollister, Perry, Distel, Grendell, Netzley, Austria, Hood, Callender, Ogg, Healy, Bateman, Buchy, Cates, D. Miller, Willamowski, Terwilleger, Tiberi, Amstutz, Olman, Coughlin, Damschroder, Buehrer, Myers, Stapleton, Roberts, Carey, Bender, Roman, James, Wilson, Hoops, Metzger, Harris, Kilbane, Hartnett, Calvert, Logan, Flannery, Evans, Haines, Mead, Trakas, O'Brien, Goodman, Pringle, Jones, Perz, Vesper, Schuler, Winkler, Krupinski, Sullivan, Maier, Krebs, Padgett, Sutton, Verich, Schuring, Barrett, Thomas, DePiero, Sulzer, Ferderber, Salerno, Young, Peterson, Clancy, Brading

Effective date: August 12, 1999

Increases the income brackets used to determine eligibility for the homestead exemption and the manufactured or mobile home exemption.

Indexes the income brackets and the maximum tax reduction levels to increases in general price inflation.

Allows a person who qualifies for the homestead exemption or the manufactured or mobile home exemption on the basis of age, but who previously qualified on the basis of a disability before turning 65, to continue deducting the amount the person previously deducted as disability benefits.

Secs. 323.151, 323.152, 4503.064, and 4503.065.



Am. S.B. 41

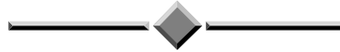
- Sens.** Gardner, Mumper, Drake, Johnson, Blessing, DiDonato, Spada, Nein, Watts, White, Latta, Oelslager, Schafrath, Armbruster, Ray
- Reps.** Mottley, Jolivette, Haines, Hood, Amstutz, Distel, Grendell, Tiberi, Cates, D. Miller, Verich, Barnes, Perry, Sutton, Ogg, Hartnett, DePiero, Maier, Barrett, Roman, Patton, Young, Clancy, O'Brien, Brading

**Padgett, Salerno, Willamowski, Evans, Gardner, Netzley, Boyd, Jones,
Sulzer, Terwilleger, Callender, Thomas, Damschroder, Britton**

Effective date: September 29, 1999

Authorizes a board of county commissioners to lower real property and manufactured home transfer tax rates for property owners who receive the homestead exemption.

Secs. 322.01, 322.02, 322.03, 322.05, 322.06, and 322.07.



Sub. S.B. 98

**Sens. Nein, Gardner, Latta, White, Blessing, Drake, Mumper, DiDonato,
McLin, Wachtmann, Spada, Herington, Armbruster**

**Reps. Mottley, Corbin, Jolivette, Flannery, Britton, Amstutz, D. Miller,
Terwilleger, Brading, Coughlin, Cates, Barnes, Buehrer, O'Brien,
Vesper, Maier, Boyd, Verich, Harris, Healy, Calvert, Bateman, Haines,
Jones**

Effective date: Emergency, June 8, 1999

Prohibits state cigarette tax stamps from being affixed to cigarette packages that are originally manufactured, packaged, or otherwise destined for export outside the United States.

Secs. 5743.11, 5743.111, 5743.17, 5743.18, 5743.21, and 5743.99.



VETERANS

Am. Sub. H.B. 118

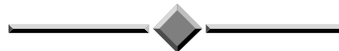
Reps. Maier, Metelsky, Hood, Pringle, Schuler, Sullivan, Opfer, Van Vyven, Ford, Vesper, Amstutz, Sulzer, Jones, Roman, Flannery, Healy, Brading, Thomas, Schuring, Haines, Hartnett, Ogg, Carey, Netzley, Buchy, D. Miller, Willamowski, Evans, Salerno, Metzger, Young, Harris, Grendell, Padgett, Sutton, Distel, Verich, Perry, Gerberry, Corbin, Damschroder, Bender, Mottley, Womer Benjamin, Callender, Core, Calvert, Wilson, Cates, Ferderber, Stapleton, Taylor, Patton, Gooding, Logan, Hoops, O'Brien, Olman, Coughlin, Terwilleger, Buehrer

Sens. Schafrath, Spada, Latell, White, Herington, Gardner, Watts, Latta, Horn, Oelslager

Effective date: March 17, 2000

Modifies the definition of "veteran" used in separate definitions in Revised Code sections pertaining to (1) circumstances in which a convention facilities authority or metropolitan housing authority is required to give a preference to veterans or their families, (2) the right of veterans to form nonprofit corporations for the purchase of property and other purposes, (3) the Veterans' Services Law, (4) federally funded employment and training programs administered by state agencies, (5) the War Orphans Scholarship Law, and (6) the Ohio National Guard Tuition Grant Program, to include a person (or an individual) who has served as a member of the United States Merchant Marine and who either has an honorable report of separation from the active duty military service, form DD214 or DD215, or served in the United States Merchant Marine during a specified period of time during World War II and died on active duty while serving in a war zone during that period of service.

Secs. 351.07, 3735.42, 3735.62, 5901.01, 5903.11, and 5910.01.



See also: House Bill 116

HISTORY OF BILLS THAT BECAME ACTS

Listed on the following pages is the legislative history of each bill enacted in 1999. Each bill for which a substitute version was prepared is preceded by "S," and each bill that was amended is preceded by "A." The committees of the House and Senate are abbreviated as follows:

HOUSE

ANR	Agriculture and Natural Resources
CFS	Children and Family Services
CC	Civil and Commercial Law
CL	Commerce and Labor
CRJ	Criminal Justice
EDB	Economic Development and Small Business
ED	Education
EE	Energy and Environment
ES	Ethics and Standards
FA	Finance and Appropriations
FI	Financial Institutions
HRA	Health, Retirement, and Aging
HPL	Housing and Public Lands
INS	Insurance
LGT	Local Government and Townships
PU	Public Utilities
RR	Rules and Reference
SG	State Government
TE	Technology and Elections
TPS	Transportation and Public Safety
VET	Veterans Affairs
WM	Ways and Means

SENATE

ECD	Economic Development, Technology, & Aerospace
ED	Education
ENR	Energy, Natural Resources and Environment
FIN	Finance and Financial Institutions
HHA	Health, Human Services, and Aging
HT	Highways and Transportation
ICL	Insurance, Commerce, and Labor
JUD	Judiciary
REF	Reference
RUL	Rules
SLG	State and Local Government and Veterans Affairs
WM	Ways and Means

Status Report of Legislation - 123rd GA			House Action				Senate Action				Other Action			
House Bill	A - Amended E - Effective R - Rereferred F - Failed to Pass S - Substitute P - Postpone * - Note V - Vetoed		Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	To Conf. Cmte.	Concurrence	Gov. Action	Other
	Sponsor	Subject												
1	Brading	OH Reads Council/Office-implmnt prg-appro	1/20/99	ED	S 2/24/99	A 3/3/99	3/4/99	ED	S 3/17/99	A 3/17/99		3/23/99	3/30/99	* E 3/30/99
2	Tiberi	Exploit elderly/disabled offense	1/20/99	CRJ	S 3/10/99	A 3/16/99	3/16/99	JUD	S 6/3/99	6/3/99		6/8/99	8/10/99	E 11/10/99
3	Evans	Delinquency proceedings-victim's rights	1/20/99	CRJ	S 3/24/99	A 4/13/99	4/13/99	JUD	S 6/17/99	A 6/22/99		6/24/99	8/19/99	E 11/22/99
4	Gardner R.L.	Revise hlth care/insur laws-med inc tax ded	1/20/99	HRA	S 6/1/99	6/3/99	6/8/99	HHA	S 6/28/99	A 6/28/99		6/29/99	7/13/99	* E 10/14/99
6	Miller D.	Apptmnt voting proxy by elec transmissions	1/20/99	CC	S 3/9/99	3/17/99	3/18/99	JUD	S 5/13/99	A 5/13/99		5/18/99	6/10/99	E 9/13/99
13	Mottley	Fiscal analys-rules/bills/res-businn impct	1/20/99	EDB	S 6/23/99	A 6/29/99	6/29/99	ECD	S 11/10/99	11/10/99		12/8/99	12/16/99	E 12/16/99
15	Mottley	St emp-purchase service crdt-prior service	1/20/99	HRA	S 6/10/99	A 6/15/99	6/15/99	WM	A 6/30/99	6/30/99		6/30/99	8/4/99	E 11/3/99
16	Mottley	Create health care plans task force	1/20/99	HRA	S 2/10/99	A 4/13/99	4/13/99	HHA	S 5/25/99	5/26/99		6/2/99	6/15/99	E 6/15/99
18	Schuler	Cemeteries/preneed burial vault contracts	1/20/99	CL	S 5/12/99	A 5/18/99	5/18/99	ICL	S 6/16/99	6/16/99		6/16/99	7/20/99	E 10/20/99
19	Schuler	State land titles-name utilizing agency	1/20/99	SG	S 3/9/99	A 3/24/99	3/25/99	SLG	S 6/1/99	6/2/99		6/3/99	7/26/99	E 10/26/99
21	Mottley	Lemon Law-leased vehicles/title marking/etc	1/20/99	TPS	S 2/17/99	3/10/99	3/11/99	HT	S 4/28/99	* A 5/11/99		5/19/99	6/15/99	E 9/15/99
27	Grendell	Prop tx abatemnt-noncomply w/exemptn proc	1/20/99	WM	A 2/23/99	4/21/99	4/22/99	WM	S 6/8/99	6/8/99		6/10/99	6/24/99	E 9/24/99
29	Grendell	Drivers-police order-noncomply-incr penalty	1/20/99	CRJ	S 3/10/99	3/17/99	3/18/99	JUD	S 5/19/99	5/19/99		5/20/99	7/29/99	E 10/29/99
32	Jolivet	Electronic textbooks	1/20/99	ED	S 2/17/99	A 3/10/99	3/11/99	ED	S 4/21/99	4/21/99		4/27/99	5/25/99	E 5/25/99
35	Taylor	Work camp-disease expenses-elim reimbursm	1/20/99	HRA	S 3/16/99	A 4/21/99	4/22/99	HHA	A 5/25/99	* A 5/26/99		6/2/99	6/17/99	E 6/17/99
37	Taylor	Reckless homicide-create offense	1/20/99	CRJ	A 3/17/99	4/14/99	4/15/99	JUD	S 5/27/99	6/2/99		6/2/99	6/29/99	E 9/29/99
48	Patton	Land conveyance-Mahoning County	1/20/99	HPL	A 4/21/99	A 4/28/99	4/29/99	JUD	S 6/10/99	6/22/99		6/22/99	7/20/99	E 10/20/99
55	Schuler	Unclaimd propty-police donate to nonprofits	1/20/99	LGT	S 2/16/99	3/16/99	3/16/99	SLG	S 5/11/99	5/12/99		5/18/99	6/29/99	E 9/29/99
58	WomerBenja	Declaratory judgments-no attorney fees	1/20/99	CC	S 3/3/99	3/17/99	3/18/99	JUD	S 5/13/99	5/18/99		5/18/99	6/24/99	E 9/24/99
59	WomerBenja	Probate Laws-revise	1/20/99	CC	S 3/10/99	5/11/99	5/11/99	JUD	S 6/16/99	A 6/24/99		6/29/99	7/30/99	E 10/29/99
60	WomerBenja	Judgmnt intrest from st-appeal not conditn	1/20/99	CC	S 3/3/99	3/24/99	3/25/99	JUD	S 10/12/99	10/13/99		10/13/99	12/16/99	E 3/17/00
61	WomerBenja	Vehiculr homicide-drivr lic suspnsh/penalty	1/20/99	TPS	S 2/17/99	3/10/99	3/11/99	JUD	S 4/20/99	4/20/99		4/20/99	5/25/99	E 8/25/99
62	Coughlin	Prisoners-receipt of material-control	1/20/99	CRJ	S 2/17/99	A 3/23/99	3/23/99	JUD	S 6/10/99	A 6/15/99		6/23/99	8/4/99	E 11/3/99
71	Vesper	Mental health-violent client behavior	1/20/99	HRA	A 2/10/99	A 2/17/99	2/18/99	HHA	A 5/6/99	A 5/11/99		5/13/99	6/15/99	E 9/15/99
76	Brading	Debt limit-exclude bonds-if pay lieu taxes	1/22/99	WM	A 4/27/99	5/11/99	5/11/99	WM	S 6/9/99	6/15/99		6/15/99	8/4/99	E 11/3/99
78	WomerBenja	General Corporation Law-modify	1/22/99	CC	A 3/3/99	A 4/27/99	4/28/99	JUD	A 10/14/99	10/19/99		10/20/99	12/16/99	E 3/17/00
86	Bateman	Serious car accid-reduce speed-vacate lane	1/28/99	TPS	S 4/14/99	4/28/99	4/29/99	HT	S 5/26/99	5/26/99		6/2/99	6/29/99	* E 6/29/99
87	Bateman	Occup safty/indust hyg-regulatn of prac	1/28/99	CL	A 2/24/99	A 3/17/99	3/18/99	ICL	S 5/26/99	A 6/2/99		6/3/99	6/24/99	E 9/24/99
91	Terwilleger	Twp territory-reduction/partition/separatn	1/28/99	LGT	A 3/9/99	3/24/99	3/25/99	SLG	S 6/24/99	6/29/99		6/30/99	8/4/99	E 11/3/99
92	Terwilleger	Tax levies-voters approve at special elect	1/28/99	WM	S 3/2/99	4/20/99	4/20/99	WM	S 6/8/99	6/8/99		6/8/99	7/20/99	E 10/20/99
93	Terwilleger	Exmpt mnrs-age/schl cert-emplyd seas estab	1/28/99	CL	A 3/3/99	A 3/17/99	3/18/99	ICL	S 5/5/99	A 5/5/99		5/6/99	5/25/99	E 5/25/99
99	Young	Excess tax refund-no interst chard taxpyr	1/28/99	WM	A 2/16/99	3/16/99	3/16/99	WM	S 5/26/99	5/26/99		5/26/99	6/29/99	E 9/29/99
100	Young	Felon assault-HIV pos/sexul cndct-req test	1/28/99	CRJ	A 4/14/99	4/28/99	4/29/99	JUD	S 10/12/99	A 11/9/99		11/10/99	12/23/99	E 3/23/00
101	Young	Public works-prohib certain labor requrmnts	1/28/99	CL	A 4/21/99	A 5/12/99	5/18/99	ICL	S 6/22/99	6/23/99		6/23/99	8/4/99	E 10/11/99
105	Bateman	Clermont County Municipal Court-add judge	1/28/99	CRJ	S 3/3/99	A 3/16/99	3/16/99	JUD	S 4/14/99	* A 4/20/99		4/21/99	4/29/99	E 7/29/99
116	Harris	Veterans Day-schools-one-hour observance	1/28/99	ED	A 3/10/99	3/17/99	3/18/99	ED	A 6/10/99	A 6/15/99		6/23/99	8/4/99	E 11/3/99
118	Maier	"Veteran"-includes WWII merchant marines	1/28/99	VET	S 3/30/99	A 4/14/99	4/15/99	SLG	S 10/14/99	10/19/99		10/19/99	12/16/99	E 3/17/00
119	Amstutz	Campaign finance reports-electronic filing	1/28/99	TE	S 5/26/99	A 6/9/99	6/10/99	SLG	S 11/23/99	A 12/8/99		12/9/99	12/22/99	E 12/22/99
121	Gardner R.L.	Studet carry asthma inhalr-allow/schl immun	1/28/99	ED	S 3/17/99	A 3/23/99	3/23/99	ED	A 6/16/99	6/16/99		6/23/99	8/4/99	E 11/3/99
123	Cates	Combat zone license plates-no additional fee	2/2/99	TPS	S 4/14/99	4/28/99	4/29/99	HT	S 5/19/99	6/22/99		6/22/99	7/28/99	E 10/29/99
128	Boyd	Offender employment disqualification-study	2/2/99	CL	S 5/26/99	A 6/8/99	6/8/99	ICL	S 6/29/99	6/29/99		6/29/99	7/28/99	E 7/28/99
137	Carey	Obstruct emergency responses-incr penalties	2/2/99	CRJ	A 3/24/99	A 4/14/99	4/15/99	JUD	S 6/17/99	A 6/22/99		6/24/99	12/7/99	E 3/10/00
148	Williams	Handicapped parkng-placards-incr penalty	2/8/99	TPS	S 5/12/99	A 5/26/99	6/1/99	HT	S 6/23/99	6/23/99	*	6/29/99	7/15/99	* E 7/15/99
157	Cates	Presidential primary-move to May	2/8/99	TE	S 3/30/99	A 4/21/99	4/22/99	SLG	S 5/25/99	5/25/99		5/26/99	6/17/99	E 9/20/99
160	Logan	Driver ed course fee-remove \$50 limit	2/9/99	ED	S 3/17/99	4/13/99	4/13/99	ED	S 5/12/99	6/23/99		6/23/99	7/29/99	E 10/29/99
161	WomerBenja	Institutional Trust Funds Act	2/9/99	FI	S 3/22/99	4/14/99	4/15/99	FIN	S 4/29/99	4/29/99		4/29/99	6/15/99	E 9/15/99
162	Salerno	Child abuse-murder includ/offense if permit	2/9/99	CRJ	S 2/24/99	A 3/3/99	3/4/99	JUD	S 4/29/99	4/29/99		5/5/99	5/25/99	E 8/25/99
163	Core	Transportation Budget	2/9/99	FA	S 2/24/99	A 3/3/99	3/4/99	HT	S 3/23/99	A 3/23/99		3/24/99	3/31/99	* E 00/00/00

Status Report of Legislation - 123rd GA			House Action				Senate Action				Other Action			
House Bill	A - Amended E - Effective R - Rereferred F - Failed to Pass S - Substitute P - Postpone * - Note V - Vetoed		Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	To Conf. Cmte.	Concurrence	Gov. Action	Other
	Sponsor	Subject												
167	Healy	Architects-license reciprocity	2/10/99	CL	5/12/99	5/18/99	5/18/99	ICL	6/16/99	6/16/99		6/16/99	7/30/99	E 10/29/99
176	Winkler	Public funded day-care-out-of-state providr	2/16/99	CFS	3/24/99	A 4/14/99	4/15/99	HHA	S 6/15/99	6/15/99		6/23/99	7/29/99	E 10/29/99
178	Williams	State Bd of Ed-higher ed employees-may serve	2/16/99	ED	3/24/99	4/13/99	4/13/99	FIN	5/4/99	5/4/99		5/4/99	6/10/99	E 9/13/99
180	Corbin	Workers' Compensation budget	2/16/99	FA	S 3/3/99	A 3/10/99	3/11/99	*	S 4/14/99	4/14/99		4/20/99	5/6/99	* E 5/6/99
181	Corbin	Industrial Commission budget	2/16/99	FA	A 3/3/99	A 3/10/99	3/11/99	*	S 4/14/99	4/14/99		4/20/99	5/6/99	* E 5/6/99
185	Myers	Local gov funds-alternat apptnmt-approval	2/16/99	LGT	3/22/99	3/24/99	3/25/99	FIN	S 6/29/99	6/29/99		6/30/99	7/26/99	E 7/26/99
186	Jolivet	PERS-military serv credit-change computatn	2/16/99	HRA	S 6/10/99	6/15/99	6/15/99	WM	S 10/20/99	10/20/99		11/9/99	12/16/99	* E 3/17/00
187	Olman	Twps-limited home rule/debt; city planning	2/16/99	LGT	A 3/30/99	A 4/14/99	4/15/99	SLG	S 5/25/99	A 5/25/99		5/26/99	6/17/99	E 9/20/99
189	Taylor	City/village-classify-excl jailed populatn	2/17/99	LGT	A 3/30/99	5/11/99	5/11/99	SLG	6/24/99	6/28/99		6/28/99	7/29/99	E 10/29/99
191	Clancy	No custody/visitat-parent kill other parent	2/17/99	CFS	A 4/14/99	A 4/21/99	4/22/99	JUD	S 6/3/99	6/3/99		6/8/99	7/20/99	E 10/20/99
194	Jones	Residentl prop-charity construct-tax exempt	2/17/99	WM	A 5/6/99	A 5/13/99	5/18/99	WM	6/30/99	6/30/99		6/30/99	8/24/99	E 11/24/99
197	Krebs	Sludge-regulation	2/17/99	EE	A 5/6/99	A 5/13/99	5/18/99	ENR	S 10/14/99	A 10/19/99		10/20/99	12/16/99	E 3/17/00
202	Winkler	Tampering with drug containers-prohibit	2/23/99	CRJ	S 5/26/99	6/2/99	6/3/99	JUD	S 11/10/99	11/10/99		12/8/99	2/9/00	* E 2/9/00
204	Schuler	Jt fire dist-pay charges-ambulance/emerg med	2/23/99	LGT	A 4/20/99	4/27/99	4/28/99	SLG	S 6/24/99	6/28/99		6/29/99	8/16/99	E 11/16/99
205	Corbin	Pub aquatic facilities-no tort liability	2/23/99	CC	3/17/99	3/23/99	3/23/99	JUD	5/13/99	5/13/99		5/13/99	6/24/99	E 9/24/99
216	Buchy	Recreation bd-schl bd appointees-residency	3/2/99	LGT	4/20/99	A 4/27/99	4/28/99	SLG	10/28/99	11/9/99		11/9/99	12/7/99	E 3/10/00
220	Householder	Schl financial practices/subdiv \$ deposits	3/2/99	WM	4/27/99	5/4/99	5/4/99	ED	S 6/23/99	6/24/99		6/29/99	8/3/99	E 11/2/99
222	Van Vyven	PFDPF/FPDBF-rename-gender neutral	3/3/99	HRA	S 4/21/99	5/4/99	5/4/99	WM	6/30/99	6/30/99		6/30/99	8/3/99	E 11/2/99
223	Terwilliger	Food servic-revise law/retail estab-license	3/3/99	CL	S 5/12/99	A 5/18/99	5/18/99	ICL	S 6/22/99	6/22/99		6/24/99	8/4/99	* E 11/3/99
228	Willamowski	Ballots-prepare reduced number	3/9/99	TE	3/30/99	4/14/99	4/15/99	SLG	6/24/99	6/29/99		6/29/99	7/30/99	E 10/29/99
235	Perz	State land conveyance in Lucas County	3/9/99	HPL	S 6/16/99	6/17/99	6/22/99	JUD	6/30/99	6/30/99		6/30/99	7/30/99	E 10/29/99
238	WomerBenja	School dist-administrative contracts-expand	3/10/99	ED	A 3/24/99	4/13/99	4/13/99	ED	S 5/5/99	5/11/99		5/13/99	6/8/99	E 6/8/99
261	Roman	Health care to poor/uninsured-keep immunity	3/22/99	INS	5/26/99	6/2/99	6/3/99	ICL	S 11/9/99	11/9/99		11/10/99	3/8/00	E 6/8/00
264	Salerno	Civil rights-refer-disability not handicap	3/22/99	SG	A 5/13/99	5/19/99	5/20/99	JUD	9/9/99	10/13/99		10/13/99	12/16/99	E 3/17/00
268	Krebs	Schl dist incom tax renewal-ballot so state	3/23/99	TE	4/29/99	A 5/12/99	5/13/99	ED	S 6/23/99	6/24/99		6/29/99	8/16/99	E 8/16/99
275	Vesper	PFDPF-incr spousal benefits/expand COLAs	3/24/99	HRA	S 9/30/99	10/13/99	10/14/99	WM	11/10/99	11/10/99		11/10/99	12/16/99	E 3/17/00
281	Hartnett	Under 6 in kindergarten=compulsory schl age	3/30/99	ED	S 5/26/99	A 6/9/99	6/10/99	ED	6/30/99	6/30/99		6/30/99	7/29/99	E 10/29/99
282	Thomas	Biennial education appropriations-FY 00/01	3/30/99	FA	S 5/4/99	A 5/5/99	5/6/99	FIN	S 6/8/99	A 6/9/99	6/10/99	6/24/99	6/29/99	* E 6/29/99
283	Thomas	Biennial operating appropriations-FY 00/01	3/30/99	FA	S 5/5/99	A 5/6/99	5/11/99	FIN	S 6/9/99	A 6/10/99	6/10/99	6/28/99	6/30/99	* E 6/30/99
287	Padgett	William Green Memorial Highway-US 36	4/9/99	TPS	A 5/26/99	A 6/2/99	6/3/99	HT	S 6/23/99	6/29/99		6/30/99	8/3/99	* E 11/2/99
292	Willamowski	Commercial debt contracts-attorney's fees	4/9/99	CC	S 6/16/99	6/23/99	6/24/99	JUD	S 12/8/99	12/9/99		12/9/99	2/9/00	E 5/11/00
297	Krebs	Walter "Smokey" Alston Memorial Highway	4/14/99	TPS	5/26/99	6/2/99	6/3/99	HT	6/23/99	6/29/99		6/29/99	8/19/99	E 11/22/99
306	Carey	Motor veh dealers-sell/display watercraft	4/20/99	TPS	S 5/19/99	A 5/20/99	5/25/99	HT	S 6/23/99	6/23/99		6/29/99	8/19/99	* E 11/22/99
309	Trakas	Thomas A. Van Meter Memorial Highway	4/27/99	TPS	5/26/99	6/2/99	6/3/99	HT	A 6/30/99	6/30/99		6/30/99	8/4/99	E 11/3/99
312	Salerno	Ltd liability co-articles/membr withdrawals	4/27/99	CC	S 6/24/99	A 6/28/99	6/28/99	JUD	A 11/10/99	A 11/10/99		11/10/99	12/3/99	E 12/3/99
360	Opfer	Land conveyance-Ottawa County	5/25/99	HPL	A 6/23/99	A 6/24/99	6/28/99	JUD	10/5/99	10/12/99		10/12/99	12/7/99	E 3/10/00
362	Coughlin	Tobacco manufacturer-future claims-escrow	5/26/99	FA	6/3/99	A 6/8/99	6/8/99	WM	S 6/16/99	A 6/16/99		6/17/99	6/30/99	E 6/30/99
378	Mead	Land conveyance to Friendship Baptist Church	6/8/99	HPL	A 6/23/99	6/28/99	6/28/99	JUD	10/5/99	10/12/99		10/12/99	12/7/99	E 3/10/00
384	Householder	Mines-Exam Bd-membrs/appeals-safety	6/10/99	ANR	A 6/23/99	A 6/28/99	6/28/99	WM	6/30/99	6/30/99		6/30/99	8/24/99	* E 11/24/99
428	Calvert	Gamma-hydroxy-butyrate-controlled substanc	8/19/99	HRA	10/8/99	A 10/13/99	10/14/99	HHA	12/9/99	12/9/99		12/9/99	2/15/00	E 5/17/00
452	Goodman	PUCO-report on tender offers	9/23/99	PU	S 10/19/99	10/20/99	10/21/99	WM	11/10/99	11/10/99		11/10/99	11/11/99	E 11/11/99
470	Harris	Dept of Job & Family Services-create	10/8/99	*		A 10/19/99	10/19/99	*		10/20/99		10/20/99	12/14/99	* E 3/14/00
471	Harris	Dept of Job & Family Services-references to	10/8/99	*		10/19/99	10/19/99	*		10/20/99		10/20/99	12/14/99	* E 3/14/00

H.B. No. Notes for House Bill Status Report

1 Future repeals effective July 1, 2004
4 Sections 1 and 2 effective May 1, 2000; certain provisions effective October 14, 1999, and April 11, 2000
21 House refused to concur in Senate amendments 5/13/99; motion to reconsider 5/19/99
35 Pass amended 5/25/99; motion to reconsider vote and emergency clause left pending 5/25/99
86 Certain provisions effective September 28, 1999
105 Pass amended 4/14/99; motion to reconsider 4/20/99
148 Emergency clause failed, causing nonconcurrence and motion to reconsider 6/29/99, whereupon emergency clause passed; certain provisions effective October 14, 1999
163 Operating appropriations generally effective March 31, 1999. Codified sections and nonoperating appropriations generally effective June 30, 1999. Certain provisions effective
180 Codified provisions effective August 6, 1999
181 One provision effective August 6, 1999
186 Certain provisions effective March 17, 2001
202 Certain provisions effective 03/10/00.
223 Certain provisions effective February 1, 2001
282 Certain provisions effective September 28, 1999; contains item vetoes
283 Certain provisions effective September 29, 1999; certain provisions effective other than those dates: contains item vetoes
306 Certain provisions effective January 1, 2000
384 Certain provisions effective January 1, 2002
470 Referred 10/12/99 to Joint Select Committee on HB 470 & HB 471; Appropriations effective December 14, 1999; Certain provisions effective other than those dates
471 Referred 10/12/99 to Joint Select Committee on HB 470 & HB 471; Sections 1, 2, & 9 through 11 effective July 1,2000; Sections 3 & 4 effective January 1, 2001; Sections 5 & 6 effective April 1, 2001; Sections 7 & 8 effective April 1, 2002

Status Report of Legislation - 123rd GA			Senate Action				House Action				Other Action			
Senate Bill	A - Amended E - Effective R - Rereferred F - Failed to Pass S - Substitute P - Postpone * - Note V - Vetoed		Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	To Conf. Cmte.	Concurrence	Gov. Action	Other
	Sponsor	Subject												
1	Gardner R.A	Schl safety - revise schl discipline laws	1/20/99	ED	S 3/4/99	A 3/10/99	3/16/99	ED	S 4/14/99	A 4/20/99		4/20/99	5/6/99	E 8/6/99
2	Carnes	Multpl theft offenses tried as sngl offns	1/20/99	JUD	S 4/27/99	4/28/99	4/29/99	CRJ	S 6/29/99	6/30/99		6/30/99	8/19/99	E 11/22/99
3	Johnson B.	Restruc electric indstry-permt competition	1/20/99	WM	S 5/18/99	A 5/18/99	5/19/99	PU	S 6/15/99	A 6/16/99		6/22/99	7/6/99	* E 7/6/99
4	Mumper	Grnt inc tax crdt to pers adopting chldrn	1/20/99	WM	A 3/4/99	3/10/99	3/16/99	WM	4/29/99	5/4/99		5/4/99	5/19/99	E 8/19/99
6	Armbruster	Homestd exmptn-incrs max inc eligblty limit	1/20/99	WM	S 3/4/99	3/10/99	3/16/99	WM	S 4/27/99	A 4/29/99		5/5/99	5/12/99	E 8/12/99
7	Oelslager	Taking identity of another-prohibit	1/20/99	JUD	A 2/17/99	2/17/99	2/23/99	CRJ	A 4/21/99	A 4/27/99		4/29/99	5/25/99	E 8/25/99
8	Blessing	Judge deny bail for spec offns-implement	1/20/99	JUD	S 2/10/99	2/10/99	2/16/99	CRJ	S 3/17/99	3/23/99		3/24/99	4/29/99	E 7/29/99
9	Mumper	Crtn violnt crimes-cmmt vcnty chld=agg fctr	1/20/99	JUD	S 3/11/99	3/17/99	3/22/99	CRJ	6/30/99	A 10/12/99		10/13/99	12/8/99	E 3/8/00
11	Kearns	Rulemaking-incrs public participation	1/20/99	SLG	S 3/16/99	3/16/99	3/17/99	SG	S 4/27/99	A 4/29/99		5/5/99	6/15/99	* E 9/15/99
13	Blessing	Expungement law-expand definition 1st offnd	1/20/99	JUD	S 5/11/99	5/12/99	5/13/99	CRJ	S 10/13/99	A 10/20/99		11/9/99	12/22/99	E 3/23/00
14	Blessing	Oh Reng Cmmsn-sue&be sued-Frnkln Cty jrs	1/20/99	JUD	S 3/11/99	3/17/99	3/22/99	SG	4/27/99	4/29/99		4/29/99	6/24/99	E 9/24/99
15	Gardner R.A	Traffic control-township signs/devices	1/20/99	HT	S 3/4/99	3/10/99	3/16/99	TPS	A 4/28/99	5/12/99		5/18/99	6/24/99	E 9/24/99
18	Drake	Sales contracts-exmplry damage-regulate	1/20/99	ECD	4/14/99	4/14/99	4/14/99	CL	A 6/16/99	A 6/17/99		6/23/99	7/28/99	E 10/29/99
20	Cupp	Oh anti degrdtn law-frthr revw-when prohib	1/20/99	ENR	A 3/25/99	4/13/99	4/14/99	EE	A 6/10/99	A 6/16/99		6/22/99	7/20/99	E 10/20/99
22	Johnson B.	OMVI-incrs penalty for .17% blood alcohol	1/20/99	JUD	S 4/27/99	4/28/99	4/29/99	CRJ	S 12/7/99	A 12/8/99		12/9/99	2/15/00	E 5/17/00
30	Latta	Execution sales-notice/consequences of sale	1/26/99	JUD	2/10/99	2/10/99	2/16/99	CC	S 4/29/99	A 5/12/99		5/18/99	6/29/99	E 9/29/99
31	Latta	Dist pub wrks intgrt comm-member alternates	1/26/99	SLG	3/16/99	3/16/99	3/17/99	LGT	S 5/13/99	5/19/99		5/25/99	6/29/99	E 9/29/99
33	Wachtmann	Ducks Unlimited license plate	1/26/99	HT	2/17/99	2/17/99	2/23/99	TPS	3/17/99	3/24/99		3/24/99	4/29/99	E 7/30/99
41	Gardner R.A	Homestead exemption-lower transfer tax rate	1/28/99	WM	A 3/10/99	3/17/99	3/22/99	WM	5/6/99	5/19/99		5/19/99	6/29/99	E 9/29/99
42	Gardner R.A	Noise contrl regulatns-extnd auth-townships	1/28/99	SLG	S 3/16/99	3/17/99	3/22/99	LGT	S 5/13/99	A 5/25/99		5/26/99	7/20/99	E 10/20/99
43	Gardner R.A	Coastal erosion loan program-create	1/28/99	FIN	3/24/99	A 4/14/99	4/14/99	EE	6/22/99	6/24/99		6/24/99	7/20/99	E 10/20/99
49	Cupp	Speedy trial law-clarify application	2/2/99	JUD	3/18/99	3/24/99	3/30/99	CRJ	6/29/99	6/30/99		6/30/99	7/28/99	E 10/29/99
51	Kearns	Desecratn/vandalism/intimidatn-incr penalty	2/4/99	JUD	3/11/99	3/16/99	3/17/99	CRJ	5/19/99	A 5/26/99		6/2/99	6/17/99	E 9/20/99
52	Carnes	Entertainment ticket resales-twps regulate	2/4/99	SLG	4/27/99	4/28/99	4/29/99	LGT	S 6/17/99	* A 6/30/99		6/30/99	8/3/99	E 11/2/99
54	Carnes	Person's persona-right of publicity in	2/4/99	JUD	S 5/5/99	5/5/99	5/5/99	CC	S 6/24/99	6/28/99		6/29/99	8/19/99	E 11/22/99
55	White	County hospital boards-revise authority	2/9/99	SLG	S 5/13/99	5/13/99	5/13/99	LGT	S 6/17/99	A 6/29/99		6/30/99	7/26/99	E 10/26/99
56	White	Rural hospitals-employ physicians	2/9/99	HHA	S 3/16/99	3/16/99	3/17/99	HRA	4/21/99	4/28/99		4/28/99	6/15/99	E 9/15/99
57	Hottinger	Un/Underinsured Motorist Law-clarify	2/10/99	ICL	3/23/99	3/24/99	3/30/99	INS	6/29/99	6/30/99		6/30/99	8/3/99	E 11/2/99
59	Furney	Hunting/fishing licenses-gift certificates	2/11/99	ENR	3/25/99	4/13/99	4/14/99	ANR	5/5/99	5/13/99		5/13/99	6/10/99	E 9/13/99
64	Wachtmann	Flea mkt-sell new property at-keep record	2/16/99	ECD	S 5/5/99	5/5/99	5/5/99	CRJ	S 6/29/99	6/30/99		6/30/99	7/28/99	E 10/29/99
78	Oelslager	Public records-medium/mailling	2/18/99	JUD	5/11/99	5/12/99	5/13/99	ES	* S 6/23/99	A 6/24/99		6/29/99	9/15/99	E 12/16/99
89	Johnson B.	Environmntl court-foreclosure-clarify juris	3/4/99	JUD	S 4/20/99	A 4/20/99	4/20/99	CRJ	S 6/29/99	A 6/30/99		6/30/99	8/3/99	E 8/3/99
98	Nein	Cigarettes-certain packages-no tax stamps	3/9/99	WM	S 4/14/99	4/14/99	4/14/99	WM	5/6/99	5/13/99		5/13/99	6/8/99	E 6/8/99
107	Latta	Controlled substance/drug abuse laws-modify	3/16/99	JUD	S 5/19/99	A 5/25/99	5/25/99	CRJ	S 10/13/99	A 10/19/99		10/20/99	12/22/99	E 3/23/00
142	Spada	Assault peace officer-imprisonment/bail	5/13/99	JUD	A 6/10/99	A 6/15/99	6/16/99	CRJ	10/13/99	10/20/99		10/20/99	11/3/99	E 2/3/00
164	Oelslager	5th/11th App Dist/Summit Cty CCP-add judg	6/29/99	JUD	S 10/12/99	A 10/12/99	10/12/99	CRJ	S 11/10/99	A 12/8/99		12/9/99	12/22/99	E 12/22/99
206	Carnes	Bonds for education-implement State Issue 1	11/9/99	*	A 12/7/99	12/8/99	11/9/99	*	12/8/99	12/9/99		12/9/99	12/10/99	E 12/10/99

S.B. No. Notes for Senate Bill Status Report

3	Certain provisions effective other than that date
11	Sections 3 and 4 effective 04/01/01; Sections 6 and 7 effective 04/01/02; certain provisions effective other than those dates
52	Amended and passed; reconsidered and amendment defeated; motion to rerefer to LGT defeated; passed with different amendment
78	Referred 5/18/99 to SG; rereferred 5/20/99 to RR; referred 5/25/99 to ES
206	Referred 11/9/99 in Senate and 11/10/99 in House to Joint Select Committee to Implement State Issue One

Status Report of Legislation - 123rd GA			Senate Action				Other Action							
Senate Jnt. Resc	A - Amended E - Effective R - Rereferred F - Failed to Pass S - Substitute P - Postpone * - Note V - Vetoed		Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	To Conf. Cmte.	Concurrence	Gov. Action	Other
	Sponsor	Subject												
1	Carnes	CA = Constitutional Amendment CA-Gen oblig bonds-sch/highr ed facilities	1/20/99	FIN	2/17/99	2/17/99	2/23/99	FA	S 4/14/99	4/20/99	4/21/99	5/4/99		

REVISED CODE SECTIONS AFFECTED

Listed below are all sections* of the Revised Code amended, enacted, repealed, suspended, repealed and reenacted using the same section number, or changed in the section number by acts of the 123rd General Assembly during 1999. In the case of sections changed in number, the old number and the new number are listed separately. The old number also appears in parentheses underneath the old one.

0009.06	H 0283	Amend	0117.10	H 0471	Amend	0122.16	H 0471	Amend
0009.07	H 0283	Amend	0117.14	H 0283	Amend	0122.19	H 0283	Enact
0009.20	H 0019	Amend	0117.16	H 0283	Repeal	0122.19	H 0471	Amend
0009.38	H 0220	Amend	0117.44	H 0283	Amend	0122.20	H 0283	Enact
0009.55	H 0471	Amend	0117.441	H 0283	Enact	0122.21	H 0283	Enact
0009.82	H 0222	Amend	0117.45	H 0283	Amend	0122.22	H 0283	Enact
0009.90	H 0282	Amend	0117.45	H 0471	Amend	0122.23	H 0471	Amend
			0118.01	H 0283	Amend	0122.71	H 0283	Amend
0101.30	H 0283	Enact	0118.05	H 0283	Amend	0122.75	H 0283	Old Number
0101.301	H 0283	Enact	0118.08	H 0283	Amend			(122.751)
0101.35	S 0011	Amend	0119.01	H 0470	Amend	0122.75	H 0283	Repeal
0101.39	H 0471	Amend	0119.03	S 0011	Amend	0122.75	H 0283	Enact
0101.64	H 0283	Repeal	0119.03	H 0470	Amend	0122.751	H 0283	New Number
0102.02	H 0283	Amend	0119.032	S 0011	Amend	0122.92	H 0283	Amend
0103.05	S 0011	Amend	0119.035	S 0011	Enact	0123.01	H 0019	Amend
0103.051	S 0011	Enact	0119.037	S 0011	Enact	0123.01	H 0471	Amend
0103.052	S 0011	Enact	0119.038	S 0011	Enact	0123.04	H 0019	Amend
0103.053	S 0011	Enact	0119.039	S 0011	Enact	0124.04	H 0283	Amend
0103.054	S 0011	Enact	0119.0311	S 0011	Enact	0124.07	H 0283	Amend
0103.0511	S 0011	Enact	0120.04	H 0283	Amend	0124.11	H 0471	Amend
0103.13	S 0011	Amend	0120.06	H 0283	Amend	0124.14	H 0471	Amend
0103.14	H 0013	Suspend	0120.18	H 0283	Amend	0124.181	H 0283	Amend
0103.143	H 0283	Amend	0120.28	H 0283	Amend	0124.23	H 0470	Amend
0103.25	S 0011	Amend	0120.33	H 0283	Amend	0124.30	H 0470	Amend
0103.71	H 0283	Amend	0121.02	H 0470	Amend	0124.301	H 0470	Enact
0109.081	H 0283	Amend	0121.03	H 0180	Amend	0124.324	H 0471	Amend
0109.14	H 0187	Amend	0121.03	H 0470	Amend	0124.41	H 0222	Amend
0109.32	H 0059	Amend	0121.05	H 0283	Amend	0124.42	H 0222	Amend
0109.42	H 0003	Amend	0121.11	H 0283	Amend	0124.93	H 0264	Amend
0109.57	H 0001	Amend	0121.181	H 0019	Enact	0125.023	H 0283	Amend
0109.57	H 0003	Amend	0121.22	S 0055	Amend	0125.05	H 0282	Amend
0109.57	H 0282	Amend	0121.24	H 0283	Amend	0125.111	H 0264	Amend
0109.65	H 0471	Amend	0121.32	H 0470	Amend	0125.111	H 0283	Amend
0109.71	H 0163	Amend	0121.37	H 0471	Amend	0125.13	H 0282	Amend
0109.77	H 0163	Amend	0121.371	H 0283	Amend	0125.15	H 0283	Amend
0109.77	H 0148	Amend	0121.40	H 0471	Amend	0125.24	H 0470	Amend
0109.85	H 0471	Amend	0121.481	H 0283	Enact	0125.28	H 0283	Amend
0109.86	H 0471	Amend	0122.011	H 0283	Amend	0125.30	H 0471	Amend
0111.15	S 0011	Amend	0122.05	H 0283	Amend	0125.84	H 0019	Amend
0111.18	H 0283	Amend	0122.15	H 0283	Amend	0126.07	H 0471	Amend
0113.061	S 0003	Amend	0122.152	H 0283	Amend	0126.12	H 0283	Amend

*In the list of "Revised Code Section Affected," some sections that were affected by a bill are not listed and some sections, although listed, do not show all of the action 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.

0126.21	H 0283	Amend	0149.302	H 0019	Amend	0301.27	H 0002	Amend
0126.25	H 0283	Amend	0149.43	S 0078	Amend	0305.30	S 0031	Amend
0126.30	H 0470	Amend	0149.43	S 0055	Amend	0306.09	H 0222	Amend
0126.31	H 0283	Amend	0149.43	H 0471	Amend	0306.42	H 0163	Amend
0126.32	H 0283	Amend	0152.08	H 0019	Amend	0306.43	H 0264	Amend
0127.16	H 0283	Amend	0152.21	H 0019	Amend	0306.52	H 0163	Amend
0127.16	H 0470	Amend	0153.06	H 0470	Amend	0306.85	H 0222	Amend
0129.55	H 0283	Amend	0153.39	H 0471	Amend	0307.01	H 0471	Amend
0129.63	H 0283	Amend	0153.59	H 0264	Amend	0307.12	H 0019	Amend
0129.73	H 0283	Amend	0154.06	H 0019	Amend	0307.441	H 0471	Amend
0131.01	H 0283	Amend	0154.13	H 0222	Amend	0307.851	H 0283	Amend
0131.11	H 0471	Amend	0154.16	H 0019	Amend	0307.86	S 0031	Amend
0131.39	H 0283	Enact	0154.21	H 0019	Amend	0307.86	H 0283	Amend
0131.41	H 0471	Amend	0154.22	H 0019	Amend	0307.86	H 0470	Amend
0133.03	H 0222	Amend	0154.23	H 0019	Amend	0307.98	H 0283	Amend
0133.04	H 0076	Amend	0159.03	S 0089	Amend	0307.98	H 0471	Amend
0133.04	S 0003	Amend	0159.04	S 0089	Amend	0307.981	H 0470	Amend
0133.05	H 0222	Amend	0163.02	H 0019	Amend	0307.982	H 0470	Amend
0133.06	H 0220	Amend	0164.04	S 0031	Amend	0307.983	H 0470	Amend
0133.07	S 0055	Amend	0164.09	H 0222	Amend	0307.984	H 0470	Old Number (307.985)
0133.09	H 0187	Amend	0165.02	H 0019	Amend			
0133.18	H 0268	Amend	0165.08	H 0222	Amend	0307.984	H 0470	Amend
0133.20	H 0283	Amend	0166.03	H 0283	Amend	0307.984	H 0470	Enact
0135.12	H 0220	Amend	0166.032	H 0283	Enact	0307.985	H 0470	New Number
0135.63	H 0283	Amend	0166.05	H 0283	Amend	0307.985	H 0470	Amend
0135.81	H 0471	Amend	0166.08	H 0222	Amend	0307.985	H 0470	Old Number (307.986)
0135.91	H 0283	Enact	0169.02	H 0283	Amend			
0135.92	H 0283	Enact	0169.02	H 0471	Amend	0307.986	H 0470	Old Number (307.987)
0135.93	H 0283	Enact	0169.03	H 0283	Amend			
0135.94	H 0283	Enact	0169.03	H 0471	Amend	0307.986	H 0470	Amend
0135.95	H 0283	Enact	0169.08	H 0471	Amend	0307.986	H 0470	New Number
0135.96	H 0283	Enact	0169.09	H 0283	Amend	0307.987	H 0470	New Number
0135.96	H 0471	Amend	0171.01	H 0222	Amend	0307.987	H 0470	Old Number (307.988)
0135.97	H 0283	Enact	0171.03	H 0222	Amend			
0145.01	H 0163	Amend	0171.05	H 0222	Amend	0307.988	H 0470	New Number
0145.01	H 0222	Amend	0173.011	H 0283	Enact	0309.09	H 0187	Amend
0145.012	H 0222	Amend	0173.03	H 0471	Amend	0311.01	H 0283	Amend
0145.02	H 0222	Amend	0173.17	H 0471	Amend	0317.08	S 0043	Amend
0145.27	H 0471	Amend	0173.35	H 0283	Amend	0319.201	H 0019	Amend
0145.293	H 0222	Amend	0173.35	H 0471	Amend	0319.54	H 0163	Amend
0145.294	H 0015	Amend	0173.40	H 0471	Amend	0322.01	S 0041	Amend
0145.295	H 0222	Amend	0175.04	H 0019	Amend	0322.02	S 0041	Amend
0145.30	H 0222	Amend	0175.05	H 0264	Amend	0322.03	S 0041	Amend
0145.301	H 0186	Amend	0175.06	H 0264	Amend	0322.05	S 0041	Amend
0145.31	H 0222	Amend	0175.09	H 0222	Amend	0322.06	S 0041	Amend
0145.311	H 0015	Enact	0175.26	H 0283	Enact	0322.07	S 0041	Enact
0145.312	H 0015	Enact	0176.04	H 0264	Amend	0323.151	S 0006	Amend
0145.33	H 0163	Amend	0176.05	H 0471	Amend	0323.152	S 0006	Amend
0145.37	H 0015	Amend	0176.06	H 0264	Amend	0325.19	S 0055	Amend
0145.38	H 0222	Amend	0181.21	S 0107	Amend	0329.01	H 0471	Amend
0145.564	H 0186	Enact	0181.22	S 0107	Amend	0329.011	H 0470	Amend
0145.58	H 0222	Amend	0181.23	S 0107	Amend	0329.02	H 0471	Amend
0145.581	H 0222	Amend	0181.24	S 0107	Amend	0329.021	H 0471	Amend
0146.01	H 0222	Amend	0181.25	S 0107	Amend	0329.022	H 0471	Amend
0149.01	H 0470	Amend	0181.52	H 0283	Amend	0329.023	H 0283	Enact
0149.30	H 0283	Amend				0329.023	H 0471	Amend

0329.03	H 0471	Amend	0505.108	H 0055	Enact	0742.16	H 0222	Amend
0329.04	H 0283	Amend	0505.109	H 0055	Enact	0742.22	H 0222	Amend
0329.04	H 0470	Amend	0505.172	S 0042	Amend	0742.221	H 0222	Amend
0329.041	H 0283	Enact	0505.261	H 0187	Amend	0742.23	H 0222	Amend
0329.041	H 0471	Amend	0505.262	H 0187	Amend	0742.24	H 0222	Amend
0329.042	H 0471	Amend	0505.264	H 0187	Amend	0742.25	H 0222	Amend
0329.05	H 0470	Amend	0505.29	S 0052	Amend	0742.251	H 0222	Amend
0329.051	H 0471	Amend	0505.31	S 0052	Amend	0742.26	H 0222	Amend
0329.06	H 0283	Amend	0505.37	H 0187	Amend	0742.27	H 0222	Amend
0329.06	H 0470	Amend	0505.371	H 0204	Amend	0742.30	H 0222	Amend
0329.061	H 0470	Enact	0505.373	H 0187	Amend	0742.301	H 0222	Amend
0329.07	H 0283	Enact	0505.38	H 0222	Amend	0742.31	H 0222	Amend
0329.07	H 0471	Amend	0505.391	H 0204	Amend	0742.311	H 0222	Amend
0329.10	H 0471	Amend	0505.60	H 0187	Amend	0742.32	H 0222	Amend
0329.12	H 0283	Amend	0505.601	H 0187	Enact	0742.33	H 0222	Amend
0329.12	H 0471	Amend	0505.602	H 0187	Enact	0742.34	H 0222	Amend
0329.14	H 0471	Amend	0505.701	H 0187	Amend	0742.35	H 0222	Amend
0330.01	H 0470	Enact	0505.79	S 0052	Amend	0742.36	H 0222	Amend
0330.02	H 0470	Enact	0505.95	S 0052	Enact	0742.361	H 0222	Amend
0330.04	H 0470	Enact	0505.991	H 0055	Enact	0742.362	H 0222	Amend
0330.05	H 0470	Enact	0511.28	H 0268	Amend	0742.37	H 0222	Amend
0330.07	H 0470	Enact	0517.23	H 0018	Amend	0742.37	H 0275	Amend
0331.02	H 0471	Amend	0517.24	H 0018	Amend	0742.371	H 0222	Amend
0331.06	H 0471	Amend				0742.372	H 0222	Amend
0339.01	S 0055	Amend	0703.01	H 0189	Amend	0742.373	H 0222	Amend
0339.03	S 0055	Amend	0709.012	H 0222	Amend	0742.374	H 0222	Amend
0339.06	S 0055	Amend	0709.50	H 0187	Amend	0742.375	H 0222	Amend
0339.07	S 0055	Amend	0711.05	H 0187	Amend	0742.376	H 0222	Amend
0340.03	H 0283	Amend	0711.10	H 0187	Amend	0742.379	H 0222	Amend
0340.05	H 0283	Enact	0713.22	H 0187	Amend	0742.3711	H 0222	Amend
0340.091	H 0283	Enact	0715.013	S 0003	Amend	0742.3711	H 0275	Amend
0341.011	H 0283	Amend	0717.01	H 0264	Amend	0742.3712	H 0222	Amend
0345.04	H 0268	Amend	0717.07	H 0222	Amend	0742.3713	H 0222	Amend
0351.07	H 0118	Amend	0718.01	S 0003	Amend	0742.3714	H 0222	Amend
0351.11	H 0222	Amend	0718.01	H 0283	Amend	0742.3715	H 0222	Amend
			0737.15	H 0222	Amend	0742.3715	H 0275	Amend
0503.02	H 0091	Amend	0737.16	H 0222	Amend	0742.3716	H 0222	Amend
0503.03	H 0091	Amend	0737.22	H 0222	Amend	0742.3717	H 0222	Amend
0503.08	H 0091	Amend	0737.32	H 0055	Amend	0742.3717	H 0275	Amend
0503.161	S 0052	Enact	0742.01	H 0222	Amend	0742.3718	H 0222	Amend
0503.162	S 0052	Enact	0742.02	H 0222	Amend	0742.3718	H 0275	Amend
0504.01	H 0187	Amend	0742.03	H 0222	Amend	0742.3719	H 0222	Amend
0504.02	H 0187	Amend	0742.04	H 0222	Amend	0742.38	H 0222	Amend
0504.03	H 0187	Amend	0742.05	H 0222	Amend	0742.381	H 0222	Amend
0504.04	H 0187	Amend	0742.06	H 0222	Amend	0742.39	H 0222	Amend
0504.12	H 0187	Amend	0742.07	H 0222	Amend	0742.40	H 0222	Amend
0504.13	H 0187	Amend	0742.08	H 0222	Amend	0742.41	H 0222	Amend
0504.14	H 0187	Amend	0742.09	H 0222	Amend	0742.41	H 0471	Amend
0504.16	H 0187	Amend	0742.10	H 0222	Amend	0742.42	H 0222	Amend
0504.17	H 0187	Amend	0742.11	H 0222	Amend	0742.43	H 0222	Amend
0504.18	H 0187	Amend	0742.111	H 0222	Amend	0742.44	H 0222	Amend
0504.19	H 0187	Amend	0742.112	H 0222	Amend	0742.45	H 0222	Amend
0504.20	H 0187	Enact	0742.12	H 0222	Amend	0742.46	H 0222	Amend
0505.105	H 0055	Enact	0742.13	H 0222	Amend	0742.461	H 0222	Amend
0505.106	H 0055	Enact	0742.14	H 0222	Amend	0742.47	H 0222	Amend
0505.107	H 0055	Enact	0742.15	H 0222	Amend	0742.48	H 0222	Amend

0742.50	H 0222	Amend	1155.07	H 0283	Amend	1501.012	H 0264	Amend
0742.51	H 0222	Amend	1155.10	H 0283	Amend	1501.25	H 0283	Enact
0742.511	H 0222	Amend	1155.13	H 0283	Amend	1507.01	H 0283	Amend
0742.512	H 0222	Amend	1155.131	H 0283	Repeal	1507.071	S 0043	Enact
0742.513	H 0222	Amend	1161.09	H 0283	Amend	1507.12	H 0283	Amend
0742.514	H 0222	Amend	1161.38	H 0283	Amend	1509.02	H 0283	Amend
0742.515	H 0222	Amend	1161.59	H 0018	Amend	1509.071	H 0283	Amend
0742.516	H 0222	Amend	1163.09	H 0283	Amend	1509.08	H 0384	Amend
0742.52	H 0222	Amend	1163.13	H 0283	Amend	1513.13	H 0384	Amend
0742.521	H 0222	Amend	1163.16	H 0283	Amend	1513.30	H 0283	Amend
0742.53	H 0222	Amend	1163.17	H 0283	Repeal	1514.301	H 0019	Enact
0742.55	H 0222	Amend	1181.06	H 0283	Amend	1515.08	H 0019	Amend
0742.56	H 0222	Amend	1181.18	H 0283	Enact	1515.091	H 0283	Amend
0742.57	H 0222	Amend				1517.17	H 0019	Amend
0742.58	H 0222	Amend	1301.01	H 0283	Amend	1519.02	H 0019	Amend
0742.59	H 0222	Amend	1301.21	H 0292	Enact	1521.04	H 0283	Amend
0742.60	H 0222	Amend	1309.401	H 0283	Amend	1523.01	H 0019	Amend
0742.61	H 0222	Amend	1309.47	H 0292	Amend	1533.131	S 0059	Enact
0742.62	H 0222	Amend	1309.49	H 0292	Amend	1545.12	H 0019	Amend
0742.63	H 0163	Amend	1317.07	H 0283	Amend	1545.21	H 0268	Amend
0742.63	H 0222	Amend	1319.12	H 0018	Amend	1547.01	H 0306	Amend
0742.63	H 0283	Amend	1321.57	H 0283	Amend	1547.052	H 0306	Amend
0753.19	H 0283	Amend	1322.02	H 0283	Amend	1547.67	H 0283	Amend
0755.14	H 0216	Amend	1322.10	H 0283	Amend	1547.68	H 0283	Amend
0759.01	H 0018	Amend	1335.11	S 0018	Amend	1547.72	H 0283	Amend
0763.01	H 0470	Enact	1340.01	H 0059	Amend	1547.99	S 0107	Amend
0763.02	H 0470	Enact	1340.02	H 0059	Amend	1548.01	H 0163	Suspend
0763.05	H 0470	Enact	1340.03	H 0059	Amend	1548.06	H 0163	Suspend
0763.07	H 0470	Enact	1340.031	H 0059	Enact	1548.09	H 0306	Amend
			1340.09	H 0059	Amend	1551.12	H 0019	Amend
0901.41	H 0283	Amend	1340.12	H 0059	Amend	1551.33	S 0003	Amend
0901.43	H 0223	Amend	1340.31	H 0161	Enact	1551.35	S 0003	Amend
0901.62	H 0283	Amend	1340.32	H 0161	Enact	1553.10	H 0471	Amend
0901.63	H 0019	Amend	1340.33	H 0161	Enact	1555.08	H 0222	Amend
0901.63	H 0283	Amend	1340.34	H 0161	Enact	1555.12	H 0283	Amend
0902.03	H 0019	Amend	1340.35	H 0161	Enact	1557.03	H 0222	Amend
0902.10	H 0222	Amend	1340.36	H 0161	Enact	1561.10	H 0384	Amend
0911.01	H 0223	Amend	1340.37	H 0161	Enact	1561.35	H 0384	Amend
0911.011	H 0223	Amend	1345.21	H 0018	Amend	1561.351	H 0384	Enact
0911.011	H 0223	Old Number (0911.021)	1345.71	H 0021	Amend	1561.41	H 0384	Repeal
			1345.72	H 0021	Amend	1561.42	H 0384	Repeal
0911.02	H 0223	Amend	1345.73	H 0021	Amend	1561.43	H 0384	Repeal
0911.021	H 0223	New Number	1345.74	H 0021	Amend	1561.44	H 0384	Repeal
0915.24	H 0223	Amend	1345.75	H 0021	Amend	1561.51	H 0384	Amend
0924.51	H 0283	Amend	1345.76	H 0021	Amend	1561.53	H 0384	Enact
0991.07	H 0019	Amend	1345.78	H 0021	Enact	1561.54	H 0384	Enact
			1345.99	H 0021	Amend	1561.55	H 0384	Enact
1101.15	H 0283	Amend	1346.01	H 0362	Enact	1563.13	H 0384	Amend
1107.15	H 0283	Amend	1346.02	H 0362	Enact	1565.15	H 0384	Amend
1109.23	H 0283	Amend	1346.03	H 0362	Enact	1565.17	H 0384	Repeal
1111.19	H 0018	Amend	1347.08	H 0471	Amend	1565.18	H 0384	Repeal
1151.07	H 0283	Amend	1349.06	S 0064	Enact	1565.19	H 0384	Repeal
1151.201	H 0283	Amend	1349.99	S 0064	Amend	1565.20	H 0384	Repeal
1151.345	H 0018	Amend				1565.21	H 0384	Repeal
1151.38	H 0078	Amend	1501.01	H 0019	Amend	1565.22	H 0384	Repeal
1151.61	H 0078	Amend	1501.01	H 0283	Amend	1565.23	H 0384	Repeal

1567.28	H 0384	Repeal	1741.06	S 0107	Repeal	1905.01	H 0105	Amend
1567.29	H 0384	Repeal	1741.07	S 0107	Repeal	1907.131	S 0089	Amend
1567.37	H 0384	Repeal	1741.08	S 0107	Repeal	1923.06	S 0030	Amend
1567.56	H 0384	Repeal	1741.09	S 0107	Repeal	1925.04	H 0471	Amend
1567.64	H 0384	Repeal	1741.10	S 0107	Repeal	1925.13	H 0471	Amend
			1741.11	S 0107	Repeal	1925.18	H 0471	Amend
1701.04	H 0078	Amend	1741.12	S 0107	Repeal			
1701.06	H 0078	Amend	1741.13	S 0107	Repeal	2101.11	H 0471	Amend
1701.09	H 0078	Amend	1741.14	S 0107	Repeal	2101.16	H 0471	Amend
1701.10	H 0078	Repeal and Reenact	1741.99	S 0107	Repeal	2103.041	H 0059	Amend
			1743.05	H 0471	Amend	2107.26	H 0059	Amend
1701.11	H 0078	Amend	1751.01	H 0471	Amend	2107.33	H 0059	Amend
1701.15	H 0078	Amend	1751.11	H 0004	Amend	2108.021	H 0283	Repeal and Reenact
1701.18	H 0078	Amend	1751.11	H 0471	Amend			
1701.24	H 0078	Amend	1751.12	H 0471	Amend	2108.022	H 0283	Enact
1701.33	H 0078	Amend	1751.13	H 0471	Amend	2108.15	H 0283	Amend
1701.45	H 0078	Amend	1751.19	H 0004	Amend	2109.07	H 0059	Amend
1701.48	H 0006	Amend	1751.20	H 0471	Amend	2109.09	H 0059	Amend
1701.59	H 0078	Amend	1751.31	H 0471	Amend	2109.10	H 0059	Amend
1701.63	H 0078	Amend	1751.33	H 0004	Amend	2109.67	H 0059	Amend
1701.70	H 0078	Amend	1751.35	H 0004	Amend	2113.06	H 0471	Amend
1701.71	H 0078	Amend	1751.77	H 0004	Amend	2117.25	H 0018	Amend
1701.86	H 0471	Amend	1751.78	H 0004	Amend	2117.251	H 0018	Repeal
1701.95	H 0078	Amend	1751.81	H 0004	Amend	2131.01	H 0059	Repeal and Reenact
1702.47	H 0471	Amend	1751.811	H 0004	Enact			
1703.17	H 0471	Amend	1751.82	H 0004	Amend	2151.011	H 0470	Amend
1705.04	H 0312	Amend	1751.821	H 0004	New Number	2151.152	H 0471	Amend
1705.08	H 0312	Amend	1751.822	H 0004	New Number	2151.18	H 0003	Amend
1705.12	H 0312	Amend	1751.823	H 0004	New Number	2151.232	H 0471	Amend
1705.43	H 0312	Amend	1751.83	H 0004	Old Number (1751.821)	2151.281	H 0471	Amend
1707.01	H 0006	Amend				2151.31	H 0003	Amend
1707.03	H 0006	Amend	1751.83	H 0004	Enact	2151.31	H 0176	Amend
1707.161	H 0006	Amend	1751.831	H 0004	Enact	2151.314	H 0176	Amend
1707.36	H 0006	Amend	1751.84	H 0004	Old Number (1751.822)	2151.33	H 0176	Amend
1707.439	H 0006	Enact				2151.353	H 0471	Amend
1707.44	H 0006	Amend	1751.84	H 0004	Enact	2151.355	H 0003	Amend
1716.01	S 0002	Amend	1751.85	H 0004	New Number	2151.36	H 0471	Amend
1716.02	H 0059	Amend	1751.85	H 0004	Old Number (1751.823)	2151.38	H 0003	Amend
1716.05	H 0059	Amend				2151.39	H 0471	Amend
1716.07	H 0059	Amend	1751.87	H 0004	Enact	2151.412	H 0471	Amend
1716.14	S 0002	Amend	1751.88	H 0004	Enact	2151.413	H 0176	Amend
1716.16	H 0059	Amend	1751.89	H 0004	Enact	2151.413	H 0471	Amend
1716.99	S 0002	Amend	1753.13	H 0004	Enact	2151.414	H 0176	Amend
1716.99	H 0059	Amend	1753.24	H 0004	Amend	2151.415	H 0176	Amend
1721.01	H 0018	Amend	1753.24	H 0004	Old Number (1751.85)	2151.416	H 0471	Amend
1721.06	H 0018	Amend				2151.419	H 0176	Amend
1721.19	S 0107	Amend				2151.42	H 0176	Amend
1721.21	H 0018	Amend	1901.01	H 0105	Amend	2151.421	H 0471	Amend
1721.211	H 0018	Amend	1901.02	H 0105	Amend	2151.43	H 0471	Amend
1729.55	H 0471	Amend	1901.02	S 0089	Amend	2151.49	H 0471	Amend
1733.51	H 0018	Amend	1901.021	H 0105	Amend	2151.55	H 0283	Repeal and Reenact
1741.01	S 0107	Repeal	1901.026	H 0187	Amend			
1741.02	S 0107	Repeal	1901.08	H 0105	Amend	2151.551	H 0283	Enact
1741.03	S 0107	Repeal	1901.08	S 0089	Amend	2151.552	H 0283	Enact
1741.04	S 0107	Repeal	1901.09	S 0089	Amend	2151.553	H 0283	Enact
1741.05	S 0107	Repeal	1901.183	S 0089	Amend	2151.554	H 0283	Enact

2151.86	H 0471	Amend	2741.06	S 0054	Enact	2921.331	H 0029	Amend
			2741.07	S 0054	Enact	2921.41	H 0222	Amend
2301.02	S 0164	Amend	2741.08	S 0054	Enact	2921.421	H 0187	Amend
2301.35	H 0471	Amend	2741.09	S 0054	Enact	2923.02	S 0107	Amend
2301.356	H 0471	Amend	2743.18	H 0060	Amend	2923.122	S 0001	Amend
2301.357	H 0470	Amend	2743.51	S 0107	Amend	2923.161	S 0001	Amend
2301.358	H 0471	Amend	2744.01	H 0205	Amend	2923.162	S 0107	Enact
2301.36	H 0471	Amend	2744.05	H 0471	Amend	2925.01	H 0018	Amend
2301.37	H 0471	Amend	2744.10	H 0283	Enact	2925.01	H 0202	Amend
2301.371	H 0471	Amend				2925.02	S 0107	Amend
2301.372	H 0471	Amend	2901.01	S 0001	Amend	2925.03	S 0107	Amend
2301.373	H 0471	Amend	2901.01	H 0162	Amend	2925.04	S 0107	Amend
2301.374	H 0471	Amend	2901.01	S 0107	Amend	2925.05	S 0107	Amend
2301.375	H 0471	Amend	2901.04	S 0107	Amend	2925.11	S 0107	Amend
2301.43	H 0471	Amend	2903.04	S 0107	Amend	2925.13	S 0107	Amend
2305.232	H 0283	Amend	2903.041	H 0037	Enact	2925.23	S 0107	Amend
2305.26	H 0471	Amend	2903.06	S 0107	Amend	2925.24	H 0202	Enact
2305.37	H 0223	Amend	2903.07	H 0061	Amend	2925.32	S 0055	Amend
2305.51	H 0071	Enact	2903.07	S 0107	Repeal	2925.36	S 0107	Amend
2307.70	S 0051	Amend	2903.08	S 0107	Amend	2925.44	H 0163	Amend
2317.56	H 0471	Amend	2903.09	S 0107	Amend	2927.03	H 0264	Amend
2329.13	S 0030	Amend	2903.11	H 0100	Amend	2927.11	S 0051	Amend
2329.14	S 0030	Amend	2903.11	S 0142	Amend	2927.24	S 0107	Amend
2329.26	S 0030	Amend	2903.12	S 0142	Amend	2929.01	S 0009	Amend
2329.27	S 0030	Amend	2903.13	S 0001	Amend	2929.01	S 0022	Amend
2329.66	H 0222	Amend	2903.13	S 0142	Amend	2929.01	S 0107	Amend
			2903.15	H 0162	Enact	2929.12	S 0009	Amend
2501.011	S 0164	Amend	2903.211	H 0137	Amend	2929.12	S 0107	Amend
2501.012	S 0164	Amend	2903.211	H 0202	Amend	2929.13	S 0022	Amend
			2903.213	H 0137	Amend	2929.13	S 0107	Amend
2705.02	H 0470	Amend	2907.15	H 0222	Amend	2929.13	S 0142	Amend
2705.031	H 0471	Amend	2907.27	H 0100	Amend	2929.14	S 0001	Amend
2715.041	H 0471	Amend	2907.28	H 0100	Amend	2929.14	S 0022	Amend
2715.045	H 0471	Amend	2907.36	H 0058	Amend	2929.14	S 0107	Amend
2716.051	H 0193	Amend	2909.04	H 0137	Amend	2929.14	H 0029	Amend
2716.13	H 0471	Amend	2913.01	H 0002	Amend	2929.15	S 0022	Amend
2721.01	H 0058	Amend	2913.02	H 0002	Amend	2929.15	S 0107	Amend
2721.02	H 0058	Amend	2913.03	H 0002	Amend	2929.16	S 0022	Amend
2721.03	H 0058	Amend	2913.04	H 0002	Amend	2929.17	S 0009	Amend
2721.04	H 0058	Amend	2913.21	H 0002	Amend	2929.17	S 0022	Amend
2721.06	H 0058	Amend	2913.31	H 0002	Amend	2929.17	S 0107	Amend
2721.07	H 0058	Amend	2913.40	H 0471	Amend	2929.18	S 0022	Amend
2721.08	H 0058	Amend	2913.43	H 0002	Amend	2929.18	S 0107	Amend
2721.09	H 0058	Amend	2913.49	S 0007	Enact	2929.181	S 0107	Repeal
2721.10	H 0058	Amend	2913.51	S 0064	Amend	2929.19	S 0022	Amend
2721.11	H 0058	Amend	2913.61	S 0002	Amend	2929.19	S 0107	Amend
2721.12	H 0058	Amend	2913.61	H 0002	Amend	2929.20	S 0107	Amend
2721.13	H 0058	Amend	2913.73	H 0002	Enact	2929.22	S 0009	Amend
2721.14	H 0058	Amend	2917.11	S 0001	Amend	2929.223	S 0107	Amend
2721.15	H 0058	Amend	2917.11	H 0137	Amend	2929.23	S 0022	Amend
2721.16	H 0058	Enact	2917.13	H 0137	Amend	2929.41	S 0022	Amend
2741.01	S 0054	Enact	2919.22	H 0162	Amend	2929.41	S 0107	Amend
2741.02	S 0054	Enact	2919.22	S 0107	Amend	2930.01	H 0003	Amend
2741.03	S 0054	Enact	2919.26	H 0137	Amend	2930.01	S 0107	Amend
2741.04	S 0054	Enact	2919.271	H 0202	Amend	2930.02	H 0003	Amend
2741.05	S 0054	Enact	2921.31	H 0137	Amend	2930.05	H 0003	Amend

2930.06	H 0003	Amend	2967.141	S 0107	Amend	3111.211	H 0471	Amend
2930.07	H 0003	Amend	2967.16	S 0107	Amend	3111.22	H 0471	Amend
2930.09	H 0003	Amend	2967.26	S 0107	Amend	3111.23	H 0471	Amend
2930.10	H 0003	Amend	2967.28	S 0107	Amend	3111.231	H 0471	Amend
2930.11	H 0003	Amend				3111.24	H 0471	Amend
2930.12	H 0003	Amend	3101.01	H 0471	Amend	3111.25	H 0471	Amend
2930.13	H 0003	Amend	3107.013	H 0471	Amend	3111.27	H 0471	Amend
2930.14	H 0003	Amend	3107.031	H 0471	Amend	3111.99	H 0471	Amend
2930.15	H 0003	Amend	3107.032	H 0471	Amend	3113.04	H 0471	Amend
2930.16	H 0003	Amend	3107.051	H 0471	Amend	3113.07	H 0471	Amend
2930.17	H 0003	Amend	3107.062	H 0471	Amend	3113.09	H 0471	Amend
2930.18	H 0003	Amend	3107.063	H 0471	Amend	3113.16	H 0471	Amend
2930.19	H 0003	Amend	3107.064	H 0471	Amend	3113.21	H 0222	Amend
2933.41	H 0055	Amend	3107.065	H 0471	Amend	3113.21	H 0471	Amend
2933.43	H 0163	Amend	3107.07	H 0176	Amend	3113.211	H 0471	Amend
2935.01	H 0163	Amend	3107.071	H 0471	Amend	3113.212	H 0471	Amend
2935.36	S 0107	Amend	3107.081	H 0471	Amend	3113.213	H 0471	Amend
2937.03	S 0008	Amend	3107.082	H 0471	Amend	3113.214	H 0471	Amend
2937.222	S 0008	Enact	3107.083	H 0471	Amend	3113.215	H 0471	Amend
2937.222	S 0022	Amend	3107.09	H 0471	Amend	3113.216	H 0471	Amend
2937.222	H 0137	Amend	3107.091	H 0471	Amend	3113.99	H 0471	Amend
2937.23	H 0202	Amend	3107.10	H 0471	Amend	3115.21	H 0471	Amend
2937.23	S 0142	Amend	3107.11	H 0176	Amend	3115.31	H 0471	Amend
2937.32	S 0008	Repeal and Reenact	3107.12	H 0471	Amend			
			3107.13	H 0471	Amend	3301.011	H 0282	Amend
2937.99	S 0107	Amend	3107.141	H 0471	Amend	3301.03	H 0178	Amend
2941.141	S 0107	Amend	3107.17	H 0471	Amend	3301.0711	H 0282	Amend
2941.143	S 0001	Enact	3107.19	H 0176	Amend	3301.0714	H 0282	Amend
2941.144	S 0107	Amend	3107.39	H 0471	Amend	3301.0726	H 0282	Enact
2941.145	S 0107	Amend	3109.05	H 0471	Amend	3301.15	H 0471	Amend
2941.146	S 0107	Amend	3109.06	H 0191	Amend	3301.17	H 0282	Amend
2941.1410	S 0107	Amend	3109.13	H 0283	Amend	3301.171	H 0160	Amend
2941.51	H 0283	Amend	3109.14	H 0283	Amend	3301.171	H 0282	Amend
2945.71	S 0049	Amend	3109.15	H 0283	Amend	3301.311	H 0282	Enact
2949.08	S 0107	Amend	3109.15	H 0471	Amend	3301.32	H 0471	Amend
2949.17	H 0283	Amend	3109.16	H 0283	Amend	3301.481	H 0019	Enact
2949.19	H 0283	Amend	3109.16	H 0471	Amend	3301.53	H 0471	Amend
2949.20	H 0283	Amend	3109.17	H 0283	Amend	3301.57	H 0471	Amend
2949.201	H 0283	Amend	3109.18	H 0283	Amend	3301.581	H 0471	Amend
2949.26	H 0471	Amend	3109.18	H 0471	Amend	3301.59	H 0471	Amend
2950.11	H 0471	Amend	3109.401	H 0471	Amend	3301.68	H 0283	Amend
2950.13	H 0471	Amend	3109.41	H 0191	Enact	3301.80	H 0282	Amend
2951.02	S 0009	Amend	3109.42	H 0191	Enact	3301.801	H 0282	Amend
2951.02	S 0107	Amend	3109.43	H 0191	Enact	3301.85	H 0001	Enact
2951.02	H 0471	Amend	3109.44	H 0191	Enact	3301.86	H 0001	Enact
2951.041	H 0202	Amend	3109.45	H 0191	Enact	3301.86	H 0282	Amend
2951.041	S 0107	Repeal and Reenact	3109.46	H 0191	Enact	3301.87	H 0001	Enact
			3109.47	H 0191	Enact	3301.87	H 0282	Amend
2953.08	S 0107	Amend	3109.48	H 0191	Enact	3301.88	H 0001	Enact
2953.31	S 0013	Amend	3111.03	H 0471	Amend	3301.88	H 0282	Amend
2953.32	S 0013	Amend	3111.06	H 0471	Amend	3301.90	H 0001	Enact
2953.36	S 0013	Amend	3111.07	H 0471	Amend	3301.91	H 0001	Enact
2953.51	H 0471	Amend	3111.09	H 0471	Amend	3301.91	H 0282	Amend
2967.121	S 0107	Amend	3111.20	H 0222	Amend	3301.92	H 0001	Enact
2967.13	S 0107	Amend	3111.20	H 0471	Amend	3302.01	H 0282	Amend
2967.131	S 0107	Amend	3111.21	H 0471	Amend	3302.02	H 0282	Amend

3302.03	H 0282	Amend	3313.714	H 0471	Amend	3317.05	H 0282	Amend
3302.04	H 0282	Amend	3313.715	H 0471	Amend	3317.051	H 0282	Amend
3302.07	H 0282	Amend	3313.716	H 0121	Enact	3317.053	H 0282	Repeal
3304.23	H 0180	Amend	3313.974	H 0282	Repeal and	3317.06	H 0032	Amend
3304.231	H 0180	Amend			Reenact	3317.06	H 0471	Amend
3304.231	H 0471	Amend	3313.975	H 0282	Repeal and	3317.064	H 0471	Amend
3307.21	H 0471	Amend			Reenact	3317.10	H 0471	Amend
3307.28	H 0222	Amend	3313.976	H 0282	Repeal and	3317.11	H 0282	Amend
3307.281	H 0015	Amend			Reenact	3317.16	H 0282	Repeal and
3307.282	H 0015	Enact	3313.977	H 0282	Repeal and			Reenact
3307.283	H 0015	Enact			Reenact	3317.162	H 0282	Amend
3307.32	H 0222	Amend	3313.978	H 0282	Repeal and	3317.19	H 0282	Amend
3307.33	H 0222	Amend			Reenact	3317.51	H 0282	Amend
3307.381	H 0222	Amend	3313.979	H 0282	Repeal and	3318.01	H 0282	Amend
3307.41	H 0015	Amend			Reenact	3318.011	H 0282	Amend
3307.412	H 0222	Amend	3313.981	H 0282	Amend	3318.021	H 0282	Enact
3307.74	H 0222	Amend	3314.011	H 0282	Enact	3318.031	S 0001	Enact
3309.22	H 0471	Amend	3314.012	H 0282	Enact	3318.032	H 0282	Enact
3309.26	H 0222	Amend	3314.013	H 0282	Enact	3318.05	H 0282	Amend
3309.261	H 0015	Enact	3314.02	H 0282	Amend	3318.06	H 0282	Amend
3309.262	H 0015	Enact	3314.021	H 0282	Enact	3318.08	H 0282	Amend
3309.27	H 0015	Amend	3314.03	H 0282	Amend	3318.081	H 0282	Amend
3309.31	H 0222	Amend	3314.03	H 0121	Amend	3318.082	H 0282	Amend
3309.341	H 0222	Amend	3314.05	H 0282	Amend	3318.083	H 0282	Enact
3309.35	H 0015	Amend	3314.06	H 0282	Amend	3318.13	H 0282	Amend
3309.351	H 0222	Amend	3314.071	H 0282	Enact	3318.14	H 0282	Amend
3309.663	H 0186	Enact	3314.08	H 0282	Amend	3318.15	H 0282	Amend
3309.69	H 0222	Amend	3314.08	H 0471	Amend	3318.16	H 0282	Amend
3311.19	H 0282	Amend	3314.09	H 0282	Amend	3318.17	H 0282	Amend
3311.213	H 0282	Amend	3314.11	H 0282	Amend	3318.18	H 0282	Amend
3311.24	H 0282	Amend	3314.12	H 0282	Amend	3318.21	H 0282	Amend
3313.21	H 0282	Repeal	3314.13	H 0282	Amend	3318.23	H 0282	Repeal
3313.291	H 0220	Enact	3314.14	H 0121	Enact	3318.24	H 0282	Repeal
3313.31	H 0220	Amend	3314.15	H 0282	Enact	3318.25	H 0282	Amend
3313.37	H 0220	Amend	3315.17	H 0282	Amend	3318.26	H 0282	Amend
3313.375	H 0220	Amend	3316.05	H 0282	Amend	3318.26	H 0222	Amend
3313.376	H 0282	Amend	3316.06	H 0282	Amend	3318.27	H 0282	Repeal
3313.46	H 0220	Amend	3317.01	H 0282	Amend	3318.29	H 0282	Amend
3313.484	H 0032	Amend	3317.014	H 0282	Enact	3318.31	H 0282	Amend
3313.536	S 0001	Enact	3317.02	H 0282	Amend	3318.33	H 0282	Enact
3313.602	H 0116	Amend	3317.02	H 0281	Amend	3318.35	H 0282	Amend
3313.603	H 0282	Amend	3317.021	H 0032	Amend	3318.36	H 0282	Enact
3313.608	H 0282	Amend	3317.022	H 0282	Amend	3319.02	H 0238	Amend
3313.61	H 0282	Amend	3317.023	H 0282	Amend	3319.089	H 0471	Amend
3313.611	H 0282	Amend	3317.024	H 0282	Amend	3319.22	H 0282	Amend
3313.612	H 0282	Amend	3317.028	S 0003	Amend	3319.235	H 0282	Amend
3313.613	S 0001	Amend	3317.029	H 0282	Amend	3321.01	H 0281	Amend
3313.613	H 0282	Amend	3317.029	H 0032	Amend	3321.13	S 0001	Amend
3313.64	H 0121	Amend	3317.029	H 0471	Amend	3321.18	H 0471	Amend
3313.64	H 0238	Amend	3317.0212	H 0282	Amend	3323.01	H 0281	Amend
3313.64	H 0281	Amend	3317.0213	H 0282	Amend	3323.021	H 0471	Amend
3313.64	H 0470	Amend	3317.0214	H 0282	Repeal	3324.01	H 0282	Enact
3313.642	H 0032	Amend	3317.0216	H 0282	Amend	3324.02	H 0282	Enact
3313.66	S 0001	Amend	3317.0216	H 0032	Amend	3324.03	H 0282	Enact
3313.661	S 0001	Amend	3317.03	H 0282	Amend	3324.04	H 0282	Enact
3313.664	S 0001	Amend	3317.033	H 0282	Amend	3324.05	H 0282	Enact

3324.06	H 0282	Enact	3505.11	H 0228	Amend	3709.09	H 0223	Amend
3324.07	H 0282	Enact	3513.01	H 0157	Amend	3709.99	H 0058	Amend
3329.01	H 0032	Amend	3513.05	H 0157	Amend	3715.02	H 0223	Amend
3329.03	H 0032	Amend	3513.051	H 0157	Enact	3715.021	H 0223	Enact
3329.04	H 0032	Amend	3513.12	H 0157	Amend	3715.21	H 0223	Repeal
3329.05	H 0032	Amend	3517.03	H 0157	Amend	3715.211	H 0223	Repeal
3329.06	H 0032	Amend	3517.10	H 0119	Amend	3715.52	H 0223	Amend
3329.07	H 0032	Amend	3517.102	H 0119	Amend	3715.551	H 0223	Enact
3329.08	H 0032	Amend	3517.103	H 0119	Amend	3715.99	H 0223	Amend
3329.09	H 0032	Amend	3517.105	H 0119	Amend	3717.01	H 0223	New Number
3329.10	H 0032	Amend	3517.106	H 0119	Amend	3717.02	H 0223	Enact
3331.04	H 0471	Amend	3517.109	H 0119	Amend	3717.03	H 0223	Enact
3332.05	H 0282	Amend	3517.1010	H 0119	Amend	3717.04	H 0223	Enact
3332.07	H 0282	Amend	3517.11	H 0119	Amend	3717.05	H 0223	Enact
3332.084	H 0282	Amend	3517.13	H 0119	Amend	3717.06	H 0223	Enact
3332.085	H 0282	Amend	3517.151	H 0119	Amend	3717.07	H 0223	Enact
3333.04	H 0282	Amend	3517.152	H 0283	Amend	3717.08	H 0223	Enact
3333.12	H 0282	Amend	3517.152	H 0119	Amend	3717.09	H 0223	New Number
3333.27	H 0282	Amend	3517.154	H 0119	Amend	3717.11	H 0223	New Number
3333.29	H 0282	Enact	3517.155	H 0119	Amend	3717.12	H 0223	New Number
3335.24	H 0471	Amend	3517.156	H 0119	Amend	3717.13	H 0223	New Number
3345.12	H 0222	Amend	3517.992	H 0119	Amend	3717.21	H 0223	Enact
3345.22	H 0282	Amend	3517.993	H 0119	Amend	3717.22	H 0223	Enact
3353.06	H 0283	Enact	3599.45	H 0471	Amend	3717.23	H 0223	Enact
3353.07	H 0283	Enact				3717.24	H 0223	Enact
3354.09	H 0019	Amend	3701.023	H 0471	Amend	3717.25	H 0223	Enact
3354.13	H 0019	Amend	3701.04	H 0283	Amend	3717.26	H 0223	Enact
3354.21	H 0471	Amend	3701.043	H 0283	Enact	3717.27	H 0223	Enact
3355.06	H 0019	Amend	3701.044	H 0283	Enact	3717.28	H 0223	Enact
3355.10	H 0019	Amend	3701.22	H 0223	Amend	3717.29	H 0223	Enact
3357.09	H 0019	Amend	3701.241	H 0471	Amend	3717.30	H 0223	Enact
3357.12	H 0019	Amend	3701.243	H 0100	Amend	3717.31	H 0223	Enact
3358.08	H 0019	Amend	3701.262	H 0283	Amend	3717.32	H 0223	Enact
3365.01	H 0282	Amend	3701.264	H 0283	Enact	3717.33	H 0223	Enact
3365.02	H 0282	Amend	3701.78	H 0471	Amend	3717.41	H 0223	Enact
3365.03	S 0001	Amend	3701.80	H 0471	Amend	3717.42	H 0223	Enact
3365.03	H 0282	Amend	3701.83	H 0223	Amend	3717.43	H 0223	New Number
3365.04	S 0001	Amend	3701.89	H 0283	Amend	3717.44	H 0223	Enact
3365.041	S 0001	Enact	3702.52	H 0283	Amend	3717.45	H 0223	New Number
3365.041	H 0282	Amend	3702.55	H 0471	Amend	3717.46	H 0223	New Number
3365.05	H 0282	Amend	3702.57	H 0283	Amend	3717.47	H 0223	New Number
3365.07	H 0282	Amend	3702.58	H 0283	Amend	3717.48	H 0223	Enact
3365.09	H 0282	Amend	3702.68	H 0283	Amend	3717.49	H 0223	New Number
3366.04	H 0222	Amend	3702.74	H 0471	Amend	3717.50	H 0223	New Number
3375.40	H 0019	Amend	3705.07	H 0471	Amend	3717.51	H 0223	New Number
3375.831	H 0019	Enact	3705.09	H 0471	Amend	3717.52	H 0223	New Number
3375.90	H 0283	Amend	3705.091	H 0471	Amend	3717.99	H 0223	New Number
3377.04	H 0019	Amend	3705.10	H 0471	Amend	3719.121	S 0107	Amend
3377.11	H 0222	Amend	3705.24	H 0283	Amend	3719.41	H 0428	Amend
3377.14	H 0019	Amend	3706.04	H 0019	Amend	3719.70	S 0107	Amend
3383.08	H 0283	Amend	3706.14	H 0222	Amend	3719.99	S 0107	Amend
			3707.15	H 0035	Amend	3721.011	H 0471	Amend
3501.01	H 0157	Amend	3707.33	H 0223	Amend	3721.022	H 0471	Amend
3501.01	H 0471	Amend	3707.38	H 0223	Repeal	3721.071	H 0471	Amend
3501.18	H 0283	Amend	3707.99	H 0223	Amend	3721.08	H 0471	Amend
3501.21	H 0283	Amend	3709.085	H 0197	Amend	3721.12	H 0471	Amend

3721.14	H 0471	Amend	3732.08	H 0223	Old Number	3767.12	S 0107	Amend
3721.15	H 0471	Amend			(3717.47)	3769.02	S 0014	Amend
3721.19	H 0471	Amend	3732.08	H 0223	Amend	3769.03	S 0014	Amend
3721.31	H 0283	Amend	3732.09	H 0223	Old Number	3769.20	H 0283	Amend
3721.33	H 0283	Amend			(3717.11)	3769.201	H 0283	Enact
3721.51	H 0471	Amend	3732.09	H 0223	Amend	3770.01	H 0282	Amend
3721.511	H 0471	Amend	3732.10	H 0223	Old Number	3770.06	H 0282	Amend
3721.52	H 0471	Amend			(3717.13)	3770.071	H 0471	Amend
3721.53	H 0471	Amend	3732.11	H 0223	Old Number	3773.05	S 0107	Repeal
3721.54	H 0471	Amend			(3717.49)	3773.07	S 0107	Repeal
3721.55	H 0471	Amend	3732.11	H 0223	Amend	3773.21	S 0107	Repeal
3721.56	H 0471	Amend	3732.12	H 0223	Old Number	3773.211	S 0107	Repeal
3721.57	H 0471	Amend			(3717.50)	3773.99	S 0107	Amend
3721.58	H 0471	Amend	3732.12	H 0223	Amend	3781.06	H 0471	Amend
3722.01	H 0283	Amend	3732.13	H 0223	Amend	3781.10	H 0471	Amend
3722.011	H 0283	Amend	3732.13	H 0223	Old Number	3781.111	H 0264	Amend
3722.04	H 0471	Amend			(3717.52)	3781.111	H 0148	Amend
3722.10	H 0283	Amend	3732.14	H 0223	Old Number	3793.031	H 0019	Amend
3722.15	H 0283	Amend			(3717.09)	3793.051	H 0471	Amend
3722.15	H 0471	Amend	3732.14	H 0223	Amend	3793.07	H 0471	Amend
3722.16	H 0283	Amend	3732.99	H 0223	Old Number	3793.08	H 0283	Amend
3722.16	H 0471	Amend			(3717.99)	3793.10	S 0022	Amend
3722.17	H 0283	Amend	3732.99	H 0223	Amend	3793.10	H 0283	Amend
3722.18	H 0283	Enact	3733.49	H 0471	Amend	3793.12	H 0283	Amend
3724.03	H 0223	Amend	3734.02	H 0283	Amend	3793.15	H 0471	Amend
3724.12	H 0471	Amend	3734.05	H 0283	Amend			
3727.13	H 0471	Amend	3734.06	H 0283	Amend	3901.02	H 0283	Amend
3727.17	H 0471	Amend	3734.18	H 0283	Amend	3901.80	H 0004	Enact
3729.01	H 0222	Amend	3734.28	H 0283	Amend	3901.81	H 0004	Enact
3729.02	H 0471	Amend	3734.281	H 0283	Enact	3901.82	H 0004	Enact
3729.11	H 0471	Amend	3734.57	H 0283	Amend	3901.83	H 0004	Enact
3729.14	H 0471	Amend	3734.82	H 0283	Amend	3901.84	H 0004	Enact
3729.18	H 0471	Amend	3734.87	H 0283	Amend	3923.50	H 0471	Amend
3729.21	H 0471	Amend	3734.901	H 0283	Amend	3923.65	H 0004	Enact
3729.24	H 0471	Amend	3735.42	H 0118	Amend	3923.66	H 0004	Enact
3729.26	H 0471	Amend	3735.62	H 0118	Amend	3923.67	H 0004	Enact
3729.61	H 0471	Amend	3737.22	H 0471	Amend	3923.68	H 0004	Enact
3732.01	H 0223	Amend	3737.46	H 0187	Amend	3923.681	H 0004	Enact
3732.01	H 0223	Old Number	3737.65	H 0471	Amend	3923.69	H 0004	Enact
		(3717.01)	3737.947	H 0222	Amend	3923.70	H 0004	Enact
3732.02	H 0223	Amend	3742.03	H 0283	Amend	3923.75	H 0004	Enact
3732.02	H 0223	Old Number	3742.04	H 0283	Amend	3923.76	H 0004	Enact
		(3717.51)	3742.05	H 0283	Amend	3923.77	H 0004	Enact
3732.03	H 0223	Amend	3742.08	H 0283	Amend	3923.78	H 0004	Enact
3732.03	H 0223	Old Number	3742.19	H 0283	Amend	3923.79	H 0004	Enact
		(3717.43)	3745.11	H 0283	Amend	3924.42	H 0471	Amend
3732.04	H 0223	Amend	3745.11	H 0197	Amend	3924.47	H 0471	Amend
3732.04	H 0223	Old Number	3747.06	H 0019	Amend	3929.06	H 0058	Repeal and
		(3717.45)	3747.14	H 0019	Amend			Reenact
3732.05	H 0223	Amend	3748.07	H 0283	Amend	3929.721	H 0471	Amend
3732.05	H 0223	Old Number	3748.13	H 0283	Amend	3937.18	S 0057	Amend
		(3717.46)	3750.02	H 0283	Amend			
3732.06	H 0223	Old Number	3750.02	H 0471	Amend	4105.17	H 0283	Amend
		(3717.12)	3753.03	H 0283	Amend	4109.01	H 0471	Amend
3732.06	H 0223	Amend	3753.05	H 0283	Amend	4109.02	H 0093	Amend
3732.07	H 0223	Repeal	3767.03	H 0187	Amend	4109.02	S 0052	Amend

4109.05	H 0471	Amend	4115.08	H 0471	Amend	4141.057	H 0470	Repeal
4109.08	H 0471	Amend	4115.09	H 0471	Amend	4141.06	H 0470	Amend
4109.11	H 0471	Amend	4115.10	H 0471	Amend	4141.07	H 0471	Amend
4109.12	H 0471	Amend	4115.101	H 0283	Enact	4141.08	H 0470	Amend
4109.13	H 0471	Amend	4115.101	H 0471	Amend	4141.09	H 0471	Amend
4109.21	H 0471	Amend	4115.12	H 0471	Amend	4141.10	H 0470	Amend
4111.01	H 0471	Amend	4115.13	H 0471	Amend	4141.11	H 0471	Amend
4111.03	H 0471	Amend	4115.131	H 0471	Amend	4141.12	H 0470	Repeal
4111.04	H 0471	Amend	4115.132	H 0471	Amend	4141.13	H 0470	Amend
4111.05	H 0471	Amend	4115.133	H 0471	Amend	4141.131	H 0471	Amend
4111.06	H 0471	Amend	4115.14	H 0471	Amend	4141.14	H 0471	Amend
4111.07	H 0471	Amend	4115.15	H 0471	Amend	4141.15	H 0470	Repeal
4111.08	H 0471	Amend	4115.16	H 0471	Amend	4141.16	H 0470	Repeal
4111.09	H 0471	Amend	4115.32	H 0471	Amend	4141.161	H 0470	Repeal
4111.10	H 0471	Amend	4116.01	H 0101	Enact	4141.162	H 0470	Amend
4111.13	H 0471	Amend	4116.02	H 0101	Enact	4141.163	H 0470	Repeal
4111.17	H 0471	Amend	4116.03	H 0101	Enact	4141.17	H 0471	Amend
4111.25	H 0471	Old Number (4139.01)	4116.04	H 0101	Enact	4141.18	H 0471	Amend
4111.25	H 0471	Amend	4117.101	H 0282	Amend	4141.20	H 0471	Amend
4111.26	H 0471	Amend	4117.19	H 0264	Amend	4141.21	H 0470	Amend
4111.26	H 0471	Old Number (4139.02)	4117.24	H 0283	Enact	4141.22	H 0470	Amend
4111.27	H 0471	Amend	4121.06	H 0181	Amend	4141.23	H 0471	Amend
4111.27	H 0471	Old Number (4139.03)	4121.07	H 0283	Repeal	4141.231	H 0471	Amend
4111.28	H 0471	Old Number (4139.04)	4121.12	H 0180	Amend	4141.24	H 0471	Amend
4111.28	H 0471	Amend	4121.121	H 0180	Amend	4141.241	H 0471	Amend
4111.29	H 0471	Amend	4121.37	H 0180	Amend	4141.242	H 0471	Amend
4111.29	H 0471	Old Number (4139.05)	4121.44	H 0180	Amend	4141.25	H 0471	Amend
4111.30	H 0471	Old Number (4139.06)	4121.63	H 0180	Amend	4141.26	H 0471	Amend
4111.30	H 0471	Amend	4121.69	H 0471	Amend	4141.27	H 0471	Amend
4112.01	H 0264	Amend	4123.038	H 0471	Amend	4141.28	H 0470	Amend
4112.02	H 0264	Amend	4123.27	H 0471	Amend	4141.29	H 0471	Amend
4112.02	H 0471	Amend	4123.343	H 0180	Amend	4141.30	H 0471	Amend
4112.021	H 0264	Amend	4123.511	H 0180	Amend	4141.301	H 0471	Amend
4112.022	H 0264	Amend	4123.512	H 0180	Amend	4141.31	H 0471	Amend
4112.04	H 0264	Amend	4123.56	H 0471	Amend	4141.321	H 0471	Amend
4112.05	H 0264	Amend	4123.57	H 0180	Amend	4141.33	H 0471	Amend
4112.08	H 0264	Amend	4123.591	H 0180	Enact	4141.35	H 0471	Amend
4112.12	H 0283	Amend	4123.62	H 0471	Amend	4141.38	H 0471	Amend
4112.12	H 0470	Amend	4123.76	H 0180	Amend	4141.39	H 0471	Amend
4112.15	H 0283	Enact	4123.83	H 0180	Amend	4141.40	H 0471	Amend
4113.14	H 0283	Repeal	4123.93	H 0180	Amend	4141.41	H 0471	Amend
4115.03	H 0471	Amend	4139.01	H 0471	New Number	4141.42	H 0471	Amend
4115.031	H 0471	Amend	4139.02	H 0471	New Number	4141.43	H 0471	Amend
4115.032	H 0471	Amend	4139.03	H 0471	New Number	4141.431	H 0471	Amend
4115.034	H 0471	Amend	4139.04	H 0471	New Number	4141.44	H 0470	Repeal
4115.04	S 0055	Amend	4139.05	H 0471	New Number	4141.47	H 0471	Amend
4115.04	H 0471	Amend	4139.06	H 0471	New Number	4163.07	H 0283	Amend
4115.05	H 0471	Amend	4141.01	H 0471	Amend	4167.02	H 0471	Amend
4115.07	H 0471	Amend	4141.02	H 0470	Repeal	4167.06	H 0471	Amend
4115.071	H 0471	Amend	4141.03	H 0470	Repeal	4167.08	H 0471	Amend
			4141.031	H 0471	Amend	4167.09	H 0471	Amend
			4141.04	H 0470	Amend	4167.10	H 0471	Amend
			4141.042	H 0470	Amend	4167.11	H 0471	Amend
			4141.044	H 0471	Amend	4167.12	H 0471	Amend
			4141.046	H 0470	Amend	4167.14	H 0471	Amend
			4141.05	H 0470	Repeal	4167.15	H 0471	Amend

4167.16	H 0471	Amend	4507.16	S 0107	Amend	4723.06	H 0283	Amend
4167.17	H 0471	Amend	4507.162	S 0107	Amend	4723.08	H 0283	Amend
4167.19	H 0471	Amend	4507.164	S 0022	Amend	4723.28	H 0283	Amend
			4507.164	S 0107	Amend	4723.282	H 0283	Enact
4301.021	H 0163	Amend	4507.169	S 0107	Amend	4723.48	H 0087	Enact
4301.10	H 0163	Amend	4507.1613	S 0107	Enact	4725.16	H 0283	Amend
4301.10	H 0283	Amend	4509.101	H 0163	Amend	4725.17	H 0283	Amend
4301.21	H 0163	Amend	4511.19	S 0022	Amend	4729.54	H 0283	Amend
4301.28	H 0187	Amend	4511.191	S 0022	Amend	4729.99	S 0107	Amend
4301.30	H 0283	Amend	4511.191	H 0283	Amend	4730.11	H 0283	Amend
4301.31	H 0163	Amend	4511.191	S 0107	Amend	4730.25	S 0107	Amend
4301.334	H 0283	Amend	4511.193	S 0107	Amend	4731.22	S 0056	Amend
4301.43	H 0283	Amend	4511.195	S 0107	Amend	4731.22	S 0107	Amend
4301.53	H 0163	Amend	4511.196	H 0061	Amend	4731.281	H 0283	Amend
4301.62	H 0283	Amend	4511.196	S 0107	Amend	4731.31	S 0056	Enact
4301.66	H 0163	Amend	4511.213	H 0086	Enact	4731.481	H 0148	Enact
4303.021	H 0223	Amend	4511.69	H 0148	Amend	4731.71	H 0471	Amend
4303.07	H 0283	Amend	4511.83	H 0283	Amend	4731.99	H 0148	Amend
4303.10	H 0283	Amend	4511.99	H 0086	Amend	4732.05	H 0283	Amend
4303.13	H 0223	Amend	4511.99	H 0148	Amend	4732.14	H 0283	Amend
4303.14	H 0223	Amend	4511.99	S 0022	Amend	4734.23	H 0148	Enact
4303.15	H 0223	Amend	4511.99	S 0107	Amend	4734.99	H 0148	Amend
4303.181	H 0223	Amend	4513.02	H 0086	Amend	4735.01	H 0018	Amend
4303.181	H 0283	Amend	4517.01	H 0306	Amend	4735.02	H 0018	Amend
4303.182	H 0223	Amend	4517.03	H 0306	Amend	4735.051	H 0018	Amend
4303.182	H 0283	Amend	4561.021	H 0163	Amend	4735.06	H 0283	Amend
4303.183	H 0223	Amend	4561.20	H 0163	Amend	4735.07	H 0283	Amend
4303.292	H 0471	Amend	4561.341	H 0163	Amend	4735.07	H 0018	Amend
4303.30	H 0283	Amend	4563.01	H 0163	Amend	4735.09	H 0283	Amend
4303.35	H 0283	Amend	4582.06	H 0019	Amend	4735.091	H 0018	Repeal
4399.12	H 0283	Amend	4582.31	H 0019	Amend	4735.10	H 0018	Amend
			4582.37	H 0471	Amend	4735.14	H 0283	Amend
4501.03	H 0163	Amend	4582.44	H 0222	Amend	4735.141	H 0283	Amend
4501.10	H 0163	Amend				4735.141	H 0018	Amend
4501.14	H 0163	Repeal	4701.03	H 0283	Amend	4735.16	H 0264	Amend
4501.27	H 0163	Amend	4701.06	H 0283	Amend	4735.18	H 0018	Amend
4501.27	H 0283	Amend	4703.08	H 0167	Amend	4735.32	H 0018	Amend
4501.33	S 0033	Enact	4703.36	H 0283	Amend	4735.55	H 0264	Amend
4503.064	S 0006	Amend	4703.37	H 0283	Amend	4735.57	H 0018	Amend
4503.065	S 0006	Amend	4709.01	H 0283	Amend	4736.01	H 0223	Amend
4503.102	H 0163	Amend	4712.01	H 0283	Amend	4736.12	H 0283	Amend
4503.19	H 0163	Amend	4713.01	H 0283	Amend	4741.17	H 0283	Amend
4503.19	S 0107	Amend	4713.02	H 0283	Amend	4741.19	H 0283	Amend
4503.233	S 0022	Amend	4713.04	H 0283	Amend	4745.01	H 0223	Amend
4503.233	S 0107	Amend	4713.05	H 0283	Amend	4747.05	H 0283	Amend
4503.31	H 0306	Amend	4713.06	H 0283	Amend	4747.06	H 0283	Amend
4503.44	S 0022	Amend	4713.10	H 0283	Amend	4747.07	H 0283	Amend
4503.44	H 0148	Amend	4713.17	H 0283	Amend	4747.10	H 0283	Amend
4503.53	H 0123	Amend	4713.20	H 0283	Amend	4747.13	H 0283	Amend
4503.561	S 0033	Enact	4715.30	S 0107	Amend	4757.07	H 0264	Amend
4505.06	H 0163	Amend	4715.42	H 0261	Enact	4759.05	H 0283	Amend
4505.112	H 0021	Enact	4717.03	H 0283	Amend	4759.06	H 0283	Amend
4507.011	H 0163	Amend	4717.05	H 0283	Amend	4766.02	H 0283	Amend
4507.02	H 0163	Amend	4717.07	H 0283	Amend	4766.04	H 0283	Amend
4507.021	S 0107	Amend	4717.13	H 0283	Amend	4766.05	H 0283	Amend
4507.061	S 0001	Amend	4723.02	H 0087	Amend	4766.07	H 0283	Amend

4767.02	H 0018	Amend	4928.04	S 0003	Enact	4933.27	S 0003	Repeal
4767.031	H 0018	Enact	4928.05	S 0003	Enact	4933.33	S 0003	Amend
4767.04	H 0018	Amend	4928.06	S 0003	Enact	4933.34	S 0003	Repeal
4767.06	H 0018	Amend	4928.07	S 0003	Enact	4933.81	S 0003	Amend
4767.08	H 0018	Amend	4928.08	S 0003	Enact	4935.03	S 0003	Amend
4767.99	H 0018	Amend	4928.09	S 0003	Enact	4935.04	S 0003	Amend
4773.04	H 0283	Amend	4928.10	S 0003	Enact	4937.02	H 0283	Amend
4777.01	H 0087	Enact	4928.11	S 0003	Enact	4939.01	H 0283	Enact
4777.02	H 0087	Enact	4928.12	S 0003	Enact	4939.02	H 0283	Enact
4777.03	H 0087	Enact	4928.13	S 0003	Enact	4939.03	H 0283	Enact
4777.04	H 0087	Enact	4928.14	S 0003	Enact	4939.04	H 0283	Enact
4777.99	H 0087	Enact	4928.15	S 0003	Enact	4953.11	S 0107	Amend
			4928.16	S 0003	Enact	4973.23	S 0107	Amend
4905.01	S 0003	Amend	4928.17	S 0003	Enact	4973.25	S 0107	Amend
4905.03	S 0003	Amend	4928.18	S 0003	Enact	4981.09	H 0283	Amend
4905.10	S 0003	Amend	4928.19	S 0003	Enact	4981.14	H 0019	Amend
4905.14	S 0003	Amend	4928.20	S 0003	Enact	4981.15	H 0222	Amend
4905.301	S 0003	Repeal	4928.31	S 0003	Enact	4981.19	H 0222	Amend
4905.33	S 0003	Amend	4928.32	S 0003	Enact	4981.32	H 0019	Amend
4905.34	S 0003	Amend	4928.33	S 0003	Enact			
4905.40	S 0003	Amend	4928.34	S 0003	Enact	5101.01	H 0470	Amend
4905.402	S 0003	Amend	4928.35	S 0003	Enact	5101.02	H 0470	Amend
4905.403	H 0452	Enact	4928.36	S 0003	Enact	5101.03	H 0283	Amend
4905.42	S 0003	Amend	4928.37	S 0003	Enact	5101.03	H 0471	Amend
4905.46	S 0003	Amend	4928.38	S 0003	Enact	5101.05	H 0470	Amend
4905.66	S 0003	Repeal	4928.39	S 0003	Enact	5101.051	H 0470	Enact
4905.67	S 0003	Repeal	4928.40	S 0003	Enact	5101.06	H 0470	Amend
4905.68	S 0003	Repeal	4928.41	S 0003	Enact	5101.07	H 0470	Repeal
4905.69	S 0003	Repeal	4928.42	S 0003	Enact	5101.071	H 0471	Amend
4905.70	S 0003	Amend	4928.43	S 0003	Enact	5101.072	H 0283	Enact
4905.80	H 0283	Amend	4928.431	S 0003	Enact	5101.072	H 0471	Amend
4906.10	H 0163	Amend	4928.44	S 0003	Enact	5101.08	H 0470	Amend
4906.10	S 0003	Amend	4928.51	S 0003	Enact	5101.09	H 0470	Enact
4909.01	S 0003	Amend	4928.52	S 0003	Enact	5101.10	H 0470	Amend
4909.05	S 0003	Amend	4928.53	S 0003	Enact	5101.11	H 0471	Amend
4909.15	S 0003	Amend	4928.54	S 0003	Enact	5101.111	H 0471	Amend
4909.15	H 0384	Amend	4928.55	S 0003	Enact	5101.12	H 0470	Repeal
4909.157	S 0003	Repeal	4928.56	S 0003	Enact	5101.13	H 0470	Repeal
4909.158	S 0003	Repeal	4928.57	S 0003	Enact	5101.14	H 0471	Amend
4909.159	S 0003	Repeal	4928.58	S 0003	Enact	5101.141	H 0471	Amend
4909.161	S 0003	Amend	4928.61	S 0003	Enact	5101.142	H 0471	Amend
4909.191	S 0003	Repeal	4928.62	S 0003	Enact	5101.143	H 0471	Amend
4909.192	S 0003	Repeal	4928.63	S 0003	Enact	5101.15	H 0471	Amend
4909.193	S 0003	Repeal	4928.67	S 0003	Enact	5101.16	H 0283	Amend
4911.17	H 0283	Amend	4931.01	H 0283	Repeal	5101.16	H 0471	Amend
4911.18	S 0003	Amend	4931.03	H 0283	Repeal	5101.161	H 0471	Amend
4913.01	S 0003	Repeal	4931.08	H 0283	Repeal	5101.162	H 0471	Amend
4913.02	S 0003	Repeal	4931.11	H 0283	Amend	5101.18	H 0283	Amend
4913.03	S 0003	Repeal	4931.20	H 0283	Repeal	5101.18	H 0471	Amend
4913.04	S 0003	Repeal	4931.21	H 0283	Amend	5101.181	H 0471	Amend
4913.05	S 0003	Repeal	4931.23	H 0283	Repeal	5101.182	H 0471	Amend
4913.06	S 0003	Repeal	4931.24	H 0283	Repeal	5101.183	H 0471	Amend
4913.07	S 0003	Repeal	4931.99	H 0283	Amend	5101.184	H 0471	Amend
4928.01	S 0003	Enact	4933.14	H 0283	Amend	5101.19	H 0471	Amend
4928.02	S 0003	Enact	4933.14	S 0003	Amend	5101.21	H 0283	Amend
4928.03	S 0003	Enact	4933.15	S 0003	Amend	5101.21	H 0470	Amend

5101.211	H 0470	Amend	5101.502	H 0283	Enact	5101.852	H 0283	Enact
5101.212	H 0471	Amend	5101.502	H 0471	Amend	5101.852	H 0471	Amend
5101.213	H 0470	Enact	5101.503	H 0283	Enact	5101.853	H 0283	Enact
5101.22	H 0283	Amend	5101.51	H 0283	Enact	5101.853	H 0471	Amend
5101.22	H 0470	Amend	5101.51	H 0471	Amend	5101.854	H 0283	Enact
5101.23	H 0283	Amend	5101.511	H 0283	Enact	5101.854	H 0471	Amend
5101.23	H 0470	Amend	5101.512	H 0283	Enact	5101.86	H 0283	New Number
5101.24	H 0470	Amend	5101.512	H 0471	Amend	5101.93	H 0283	Amend
5101.25	H 0470	Amend	5101.513	H 0283	Enact	5101.93	H 0471	Amend
5101.26	H 0471	Amend	5101.513	H 0471	Amend	5101.97	H 0470	Amend
5101.27	H 0471	Amend	5101.514	H 0283	Enact	5103.01	H 0470	Repeal
5101.28	H 0471	Amend	5101.515	H 0283	Enact	5103.02	H 0470	Amend
5101.29	H 0471	Amend	5101.515	H 0471	Amend	5103.03	H 0471	Amend
5101.30	H 0471	Amend	5101.516	H 0283	Enact	5103.031	H 0471	Amend
5101.31	H 0471	Amend	5101.516	H 0471	Amend	5103.032	H 0471	Amend
5101.312	H 0471	Amend	5101.517	H 0283	Enact	5103.04	H 0471	Amend
5101.313	H 0471	Amend	5101.517	H 0471	Amend	5103.05	H 0470	Repeal
5101.314	H 0471	Amend	5101.518	H 0283	Enact	5103.06	H 0470	Repeal
5101.315	H 0471	Amend	5101.518	H 0471	Amend	5103.07	H 0471	Amend
5101.316	H 0471	Amend	5101.519	H 0283	Enact	5103.08	H 0471	Amend
5101.317	H 0471	Amend	5101.52	H 0283	Amend	5103.09	H 0470	Repeal
5101.319	H 0471	Amend	5101.52	H 0471	Amend	5103.10	H 0470	Repeal
5101.32	H 0471	Amend	5101.53	H 0471	Amend	5103.11	H 0470	Repeal
5101.321	H 0471	Amend	5101.54	H 0471	Amend	5103.12	H 0471	Amend
5101.322	H 0471	Amend	5101.541	H 0283	Amend	5103.14	H 0471	Amend
5101.323	H 0471	Amend	5101.541	H 0471	Amend	5103.151	H 0471	Amend
5101.324	H 0471	Amend	5101.542	H 0471	Amend	5103.152	H 0471	Amend
5101.325	H 0471	Amend	5101.543	H 0471	Amend	5103.154	H 0471	Amend
5101.326	H 0471	Amend	5101.544	H 0283	Amend	5103.16	H 0059	Amend
5101.327	H 0471	Amend	5101.544	H 0471	Amend	5103.16	H 0471	Amend
5101.33	H 0283	Amend	5101.56	H 0470	Repeal	5103.17	H 0471	Amend
5101.33	H 0471	Amend	5101.572	H 0471	Amend	5103.18	H 0470	Repeal
5101.34	H 0283	Enact	5101.58	H 0471	Amend	5103.19	H 0470	Repeal
5101.34	H 0471	Amend	5101.59	H 0471	Amend	5103.22	H 0471	Amend
5101.341	H 0283	Enact	5101.60	H 0471	Amend	5103.23	H 0471	Amend
5101.341	H 0471	Amend	5101.61	H 0471	Amend	5104.01	H 0176	Amend
5101.342	H 0283	Enact	5101.611	H 0471	Amend	5104.01	H 0471	Amend
5101.343	H 0283	Enact	5101.62	H 0471	Amend	5104.011	H 0471	Amend
5101.35	H 0470	Amend	5101.63	H 0471	Amend	5104.012	H 0471	Amend
5101.351	H 0470	Enact	5101.65	H 0471	Amend	5104.013	H 0471	Amend
5101.36	H 0471	Amend	5101.67	H 0471	Amend	5104.014	H 0471	Amend
5101.37	H 0470	Amend	5101.70	H 0471	Amend	5104.015	H 0471	Amend
5101.38	H 0470	Amend	5101.71	H 0471	Amend	5104.02	H 0471	Amend
5101.39	H 0470	Repeal	5101.72	H 0471	Amend	5104.021	H 0471	Amend
5101.40	H 0470	Repeal	5101.75	H 0471	Amend	5104.03	H 0471	Amend
5101.41	H 0470	Repeal	5101.751	H 0471	Amend	5104.04	H 0471	Amend
5101.44	H 0471	Amend	5101.752	H 0471	Amend	5104.05	H 0223	Amend
5101.45	H 0471	Amend	5101.754	H 0471	Amend	5104.05	H 0471	Amend
5101.46	H 0283	Amend	5101.80	H 0470	Amend	5104.051	H 0223	Amend
5101.46	H 0471	Amend	5101.80	H 0471	Amend	5104.052	H 0471	Amend
5101.47	H 0470	Enact	5101.81	H 0471	Amend	5104.06	H 0471	Amend
5101.48	H 0471	Amend	5101.83	H 0283	Amend	5104.07	H 0471	Amend
5101.49	H 0471	Amend	5101.83	H 0471	Amend	5104.08	H 0176	Amend
5101.50	H 0283	Enact	5101.85	H 0283	Enact	5104.08	H 0471	Amend
5101.50	H 0471	Amend	5101.851	H 0283	Enact	5104.081	H 0471	Amend
5101.501	H 0283	Enact	5101.851	H 0471	Amend	5104.09	H 0471	Amend

5104.10	H 0471	Amend	5107.26	H 0471	Amend	5111.022	H 0471	Amend
5104.11	H 0471	Amend	5107.28	H 0283	Amend	5111.023	H 0471	Amend
5104.12	H 0471	Amend	5107.28	H 0471	Amend	5111.03	H 0471	Amend
5104.13	H 0471	Amend	5107.282	H 0471	Amend	5111.04	H 0471	Amend
5104.21	H 0471	Amend	5107.283	H 0471	Amend	5111.05	H 0471	Amend
5104.22	H 0471	Amend	5107.284	H 0471	Amend	5111.06	H 0471	Amend
5104.30	H 0283	Amend	5107.286	H 0471	Amend	5111.07	H 0471	Amend
5104.30	H 0471	Amend	5107.287	H 0471	Amend	5111.08	H 0471	Amend
5104.301	H 0471	Amend	5107.30	H 0471	Amend	5111.09	H 0471	Amend
5104.31	H 0176	Amend	5107.40	H 0471	Amend	5111.10	H 0471	Amend
5104.31	H 0471	Amend	5107.41	H 0471	Amend	5111.11	H 0471	Amend
5104.32	H 0176	Amend	5107.42	H 0471	Amend	5111.111	H 0471	Amend
5104.32	H 0283	Amend	5107.43	H 0471	Amend	5111.112	H 0471	Amend
5104.32	H 0471	Amend	5107.44	H 0471	Amend	5111.113	H 0283	Amend
5104.33	H 0471	Amend	5107.50	H 0471	Amend	5111.113	H 0471	Amend
5104.34	H 0283	Amend	5107.52	H 0471	Amend	5111.12	H 0471	Amend
5104.34	H 0471	Amend	5107.54	H 0471	Amend	5111.121	H 0471	Amend
5104.341	H 0283	Enact	5107.541	H 0471	Amend	5111.13	H 0471	Amend
5104.341	H 0471	Amend	5107.58	H 0471	Amend	5111.14	H 0471	Amend
5104.35	H 0176	Amend	5107.60	H 0283	Amend	5111.16	H 0471	Amend
5104.35	H 0471	Amend	5107.60	H 0471	Amend	5111.17	H 0471	Amend
5104.36	H 0176	Amend	5107.61	H 0283	Enact	5111.172	H 0283	Repeal
5104.36	H 0471	Amend	5107.62	H 0471	Amend	5111.173	H 0283	Enact
5104.37	H 0471	Amend	5107.64	H 0471	Amend	5111.173	H 0471	Amend
5104.38	H 0176	Amend	5107.65	H 0471	Amend	5111.18	H 0471	Amend
5104.38	H 0283	Amend	5107.66	H 0471	Amend	5111.181	H 0471	Amend
5104.38	H 0471	Amend	5107.68	H 0471	Amend	5111.19	H 0471	Amend
5104.39	H 0471	Amend	5107.69	H 0471	Amend	5111.20	H 0471	Amend
5104.40	H 0471	Amend	5107.70	H 0471	Amend	5111.202	H 0471	Amend
5104.41	H 0471	Amend	5107.72	H 0471	Amend	5111.203	H 0471	Amend
5104.42	H 0471	Amend	5107.76	H 0471	Amend	5111.204	H 0471	Amend
5104.43	H 0471	Amend	5107.77	H 0283	Repeal	5111.205	H 0471	Amend
5104.44	H 0471	Amend	5107.78	H 0471	Amend	5111.21	H 0471	Amend
5107.02	H 0283	Amend	5107.80	H 0470	Enact	5111.22	H 0471	Amend
5107.03	H 0471	Amend	5108.02	H 0471	Amend	5111.221	H 0471	Amend
5107.05	H 0283	Amend	5108.06	H 0283	Amend	5111.23	H 0283	Amend
5107.05	H 0471	Amend	5108.07	H 0471	Amend	5111.23	H 0471	Amend
5107.10	H 0283	Amend	5108.08	H 0471	Amend	5111.231	H 0283	Amend
5107.10	H 0471	Amend	5108.09	H 0471	Amend	5111.231	H 0471	Amend
5107.11	H 0283	Enact	5108.10	H 0471	Amend	5111.235	H 0471	Amend
5107.12	H 0471	Amend	5111.01	H 0283	Amend	5111.24	H 0471	Amend
5107.14	H 0471	Amend	5111.01	H 0471	Amend	5111.241	H 0471	Amend
5107.16	H 0283	Amend	5111.011	H 0471	Amend	5111.25	H 0471	Amend
5107.16	H 0471	Amend	5111.012	H 0471	Amend	5111.251	H 0471	Amend
5107.161	H 0283	Enact	5111.013	H 0471	Amend	5111.252	H 0471	Amend
5107.161	H 0471	Amend	5111.014	H 0283	Enact	5111.255	H 0471	Amend
5107.162	H 0283	Enact	5111.014	H 0471	Amend	5111.257	H 0471	Amend
5107.162	H 0471	Amend	5111.015	H 0471	Amend	5111.26	H 0471	Amend
5107.17	H 0283	Enact	5111.016	H 0471	Amend	5111.261	H 0471	Amend
5107.18	H 0471	Amend	5111.017	H 0471	Amend	5111.263	H 0471	Amend
5107.20	H 0471	Amend	5111.018	H 0471	Amend	5111.27	H 0471	Amend
5107.22	H 0283	Amend	5111.019	H 0283	Enact	5111.29	H 0471	Amend
5107.22	H 0471	Amend	5111.019	H 0471	Amend	5111.291	H 0471	Amend
5107.24	H 0283	Amend	5111.02	H 0471	Amend	5111.30	H 0471	Amend
5107.24	H 0471	Amend	5111.021	H 0471	Amend	5111.31	H 0471	Amend
5107.26	H 0283	Amend	5111.022	H 0283	Amend	5111.33	H 0471	Amend

5111.34	H 0471	Amend	5112.35	H 0471	Amend	5121.10	H 0283	Amend
5111.341	H 0471	Amend	5112.37	H 0471	Amend	5122.34	H 0071	Amend
5111.35	H 0471	Amend	5112.38	H 0471	Amend	5123.01	H 0471	Amend
5111.36	H 0471	Amend	5112.39	H 0471	Amend	5123.181	H 0471	Amend
5111.37	H 0471	Amend	5112.99	H 0471	Amend	5123.191	H 0471	Amend
5111.38	H 0471	Amend	5115.01	H 0283	Amend	5123.22	H 0019	Amend
5111.41	H 0471	Amend	5115.01	H 0471	Amend	5123.351	H 0264	Amend
5111.42	H 0471	Amend	5115.011	H 0471	Amend	5123.60	H 0283	Amend
5111.45	H 0471	Amend	5115.012	H 0471	Amend	5123.604	H 0471	Amend
5111.46	H 0471	Amend	5115.02	H 0471	Amend	5126.054	H 0283	Enact
5111.47	H 0471	Amend	5115.03	H 0471	Amend	5126.12	H 0282	Amend
5111.48	H 0471	Amend	5115.05	H 0471	Amend	5126.16	H 0282	Amend
5111.49	H 0471	Amend	5115.061	H 0471	Amend	5126.31	H 0471	Amend
5111.50	H 0471	Amend	5115.07	H 0471	Amend	5126.35	H 0283	Amend
5111.51	H 0471	Amend	5115.08	H 0283	Repeal	5126.357	H 0283	Enact
5111.52	H 0471	Amend	5115.10	H 0471	Amend	5139.08	H 0471	Amend
5111.53	H 0471	Amend	5115.13	H 0471	Amend	5139.27	H 0283	Amend
5111.54	H 0471	Amend	5115.15	H 0471	Amend	5139.271	H 0283	Amend
5111.55	H 0471	Amend	5115.20	H 0471	Amend	5139.28	H 0283	Amend
5111.56	H 0471	Amend	5117.01	S 0003	Amend	5139.281	H 0283	Amend
5111.57	H 0471	Amend	5117.02	S 0003	Amend	5139.34	H 0471	Amend
5111.58	H 0471	Amend	5117.03	S 0003	Amend	5139.39	H 0471	Amend
5111.59	H 0471	Amend	5117.04	S 0003	Amend	5139.43	H 0283	Amend
5111.60	H 0471	Amend	5117.05	S 0003	Amend	5139.50	H 0283	Amend
5111.61	H 0471	Amend	5117.07	H 0283	Amend	5139.51	H 0283	Amend
5111.62	H 0471	Amend	5117.07	S 0003	Amend	5139.55	H 0283	Amend
5111.74	H 0471	Amend	5117.071	H 0283	Enact	5145.30	H 0283	Amend
5111.81	H 0471	Amend	5117.08	S 0003	Amend	5153.01	H 0471	Amend
5111.87	H 0471	Amend	5117.09	H 0283	Amend	5153.02	H 0471	Amend
5111.88	H 0471	Amend	5117.09	S 0003	Amend	5153.10	H 0471	Amend
5112.01	H 0283	Amend	5117.10	S 0003	Amend	5153.111	H 0471	Amend
5112.01	H 0471	Amend	5117.12	S 0003	Amend	5153.121	H 0471	Amend
5112.03	H 0283	Amend	5119.22	H 0283	Amend	5153.14	H 0471	Amend
5112.03	H 0471	Amend	5119.221	H 0471	Amend	5153.15	H 0471	Amend
5112.04	H 0471	Amend	5119.37	H 0019	Amend	5153.16	H 0471	Amend
5112.05	H 0471	Amend	5119.61	H 0283	Amend	5153.163	H 0471	Amend
5112.06	H 0283	Amend	5119.61	H 0264	Amend	5153.17	H 0471	Amend
5112.06	H 0471	Amend	5119.631	H 0283	Enact	5153.20	H 0471	Amend
5112.07	H 0283	Amend	5120.031	S 0107	Amend	5153.21	H 0471	Amend
5112.07	H 0471	Amend	5120.032	S 0022	Amend	5153.22	H 0471	Amend
5112.08	H 0283	Amend	5120.032	S 0107	Amend	5153.27	H 0471	Amend
5112.08	H 0471	Amend	5120.033	S 0022	Amend	5153.29	H 0471	Amend
5112.09	H 0283	Amend	5120.14	H 0283	Amend	5153.30	H 0471	Amend
5112.09	H 0471	Amend	5120.161	S 0022	Amend	5153.32	H 0471	Amend
5112.10	H 0471	Amend	5120.37	H 0471	Amend	5153.35	H 0471	Amend
5112.11	H 0471	Amend	5120.425	H 0062	Enact	5153.36	H 0471	Amend
5112.17	H 0283	Amend	5120.426	H 0062	Enact	5153.38	H 0471	Amend
5112.17	H 0471	Amend	5120.427	H 0062	Enact	5153.49	H 0471	Amend
5112.18	H 0283	Amend	5120.428	H 0062	Enact	5153.52	H 0471	Amend
5112.18	H 0471	Amend	5120.46	H 0019	Amend			
5112.19	H 0471	Amend	5121.03	H 0283	Amend	5301.012	H 0019	Enact
5112.21	H 0471	Amend	5121.04	H 0283	Amend	5301.234	H 0163	Enact
5112.31	H 0471	Amend	5121.06	H 0283	Amend			
5112.32	H 0471	Amend	5121.07	H 0283	Amend	5501.01	H 0086	Amend
5112.33	H 0471	Amend	5121.08	H 0283	Amend	5501.03	H 0163	Amend
5112.34	H 0471	Amend	5121.09	H 0283	Amend	5501.04	H 0163	Amend

5501.07	H 0163	Amend	5703.052	H 0283	Amend	5727.311	S 0003	Amend
5501.32	H 0019	Amend	5703.053	S 0003	Amend	5727.311	H 0283	Amend
5502.01	H 0163	Amend	5703.053	H 0283	Amend	5727.32	S 0003	Amend
5502.01	H 0471	Amend	5703.14	S 0003	Amend	5727.32	H 0283	Amend
5502.13	H 0163	Amend	5703.21	H 0180	Amend	5727.33	S 0003	Amend
5502.14	H 0163	Amend	5703.21	H 0283	Amend	5727.33	H 0283	Amend
5502.16	H 0163	Amend	5703.21	H 0362	Amend	5727.38	S 0003	Amend
5502.17	H 0163	Amend	5703.21	H 0471	Amend	5727.38	H 0283	Amend
5502.18	H 0163	Amend	5705.19	H 0222	Amend	5727.391	S 0003	Repeal
5502.19	H 0163	New Number	5705.191	H 0092	Amend	5727.391	H 0384	Amend
5502.21	H 0283	Amend	5705.192	H 0268	Amend	5727.42	S 0003	Amend
5502.22	H 0283	Amend	5705.194	H 0268	Amend	5727.42	H 0283	Amend
5502.25	H 0283	Amend	5705.197	H 0268	Amend	5727.45	S 0003	Amend
5502.28	H 0283	Amend	5705.21	H 0268	Amend	5727.47	S 0003	Amend
5502.34	H 0283	Amend	5705.25	H 0268	Amend	5727.48	H 0283	Amend
5502.61	H 0163	Repeal	5705.251	H 0268	Amend	5727.50	H 0283	Amend
5502.62	H 0163	Amend	5705.29	H 0282	Amend	5727.53	S 0003	Amend
5502.62	H 0163	Old Number (5502.19)	5705.34	S 0003	Amend	5727.60	S 0003	Amend
			5705.412	H 0282	Amend	5727.60	H 0283	Amend
5503.02	H 0019	Amend	5705.71	H 0268	Amend	5727.61	S 0003	Amend
5505.04	H 0471	Amend	5709.12	H 0194	Amend	5727.72	S 0003	Amend
5505.161	H 0222	Amend	5709.61	H 0027	Amend	5727.73	S 0003	Repeal
5505.201	H 0222	Amend	5709.62	H 0283	Amend	5727.80	S 0003	Enact
5505.28	H 0222	Amend	5709.62	H 0027	Amend	5727.81	S 0003	Enact
5511.04	H 0309	Amend	5709.63	H 0283	Amend	5727.82	S 0003	Enact
5512.07	H 0287	Amend	5709.63	H 0027	Amend	5727.83	S 0003	Enact
5512.10	H 0163	Enact	5709.631	H 0027	Amend	5727.84	S 0003	Enact
5515.01	H 0283	Amend	5709.632	H 0283	Amend	5727.85	S 0003	Enact
5517.011	H 0163	Amend	5709.65	H 0471	Amend	5727.86	S 0003	Enact
5519.01	H 0019	Amend	5709.67	H 0471	Amend	5727.87	S 0003	Enact
5525.011	H 0086	Amend	5709.83	H 0283	Amend	5727.88	S 0003	Enact
5525.25	H 0163	Enact	5711.16	H 0283	Amend	5727.89	S 0003	Enact
5528.36	H 0283	Amend	5711.22	H 0283	Amend	5727.90	S 0003	Enact
5528.54	H 0222	Amend	5723.06	H 0027	Amend	5727.91	S 0003	Enact
5529.03	H 0019	Amend	5727.01	S 0003	Amend	5727.92	S 0003	Enact
5531.10	H 0222	Amend	5727.01	H 0283	Amend	5727.93	S 0003	Enact
5533.39	H 0297	Enact	5727.02	S 0003	Amend	5727.94	S 0003	Enact
5533.40	H 0287	Enact	5727.03	S 0003	Enact	5727.95	S 0003	Enact
5533.41	H 0287	Enact	5727.05	S 0003	Amend	5727.99	S 0003	Amend
5533.51	H 0287	Enact	5727.06	S 0003	Amend	5731.09	H 0222	Amend
5533.52	H 0287	Enact	5727.11	S 0003	Amend	5733.04	S 0003	Amend
5533.64	H 0309	Enact	5727.111	S 0003	Amend	5733.04	H 0471	Amend
5537.06	H 0019	Amend	5727.111	H 0283	Amend	5733.05	H 0283	Amend
5537.08	H 0222	Amend	5727.12	H 0283	Amend	5733.05	S 0003	Amend
5540.06	H 0222	Amend	5727.15	S 0003	Amend	5733.051	S 0003	Amend
5543.01	H 0187	Amend	5727.231	S 0003	Repeal	5733.057	S 0003	Amend
5543.09	H 0187	Amend	5727.24	H 0283	Enact	5733.059	S 0003	Enact
5549.02	H 0187	Amend	5727.25	H 0283	Enact	5733.0510	S 0003	Enact
5549.021	H 0187	Enact	5727.26	H 0283	Enact	5733.06	S 0003	Amend
5571.01	S 0015	Amend	5727.27	H 0283	Enact	5733.09	S 0003	Amend
5571.17	S 0015	Repeal	5727.28	H 0283	Enact	5733.16	H 0283	Amend
5573.01	H 0187	Amend	5727.29	H 0283	Enact	5733.26	H 0099	Amend
			5727.30	S 0003	Amend	5733.261	H 0099	Enact
5701.03	S 0003	Amend	5727.30	H 0283	Amend	5733.33	H 0283	Amend
5703.05	H 0283	Amend	5727.31	S 0003	Amend	5733.33	S 0003	Amend
5703.052	S 0003	Amend	5727.31	H 0283	Amend	5733.33	H 0471	Amend

5733.351	H 0283	Enact	5910.032	H 0282	Amend
5733.39	S 0003	Enact	5919.34	H 0282	Amend
5733.39	H 0384	Repeal and Reenact	6109.01	H 0283	Amend
5733.42	H 0283	Enact	6109.21	H 0283	Amend
5733.43	H 0283	Enact	6111.01	S 0020	Amend
5733.98	S 0003	Amend	6111.01	H 0197	Amend
5733.98	H 0283	Amend	6111.03	H 0197	Amend
5735.051	H 0163	Amend	6111.039	H 0197	Enact
5739.011	S 0003	Amend	6111.04	H 0197	Amend
5739.02	H 0163	Amend	6111.042	H 0197	Amend
5739.02	S 0003	Amend	6111.044	H 0384	Amend
5739.02	H 0223	Amend	6111.05	H 0197	Amend
5739.11	H 0223	Amend	6111.07	H 0197	Amend
5739.31	H 0283	Amend	6111.12	S 0020	Amend
5741.02	H 0163	Amend	6111.44	H 0197	Amend
5741.02	H 0283	Amend	6111.45	H 0197	Amend
5743.08	H 0283	Amend	6111.46	H 0197	Amend
5743.11	S 0098	Amend	6119.10	H 0283	Amend
5743.111	S 0098	Amend	6121.01	S 0043	Amend
5743.14	H 0283	Amend	6121.04	H 0019	Amend
5743.17	S 0098	Amend	6121.04	S 0043	Amend
5743.18	S 0098	Amend	6121.061	S 0043	Amend
5743.21	S 0098	Enact	6121.15	H 0222	Amend
5743.55	H 0283	Amend	6123.04	H 0019	Amend
5743.59	H 0283	Amend	6123.15	H 0222	Amend
5743.99	H 0283	Amend	6131.14	S 0020	Amend
5743.99	S 0098	Amend	6161.011	H 0019	Enact
5747.01	H 0282	Amend	6301.01	H 0470	Enact
5747.01	H 0004	Amend	6301.02	H 0470	Enact
5747.01	H 0471	Amend	6301.03	H 0470	Enact
5747.071	H 0222	Amend	6301.04	H 0470	Enact
5747.08	H 0099	Amend	6301.05	H 0470	Enact
5747.11	H 0283	Amend	6301.06	H 0470	Enact
5747.121	H 0471	Amend	6301.07	H 0470	Enact
5747.122	H 0471	Amend	6301.08	H 0470	Enact
5747.132	H 0099	Enact	6301.09	H 0470	Enact
5747.18	H 0180	Amend	6301.10	H 0470	Enact
5747.31	S 0003	Amend			
5747.37	S 0004	Enact			
5747.53	H 0185	Amend			
5747.63	H 0185	Amend			
5747.98	S 0004	Amend			
5747.98	S 0003	Amend			
5748.02	H 0268	Amend			
5748.03	H 0268	Amend			
5749.02	H 0283	Amend			
5901.01	H 0118	Amend			
5902.02	H 0471	Amend			
5903.11	H 0118	Amend			
5907.11	H 0283	Amend			
5907.13	H 0283	Amend			
5907.141	H 0283	Amend			
5907.15	H 0283	Amend			
5910.01	H 0118	Amend			

UNCODIFIED LAWS AFFECTED

Listed below are uncodified laws affected by acts of the 123rd General Assembly enacted in 1999. The left-hand column lists the bill and section number of the uncodified law, by General Assembly, and the two right-hand columns identify the bill number of the enactment of the 123rd General Assembly affecting that section and whether the section was amended or repealed.

<u>Uncodified sections affected by legislation</u>			<u>Bill affecting uncodified law</u>	<u>Action</u>	
123rd G.A.	H.B. 163	Sec. 5.03	H.B. 283	Amend	
		Sec. 16	H.B. 86	Amend	
	H.B. 283	Sec. 30	H.B. 470	Amend	
122nd G.A.	H.B. 215	Sec. 3	H.B. 283	Amend	
		Sec. 50.48	H.B. 283	Repeal	
		Sec. 50.52 Subsec. 1	H.B. 282	Repeal	
		Sec. 50.52, Subsec. 2	H.B. 282	Amend	
		Sec. 50.52, Subsec. 3	H.B. 282	Repeal	
		Sec. 50.52, Subsec. 4	H.B. 282	Repeal	
		Sec. 50.52, Subsec. 5	H.B. 121	Amend	
		Sec. 50.52, Subsec. 5	H.B. 282	Repeal	
		Sec. 50.52, Subsec. 6	H.B. 121	Amend	
		Sec. 50.52, Subsec. 6	H.B. 282	Repeal	
		Sec. 50.52, Subsec. 7	H.B. 282	Repeal	
		Sec. 50.52, Subsec. 8	H.B. 282	Repeal	
		Sec. 50.52, Subsec. 9	H.B. 282	Repeal	
	Sec. 50.52, Subsec. 10	H.B. 282	Repeal		
	Sec. 50.52, Subsec. 11	H.B. 282	Repeal		
	Sec. 50.52, Subsec. 13	H.B. 282	Repeal		
		Sec. 154	S.B. 11	Repeal	
		Sec. 165	H.B. 204	Amend	
	H.B. 621	Sec. 3	H.B. 283	Amend	
	H.B. 650	Sec. 18	H.B. 282	Amend	
		Sec. 25	H.B. 283	Repeal	
	H.B. 694	Sec. 3	H.B. 283	Amend	
	H.B. 850	Sec. 3.01	H.B. 283	Amend	
		Sec. 3.03	H.B. 283	Amend	
		Sec. 6	H.B. 282	Amend	
		Sec. 17.03	H.B. 283	Repeal	
		Sec. 21	H.B. 283	Amend	
		Sec. 26	H.B. 282	Amend	
		Sec. 30.07	H.B. 282	Amend	
		Sec. 30.10	H.B. 282	Amend	
		Sec. 30.25	H.B. 283	Amend	
		Sec. 30.43	H.B. 282	Amend	
Sec. 31		H.B. 282	Amend		
S.B. 102		Sec. 7	H.B. 282	Amend	
S.B. 116		Sec. 7	H.B. 119	Repeal	
121st G.A.		H.B. 117	Sec. 45.32	H.B. 282	Amend

	H.B. 167	Sec. 153 Sec. 4	H.B. 283 H.B. 283	Amend Amend and Old Number
	H.B. 218	Sec. 2 Sec. 3	H.B. 261 H.B. 261	Repeal Repeal
	H.B. 440	Sec. 3	H.B. 283	Amend
	S.B. 50	Sec. 5	H.B. 283	Amend
120th GA	S.B. 20	Sec. 3	H.B. 163	Amend

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