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HOUSE VOTING SCHEDULE WITH AMENDMENT SUMMARIES
MONDAY, MARCH 10, 2014
LAST REVISED: MARCH 7, 2014 (10:28 A.M.)

MONDAY, MARCH 10, 2014

BILLS ON SECOND CONSIDERATION

[HB 23](#)
PN 743
02-12-13

Sponsor: Grell, Glen
(PN 743) Amends Title 42 (Judiciary and Judicial Procedure) to extensively revise the Uniform Arbitration Act changing it to the "Statutory Arbitration Act" and making other related editorial changes. anuary 1, 2014. (Prior Printer Number: 116)

Last Action: 3-10-14 H Set on the House Calendar

[A00234 MIRABITO 03-11-13](#) - Adds language requiring the arbitration process under the legislation to be consistent with due process, the Constitution of the United States and the Constitution of Pennsylvania.

[A00261 METZGAR 03-08-13](#) - Adds language providing this act shall not apply to minors. Defines "minors" as those individuals who are 18 years of age or under at the time the controversy arose resulting in arbitration.

[A00268 BARBIN 03-11-13](#) - Adds language providing an arbitration proceeding under the legislation to be subject to the Pennsylvania Rules of Civil Procedure, the Pennsylvania Rules of Evidence, the Constitution of Pennsylvania and the Constitution of the United States.

[A00319 HENNESSEY 03-12-13](#) - Adds language providing that in personal injury cases, no waiver of the right to trial by jury, and no agreement to submit any claim to arbitration, shall be valid unless it is executed after the claimant is aware of the injury which forms the basis of a claim.

[A00399 NEUMAN 03-18-13](#) - Adds language providing a party to an agreement to arbitrate may cancel the agreement within seven days of the date a controversy arises that is subject to an agreement to arbitrate. Also adds language relating to judicial review. Provides if the following apply, the existence of, or claims that controversy is not subject to, an agreement to arbitrate shall be

determined by the court: the contract contains an agreement to submit to arbitration and a party to that contract is a consumer and an attorney representing the consumer has not reviewed the contract.

[A00400 NEUMAN 03-18-13](#) - Adds language providing a party to an agreement to arbitrate may cancel the agreement within seven days of the date a controversy arises that is subject to an agreement to arbitrate.

[A00401 NEUMAN 03-18-13](#) - Adds language relating to judicial review. Provides if the following apply, the existence of, or claims that controversy is not subject to, an agreement to arbitrate shall be determined by the court: the contract contains an agreement to submit to arbitration and a party to that contract is a consumer and an attorney representing the consumer has not reviewed the contract.

[HB 179](#)
PN 187
11-13-13

Sponsor: O'Neill, Bernie
(PN 187) Amends Title 35 (Health and Safety) to provide direct billing from the insurance company to emergency services organizations for emergency services provided directly to the emergency service provider. n 60 days.

Last Action: 3-10-14 H Set on the House Calendar

[A00236 DeLUCA 03-06-13](#) - Adds language prohibiting an emergency medical services agency paid under the new section 8158 from billing the insured directly or otherwise attempt to collect from the insured for the service provided. Provides an exception for a billing to recover a copayment or deductible as set forth in the health insurance policy.

[A04486 O'NEILL 11-14-13](#) - Adds several subsections to the legislation relating to assignment of benefits; reimbursement of claim; and compliance. Also adds language providing the new section shall apply only to emergency medical services agencies under the following conditions: the criteria established in subsection (a) relating to the general rule; the agency is a non-network provider; and the agency utilizes an assignment of benefits from as provided under subsection (b) relating to assignment of benefits.

[A04511 DeLUCA 11-14-13](#) - Amends the bill as amended by A04486 by removing the language amending the bill and inserting language prohibiting an emergency medical services agency paid under the new section 8158 from billing the insured directly or otherwise attempt to collect from the insured for the service provided and providing an exception for a billing to recover a copayment or deductible as set forth in the health insurance policy.

[HB 359](#)
PN 2967
02-05-14

Sponsor: Reed, Dave
(PN 2967) Amends the Solicitation of Funds for Charitable Purposes Act requiring that a registration statement must be refiled annually by the 15th day of the fifth month following the close of its fiscal year in which the charitable organization was engaged in solicitation activities. Also changes the time extension for filings from a period not to exceed 180 days to a date not to exceed the 15th day of the 11th month following the close of the fiscal year. Effective in 60 days. (Prior Printer Number: 371)

Last Action: 3-10-14 H Set on the House Calendar

[HB 836](#)
PN 2148
10-02-13

Sponsor: Schlossberg, Mike
(PN 2148) Amends Title 23 (Domestic Relations) to provide that a parent of a child conceived as the result of enumerated sex crimes shall be liable for support. Paternity shall be established through blood, genetic or other authorized type of paternity test. Effective in 60 days. (Prior Printer Number: 979)

Last Action: 3-10-14 H Set on the House Calendar

[A02783 CRUZ 06-27-13](#) - Adds language providing when a child is conceived as a result of the crime specified in the legislation, no court may award legal custody, partial parental custody, physical custody, primary physical custody, shared legal custody, shared physical custody, sole legal custody, sole physical custody or supervised physical custody to the child's parent who was the perpetrator of the crime.

[A03871 SCHLOSSBERG 10-15-13](#) - Adds language providing a person convicted of a similar or equivalent offense in another state or jurisdiction shall be liable for child support.

[A05694 PARKER 02-04-14](#) - **Adds a new subsection prohibiting a court from awarding custody, partial custody or supervised physical custody to a parent of a child conceived as the result of any of the following offense for which the parent has been convicted: rape; sexual assault; institutional sexual assault or incest. The prohibition shall not apply if the child is of suitable age and consents to the order. Further provides the court may not award custody, partial custody or supervised physical custody if the victim of any of the offenses objects. Also requires the paternity of the child to be established by blood, genetic or other paternity testing acceptable to the court.**

[HB 942](#)
PN 1957
11-14-13

Sponsor: Major, Sandra
(PN 1957) Amends "An act requiring recorders of deeds to prepare and keep in their respective offices general, direct and ad sectum indexes of deeds and mortgages recorded therein, prescribing the duty of said recorders and declaring that the entries in said general indexes shall be notice to all persons," to provide a system for the recording of certain instruments showing an interest in real property. The legislation also allows the recorder of deeds to refuse to record an interest that does not conform to the enumerated standards and charge a fee not to exceed \$10 for filing not meeting the standards. Mortgage assignments are not included in the bill. n 60 days. (Prior Printer Number: 1084)

Last Action: 3-10-14 H Set on the Tabled Calendar

[A04720 THOMAS 11-19-13](#) - Adds language requiring the Recorder of Deeds to determine if the property description matches what is on file. If there is an owner discrepancy, requires additional information and a signed statement indicating whether title insurance was purchased covering the transaction.

[A04721 THOMAS 11-19-13](#) - Adds language requiring additional information if there is an owner discrepancy.

[A04880 HARPER 12-09-13](#) - Removes the language providing that the new section shall not apply to mortgage assignments.

[HB 980](#)
PN 1121
06-03-13

Sponsor: Fleck, Michael
(PN 1121) Amends the Public School Code imposing a moratorium on the approval of charter school applications by the Department of Education between July 1, 2013, and July 1, 2016. The legislation also details maximum fund balance limits and how these fund balances may be used by charter schools. The bill also provides for definitions. mmediately.

Last Action: 3-10-14 H Set on the Tabled Calendar

[A01484 RAPP 06-03-13](#) - Ends the moratorium on the establishment of new cyber charter schools on June 30, 2015 instead of June 30, 2016 as provided in the legislation.

[A01485 TALLMAN 06-04-13](#) - Ends the moratorium on the establishment of new cyber charter schools on June 30, 2015 instead of June 30, 2016 as provided in the legislation.

[A01759 HARKINS 06-10-13](#) - Amends section 1714-A relating to Powers of Charter Schools by adding additional financial accountability and disclosure requirements on contractors and for-profit management companies that provide management, educational or administrative services to charter school entities. Adds additional audit requirements and contract restrictions on the charter school entities. Also provides for annual reports and assessments.

[A01760 ROEBUCK 06-10-13](#) - Adds language requiring the department, within 180 days of the effective date of this section, to promulgate audit standards to be used under this article which shall be used in determining the year-end actual costs of educational services per non-special education student and special education student provided by a charter school to any child who is a resident of a school district, which are subject to payment under charter school funding formula.

[A01761 LONGIETTI 06-10-13](#) - Adds language requiring the school district payments to a charter school entity to be based on the school district's actual expenditures at the end of the most recent fiscal year. Further provides the school district payment to a charter school or cyber charter school shall not exceed the actual cost of the educational services provided each special education student. Further provides a resident school district may not pay out to charter schools or cyber charter schools an amount greater than it receives for special education in a school year.

[A01762 SANTARSIERO 06-10-13](#) - Adds language allowing school districts to deduct the full employer's share of retirement contributions paid to the Public School Employees' Retirement System for both charter and cyber charter schools

[**A01835 MCCARTER 06-04-13**](#) - Adds a section requiring the department to each year determine if a cyber school entity is making adequate yearly progress and, if necessary, issue warnings, take corrective action or take any other measures that may be used for schools or school districts that fail to make adequate yearly progress. Also adds language providing for the nonrenewal or termination of a school's charter for failure to make adequate yearly progress for at least three consecutive years under the Pennsylvania accountability standards that apply the requirements of the Elementary and Secondary Education Act of 1965. Adds cyber charter school and charter school to the definitions of "academic performance target", "corrective action", "school improvement" and "warning".

[**A01884 STURLA 06-04-13**](#) - Adds language providing that any paid media advertisement by a charter school entity that refers to the cost of tuition or transportation shall not advertise those expenses as free. Requires any reference to attendance or transportation costs to stipulate that the cost is borne by taxpayer dollars. Provides that paid media advertisement includes television, radio, movie theater, billboard, bus poster, newspaper, magazine, the Internet or any other commercial method to promote enrollment of a charter school entity.

[**A01891 TRUITT 06-04-13**](#) - Adds language requiring at least four hours of training on prevention of, and intervention in, harassment, bullying and cyberbullying, or completion of specific online training and examination programs. Provides definitions of relevant terms including "bullying" and "cyberbullying." Also stipulates rules for reporting cases of bullying and related. Requires the chief school administrator to report acts of violence online from the acts of violence online interface within the safe schools online portal to the police department that has jurisdiction over the relevant school property on an annual basis. Outlines various duties of the police and the Department of Education. Provides that no later than July 1, 2014, each school entity shall adopt the Department of Education's model policy related to bullying, or eligible alternative. Stipulates guidelines for the investigation of cases of bullying and related crimes and for outcomes.

[**A01893 TRUITT 06-04-13**](#) - Adds language establishing a mandate waiver program. To be eligible for the waiver, school entities must apply to the Department of Education with information detailing that the waiver will allow them to improve their instructional program or operate in a more, effective, efficient, or economical manner.

[**A01894 TRUITT 06-04-13**](#) - Adds a subsection providing that beginning with the 2013-2014 school year the Commonwealth shall pay an amount equal to 20 percent of the total funding required to each school district with resident students enrolled in a charter school entity.

[**A01895 TRUITT 06-04-13**](#) - Adds language requiring that 75 percent of professional employees in a school district to have state certification in the subject matter they will teach with the remainder demonstrating satisfactorily a combination of experience, achievement and qualifications in basic skills, general knowledge, professional knowledge and practice and subject matter knowledge in the subject area that they will teach.

[**A01896 TRUITT 06-04-13**](#) - Adds a new subsection requiring a school board to provide for the inclusion in any school activities any student who lives within the school district, attends a private or nonpublic school and elects to participate

in such public school activities that are not offered by the private or nonpublic school. Further provides the board shall not restrict inclusion of a student who lives within the district but is enrolled in a charter or cyber charter school, private or nonpublic school or participating in a home education program in an activity by making the activity or converting the activity to be part of the regular school curriculum or by granting credit toward graduation requirements for participation.

[A01897 TRUITT 06-04-13](#) - Adds language amending section 106 relating to publication of notice and proofs of publication. In addition to a newspaper of general circulation, provides for publication of notice in a legal newspaper; on the official, public Internet website of a newspaper; and in a locally circulated printed publication that is at least four pages, is issued on at least a weekly basis and is distributed by audited carriers to all known addresses within a political subdivision.

[A01898 TRUITT 06-04-13](#) - Adds a new section requiring school boards to establish a parent involvement program, parent involvement policy and parent involvement committee. Provides no school entity shall be required to establish a new program or policy if one currently exists and reasonably fulfills the requirements under this section.

[A01899 TRUITT 06-04-13](#) - Adds language authorizing the Office of Safe Schools to make targeted grants to school entities and nonpublic schools to fund programs which address school violence by establishing or enhancing school security including school resource officers in elementary schools

[A01901 TRUITT 06-04-13](#) - Adds language requiring a private school in the city of the first class to archive its student high school transcripts and make them available to former students in accordance with regulations promulgated by the department.

[A01902 TRUITT 06-04-13](#) - Adds language establishing superintendent and assistant superintendent requirements by majority vote of a school board.

[A01903 TRUITT 06-04-13](#) - Adds language requiring each public school student to receive mandatory instruction in prevention of violence in society and in schools in every grade from kindergarten through 12th grade. Requires the instruction be integrated within the health course of study required in accordance with the State Board of Education regulations. Provides that in grades where the health course is offered, instruction may also be integrated into other appropriate courses of study. Further provides that in grades where health is not offered, the instruction shall be integrated into an appropriate curriculum requirement.

[A01904 TRUITT 06-04-13](#) - Adds language requiring the department to establish a central clearinghouse of prototypical school facility designs for access by school entities. Also provides the Legislative Budget & Finance Committee shall conduct a study of the department's program to determine the savings incurred by school entities that have participated in the program.

[A01905 TRUITT 06-04-13](#) - Adds a new article providing for the suspension of mandates by a school district, joint school district, career and technical school or intermediate unit. Provides the board of a school entity may adopt a public

meeting a resolution suspending any mandate or combination of related mandates if doing so will enable the school entity to improve its instructional program or operate in a more effective, efficient or economical manner. Includes language specifying the mandates that are not subject to suspension. Requires the department to maintain a list of suspended mandates on its Internet website and to report annually to the General Assembly the mandates suspended by the school entities.

[**A01906 TRUITT 06-04-13**](#) - Adds a new subsection providing that at least once annually in each school building a school entity shall provide instruction to students in the lowest grade level offered in that building regarding the proper care of and respect for the American flag. Allows the instruction to be provided in an assembly or in a classroom setting during a portion of one or more school days.

[**A01907 TRUITT 06-04-13**](#) - Adds a new subsection requiring a professional education plan to include a program to be completed annually by all professional educators and other employees of a school entity that is a minimum of three hours in length and provides training in bullying awareness, prevention and intervention, including training related to the school entity's bullying policy. Further provides the professional educator's continuing education record shall be credited annually for completion of this required training.

[**A01908 TRUITT 06-04-13**](#) - Adds a new subsection requiring the State Board of Education, within one year of the effective date of this subsection, to promulgate regulations requiring that any teacher preparation program approved by the department shall include training in bullying awareness, prevention and intervention.

[**A01909 TRUITT 06-04-13**](#) - Adds a new subsection allowing the voters in the Philadelphia School District to vote on a referendum question on whether the School Reform Commission shall be dissolved and the members of the board of school directors for the school district shall be elected, on a nonpartisan basis, by the qualified electors. Provides if the referendum question is approved by the voters, the public election of members of the school board shall be effective at least 180 days prior to the end of the current school year and shall be effective at the end of that school year.

[**A01910 TRUITT 06-04-13**](#) - Adds a new section requiring a school that enrolls an elementary or middle school student who has a peanut or tree nut allergy to post a notice that a student within the school building has a peanut or tree nut allergy. Prohibits the notice from identifying the student. Also requires the school district or joint school board to designate a cafeteria table to be peanut or tree nut free and one classroom per grade level to be peanut or tree nut free.

[**A01911 TRUITT 06-04-13**](#) - Adds language requiring the department, no later than December 31, 2013, to present to the House and Senate Education Committees a proposal to modify the Commonwealth's professional development program to focus on the delivery of professional development to school entities and school buildings with unsatisfactory performance under the Pennsylvania School Performance Profile. Requires the proposal to include recommended legislation and an explanation in support of the proposal.

[A01912 TRUITT 06-04-13](#) - Adds a new section providing for school access to emergency epinephrine.

[A01913 TRUITT 06-04-13](#) - Adds a new section requiring the department to develop and maintain on its Internet website, an A, B, C, D, and F school grading system that provides school and district-level performance data for all schools. Requires the school letter grades to be administered annually and be based on academic indicators as provided in the amendment.

[A01940 MAHER 06-04-13](#) - Amends the definition of "unassigned fund balance" by allowing a charter school entity or a charter school foundation to subtract any amount corresponding to computer equipment or other fixed assets from the unassigned fund balance.

[A01941 MAHER 06-04-13](#) - Amends section 1731.1-A (a) relating to fund balance limits allowing any unassigned fund balance in place on June 30, 2013, that exceeds the charter school entity unassigned fund balance limit to be used by the charter school entity for the purchase of computers and other fixed assets.

[A02093 TRUITT 06-04-13](#) - Removes Article XI-A from the Public School Code relating to collective bargaining and adds a new article entitled the Strike-Free Education Act prohibiting public school employee strikes and lockouts. Provides for mutual obligation; matters of inherent managerial policy; obligation of employer to the public; mediation; fact-finding; nonbinding arbitration; mandatory vote; public transparency meeting; post school year negotiations; determining violations and imposing penalties; time frame; existing agreements; and enforcement.

[A02116 BARRAR 06-11-13](#) - Adds a new section providing that any person residing in a school district requesting an exception to school policy shall submit the request by written notification to the school board and the request shall require a public vote of the school board directors in the school district. Further provides if a student residing in a school district outside of the student's resident school district and requests an exception to school district policy to participate in any privilege offered by the student's resident school district, the student shall submit the request by written notification to the school board in the student's resident school district and the request shall be decided by a public vote of the board of directors.

[A05322 HANNA 01-28-14](#) - Adds language amending section 707 (8) relating to the sale of unused and unnecessary lands and buildings to provide for the conveyance of the lands and buildings to a municipal authority.

[HB 1154](#)
PN 1411
10-22-13

Sponsor: Miller, Ron
(PN 1141) Amends Title 18 (Crimes and Offenses), in assault, to remove the sections disallowing the provisions to apply to labor disputes and negotiations. n 60 days.

Last Action: 3-10-14 H Set on the House Calendar

[A04208 STURLA 10-23-13](#) - Removes the language repealing section 2709 (e) relating to harassment.

[HB 1576](#)

PN 2647
02-05-14

Sponsor: Pyle, Jeff
(PN 2647) The Endangered Species Coordination Act provides for a standard state process for listing of threatened or endangered species by formalizing existing resource agency authority via rulemaking under the Regulatory Review Act, consolidating the listings into a centralized database managed by the with limited access grated to information in the database to planners required to consider the impacts that a project could have or to those involved in conservationist efforts, and protecting sensitive data by prohibiting the disclosure of the information to anyone not involved in a development or conservation project. The bill also makes related repeals. Effective in 90 days. (Prior Printer Number: 2133)

Last Action: 1-10-14 H Discussed in public hearing, Senate Game and Fisheries

[A04442 VITALI 11-18-13](#) - Removes section 5 (c) relating to DCNR, the Fish and Boat Commission, and the Game Commission and the designation of a stream or stream segment as a wild trout stream and the requirement that any action for such designation be based solely on acceptable data.

[A04443 VITALI 11-18-13](#) - Amends section 5 (c) relating to DCNR, the Fish and Boat Commission, and the Game Commission and the designation of a stream or stream segment as a wild trout stream by removing the language providing the designation as a wild trout stream shall not be effective until the regulation is promulgated as final and inserts new language providing a permit application which could impact the quality of a wild trout stream may not be considered until the regulation is promulgated as final.

[A04444 VITALI 11-18-13](#) - Amends section 6 relating to permits and approvals. Removes the provision that a requirement of an applicant to perform a survey be based on acceptable data and inserts language that the survey be based, in the opinion of the State or local government agency, on a reasonable possibility indicating the likely presence of listed species in the area affected by a project.

[A04445 VITALI 11-18-13](#) - Removes section 8 relating to access to data.

[A04446 VITALI 11-18-13](#) - Amends section 8 relating to access to data by removing the language in section 8 (e) relating to civil penalty and inserting new language providing that any person violating the provisions relating to public dissemination or use of information commits a misdemeanor of the first degree.

[A04447 VITALI 11-18-13](#) - Removes the language requiring any action by DCNR, the Fish and Boat Commission, and the Game Commission to designate fish, wildlife or plans at threatened or endangered or to designate a stream as a wild trout stream to be subject to the Requirements of the Regulatory Review Act.

[A04448 VITALI 11-18-13](#) - Removes the current language in section 6 relating to permits and approvals and inserts (Reserved).

[A04449 VITALI 11-18-13](#) - Amends section 6 relating to permits and approvals by removing the language requiring State and local agencies to consider impacts only to listed species and their critical habitats included in the centralized database.

[A04450 VITALI 11-18-13](#) - Amends section 6 relating to permits and approvals by increasing the time from 30 days to 60 days for a Commonwealth agency with jurisdictional authority to respond to survey results.

[A04612 VITALI 01-08-14](#) - Removes section 5 (c) relating to DCNR, the Fish and Boat Commission, and the Game Commission and the designation of a stream or stream segment as a wild trout stream and the requirement that any action for such designation be based solely on acceptable data.

[A04631 MUNDY 02-10-14](#) - Amends section 4 (b) relating to the designation process removing the requirement that DCNR, the Fish and Boat Commission, or the Game Commission provide a summary of the activities that may be affected by a designation to the Independent Regulatory Review Commission and the standing committees of the House and Senate with jurisdiction over those agencies.

[A04632 MUNDY 02-10-14](#) - Amends section 4 (b) relating to the designation process removing the requirement that DCNR, the Fish and Boat Commission, or the Game Commission provide a summary of the activities that may be affected by a designation to the standing committees of the House and Senate with jurisdiction over those agencies.

[A04634 MUNDY 02-10-14](#) - Amends section 8 relating to access to data by removing the language requiring DCNR to provide authorized persons access to data regarding Geographic Information System spatial data identifying specific areas in which each listed species or other designated species is known to be present.

[A04654 MUNDY 02-10-14](#) - Amends section 8 relating to access to data by adding new language providing that any person violating the provisions relating to public dissemination or use of information commits a misdemeanor of the first degree.

[A04659 MUNDY 02-10-14](#) - Amends section 4 relating to the designation process by adding a new subsection providing for the information an agency must provide to the Independent Regulatory Review Commission when submitting a proposed regulation for review under this act.

[A05180 MCCARTER 01-14-14](#) - Amends section 6 relating to permits and approvals by adding language providing if an applicant fails to comply with the avoidance, minimization or mitigation measures provided by the agency, the permit shall not be granted.

[A05181 MCCARTER 01-14-14](#) - Amends section 8 relating to access to data by adding a new subsection providing if an applicant receives a civil penalty under the act, a related permit, approval or other authorization shall be revoked or the application shall be denied.

[A05182 MCCARTER 01-14-14](#) - Amends section 4 relating to the designation process by adding a new subsection providing a Commonwealth agency (DCNR, the Fish and Board Commission, or the Game Commission) that finds that an emergency exists posing a significant risk to the well-being of any species of fish, wildlife or plants shall be exempt from the requirements of the act. Further provides the emergency designation shall take effect once published in the Pennsylvania Bulletin.

[A05183 MCCARTER 01-14-14](#) - Removes the definition of "acceptable data" and all references to "acceptable data" in the act and inserts "scientific data." Also provides for the definition of "scientific data".

[A05191 MCCARTER 01-22-14](#) - Removes the definition of "acceptable data" and all references to "acceptable data" in the act and inserts "scientific data." Provides for the definitions of "scientific data" and "special concern species". Amends section 3 relating to coordination of designation to allow a Commonwealth agency to take action if the fish, wildlife or plant is designated under the federal Endangered Species Act as threatened or critical or being reviewed as a special concern species. Amends section 5 (b) (2) by removing the term "within the foreseeable future". Also amends section 5 (c) by removing the provision that the designation of a stream or stream segment as a wild trout stream shall not be effective until the regulation is promulgated as final. Amends section 8 (a) relating to access to data removing the current language regarding Geographic Information System spatial data and inserting language requiring the department to provide authorized data regarding any listed species or other designated species, including the names within which the listed or other designated species, their habitats and buffer areas are located.

[A05238 MCCARTER 01-22-14](#) - Provides exceptions for specified species of mammals; birds; reptiles and amphibians; and fish as provided for in the amendment.

[A05691 VITALI 01-31-14](#) - Adds language repealing Title 34, section 2303 relating to hunting on Sunday being prohibited.

[A05755 VITALI 02-10-14](#) - Amends section 8 relating to access to data by adding new language providing that any person who knowingly violates the provisions relating to public dissemination or use of information shall, upon conviction, be sentenced to pay a fine of not more than \$5,000 or to imprisonment for not more than one year, or both.

[A05756 MUNDY 02-10-14](#) - Amends section 8 relating to access to data to authorize the department to assess a fee of \$250 for data made by authorized person for the purposes of developing and maintaining the database required under this act.

[A05757 VITALI 02-10-14](#) - Amends section 6 relating to permits and approvals by adding language providing if an applicant fails to incorporate the avoidance, minimization or mitigation measures into the application and submits the application to the department within 30 days, the application shall be deemed denied.

[A05758 VITALI 02-10-14](#) - Amends section 6 relating to permits and approvals by adding language requiring an applicant to demonstrate to the department that there will not be an adverse impact upon the listed species or listed species' habitat, or the permit shall be deemed denied.

[A05759 VITALI 02-10-14](#) - Amends section 8 relating to access to data by adding language providing an authorized person may not disseminate or provide data obtained under this section to a person not specifically authorized by the department to receive the data.

[A05760 VITALI 02-10-14](#) - Amends section 6 relating to permits and approvals by adding language providing the avoidance, mitigation or minimization must be approved by the Commonwealth agency with jurisdictional authority prior to permit approval.

[A05761 MUNDY 02-10-14](#) - Removes the effective date of 90 days and adds language providing the act will not take effect until a privilege tax is levied on every producer that severs natural gas in the Commonwealth with a dedicated portion of the revenue collected annually from the severance tax is distributed to DCNR to carry out the provisions of this act.

[A05768 MCCARTER 02-10-14](#) - Adds language requiring the Independent Regulatory Review Commission to appoint fulltime scientists for the purposes of reviewing agency actions pursuant to this act.

[A05769 MCCARTER 02-10-14](#) - Adds language requiring the appointment of the executive directors of the Fish and Boat Commission and the Game Commission and the DCNR Secretary as ad hoc commission members of IRRR for the purpose of reviewing agency action pursuant to this act.

[A05771 MUNDY 02-10-14](#) - Adds a new subsection providing that DCNR shall require a person who seeks access to data to demonstrate a bona fide need for the data in accordance with the regulations promulgated by the department. Further requires the department to promulgate regulations to determine what constitutes a bona fide need under this subsection.

[A05775 HANNA 02-10-14](#) - Adds language requiring IRRR's determination of whether the designation is in the public interest to be based solely on science.

[A05776 HANNA 02-10-14 **](#) -

[A05777 HANNA 02-10-14](#) - Adds language providing the designation of a wild trout stream for the purposes of this act shall be considered an emergency-certified regulation.

[A05778 HANNA 02-10-14 **](#) -

[A05781 MUNDY 02-10-14 **](#) -

[A05782 VITALI 02-10-14 **](#) -

[A05783 VITALI 02-10-14 **](#) -
[A05784 VITALI 02-10-14 **](#) -
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[A05807 MCCARTER 02-10-14 **](#) -

[A05808 MCCARTER 02-10-14 **](#) -

[A05809 MCCARTER 02-10-14 **](#) -

[A05810 MCCARTER 02-10-14 **](#) -

[A05811 VITALI 02-10-14 **](#) -

[A05812 MCCARTER 02-10-14 **](#) -

[A05813 MCCARTER 02-10-14 **](#) -

[HB 1567](#)

PN 2511
12-17-13

Sponsor: Scavello, Mario
(PN 2511) The Pertussis Education Act requires certain hospitals to disseminate information relating to pertussis education and imposes duties on the Department of Health. Effective in 60 days. (Prior Printer Number: 2116)

Last Action: 3-10-14 H Set on the House Calendar

[HB 1607](#)

PN 2868
01-13-14

Sponsor: Baker, Matt
(PN 2868) Amends the Underground Utility Line Protection Law to further provide for definitions and to make substantial editorial revisions. The bill transfers oversight authority for PA One Call from the Department of Labor and Industry to the Public Utility Commission and adds that the lawful start date for applicable projects is three business days following notification to PA One Call. The bill places duties upon facility owners to maintain records of notice to the One Call system, verify where underground utility lines run in certain instances, report violations, and participate in One Call's member mapping system. The legislation details when a fee must be paid by an excavator, designer, or operator and further requires the reporting of alleged violations. The legislation establishes a Damage Prevention Commission, responsible for establishing a Damage Prevention Committee, the purpose and duty of which is enumerated in the legislation. The bill also establishes the Underground Utility Line Protection Fund to be used by the commission for enforcement of the Underground Utility Line Protection Law. The act shall expire December 31, 2021 (changed from 2016). Section 7.9 shall take effect immediately; and the remainder of the act shall take effect in 180 days. (Prior Printer Number: 2216)

Last Action: 3-10-14 H Set on the Tabled Calendar

[A05210 CAUSER 01-14-14](#) - Amends the definition of "line" and "facility" by adding language providing that unconventional well production and gathering lines or facilities are included in the term whether or not the line or facility is a regulated onshore gathering line as defined under the Federal pipeline safety laws and regulations. Provides for the definitions of "unconventional formation" and "unconventional well".

[HB 1646](#)

PN 2269
02-04-14

Sponsor: Murt, Thomas
(PN 2269) Act designating the section of Pennsylvania Route 232 in Bryn Athyn, Montgomery County, as the SPC Tristan C. Smith Memorial Highway. immediately.

Last Action: 3-10-14 H Set on the House Calendar

[HB 1734](#)

PN 2442
10-22-13

Sponsor: Oberlander, Donna
(PN 2442) Amends the Public School Code, in interscholastic athletics accountability, adding that the information required to be submitted would only be that of the preceding school year. The bill also adds an expiration date of June 30, 2016. Effective in 60 days. (Prior Printer Number: 2421)

Last Action: 3-10-14 H Set on the Tabled Calendar

[A04203 PAINTER 10-23-13](#) - Adds a new article establishing the Senior Tax Reduction Incentive Volunteer Exchange Program. Allows local school districts to establish a program and promulgate specific guidelines regarding the program. Provides the rate of real property tax credit for senior volunteers shall be established by the school district and may not exceed the total amount of real property taxes that are owed. Requires the types of services that participant provide to enhance the academic program of the school district. Further provides a real property tax credit received by a participant shall not be subject to the state personal income tax. Prohibits a program from replacing or supplanting existing job positions in a school district and allows a school district to seek private and public funding sources to support the program. Also requires a participant to be at least 60 years of age; be a resident of the Commonwealth for at least 90 days; owns real property located in a participating school district; and participates in the program.

[A04204 PAINTER 10-23-13](#) - Adds a new article establishing the Senior Tax Reduction Incentive Volunteer Exchange Program. Allows local school districts to establish a program and promulgate specific guidelines regarding the program. Provides the rate of real property tax credit for senior volunteers shall be established by the school district and may not exceed the total amount of real property taxes that are owed. Requires the types of services that participant provide to enhance the athletic program of the school district. Further provides a real property tax credit received by a participant shall not be subject to the state personal income tax. Prohibits a program from replacing or supplanting existing job positions in a school district and allows a school district to seek private and public funding sources to support the program. Also requires a participant to be at least 60 years of age; be a resident of the Commonwealth for at least 90 days; owns real property located in a participating school district; and participates in the program.

[A04205 PAINTER 10-23-13](#) - Adds a new article establishing the Senior Tax Reduction Incentive Volunteer Exchange Program. Allows local school districts to establish a program and promulgate specific guidelines regarding the program. Provides the rate of real property tax credit for senior volunteers shall be established by the school district and may not exceed the total amount of real property taxes that are owed. Requires the types of services that participant provide to enhance the academic or athletic program of the school district.

Further provides a real property tax credit received by a participant shall not be subject to the state personal income tax. Prohibits a program from replacing or supplanting existing job positions in a school district and allows a school district to seek private and public funding sources to support the program. Also requires a participant to be at least 60 years of age; be a resident of the Commonwealth for at least 90 days; owns real property located in a participating school district; and participates in the program.

[A04207 LONGIETTI 10-23-13](#) - Removes the June 30, 2016, expiration date.

[A04209 SANTARSIERO 10-23-13](#) - Adds a new article establishing the Reliable Educational Assistance for College Hopefuls (REACH) Scholarship Program within the Pennsylvania Higher Education Assistance Agency (PHEAA). Requires PHEAA to provide scholarships to all students who meet the requirements in the article and may be issued to a student only upon confirmation from the State-owned institution, State-related institution or private institution of higher education to which the student has enrolled fulltime. Provides for eligibility; contents of application; maintenance of scholarship; scholarship termination and transfer; limitation; administration; and report to the General Assembly. Establishes the REACH Scholarship Fund in the State Treasury. The funding source shall be donations and contributions from all public and private sources, including the federal government, and any appropriation or transfers authorized by the General Assembly and all interest earned by the fund and all refunds and repayments.

[A04211 SANTARSIERO 10-23-13](#) - Adds language requiring private schools in the city of Philadelphia to archive its student high school transcripts and make them available to former students in accordance with regulations promulgated by the Department of Education. Also requires the department to promulgate regulations requiring the private schools in Philadelphia that maintain student high school transcripts to archive the transcripts in such a manner that, in the event the private school is closed, a former student for whom a transcript was produced by the private school will be able to obtain a copy of the transcript consistent with uniform record retention provisions.

[A04212 SANTARSIERO 10-23-13](#) - Adds language amending section 1725-A relating to funding for charter schools. Provides that beginning in the 2013-2014 school year, funding for a charter school shall be received in the following manner: for each student enrolled in a brick and mortar charter school, no less than the budgeted total expenditure per average daily membership of the prior school year, minus the budgeted expenditures of the district of residence for nonpublic school programs; adult education programs; community/junior college programs; student transportation services; for special education programs; facilities acquisition, construction and improvement services; and other financing uses, including debt service and fund as provided in the Manual of Accounting and Related Financial Procedures for Pennsylvania School Systems established by the department. For each student enrolled in a cyber charter school, an amount equal to the lesser of the median per student cost of cyber charter school enrollment paid by all school districts for the 2012-2013 school year or the per student cost of cyber charter school enrollment paid by the district of residence for the 2012-2013 school year as adjusted. Further provides that not later than October 31, 2014, and by October 31 of each year thereafter, the department shall calculate the index and the median per student cost of cyber charter school enrollment paid by all school districts for use in calculating cyber charter school payments for the succeeding school year. Requires the

department to publish the index in the Pennsylvania Bulletin by November 15, 2014 and by November 15 of each year thereafter. Also provides for definitions.

[A04213 SANTARSIERO 10-23-13](#) - Adds language imposing a one percent sales and use surtax. Establishes the Higher Education Fund in the State Treasury and provides revenues from the surtax shall be transferred to the fund to fund the member institutions of the State System of Higher Education, community colleges, State-related institutions and the Thaddeus Stevens College of Technology. Further provides for the computation of the sales and use tax and the sales and use surtax; transfer to the fund; and certification.

[A04214 MOLCHANY 10-23-13](#) - Adds language allowing school districts to deduct the full employer's share of retirement contributions paid to the Public School Employees' Retirement System for both charter and cyber charter schools.

[A04215 SANTARSIERO 10-23-13](#) - Adds language requiring the board of school directors in any school district, out of funds of the district, to provide for the free transportation of any resident pupil to and from the kindergarten, elementary school or secondary school in which the student is lawfully enrolled if an individual required to register as a sexual offender under Title 42 resides within the school district.

[A04216 SANTARSIERO 10-23-13](#) - Adds a new section relating to reimbursements by the Commonwealth and between school districts to provide for temporary special aid to school districts suffering a loss of tax revenue due to bankruptcy of businesses in the school district and to provide for temporary special aid to school districts suffering loss of payment in lieu of taxes from local services.

[A04217 SANTARSIERO 10-23-13](#) - Adds language providing that beginning with the 2013-2014 school year and each year thereafter, the Commonwealth shall pay an amount equal to 30 percent of the total funding required to each school district with resident student enrolled in a charter or cyber charter school

[A04218 MOLCHANY 10-23-13](#) - Adds language requiring all school districts to establish and maintain kindergartens. Allows a district to establish an age policy but may not deny kindergarten to any child who is five years of age or older on the first day of the school year. Provides \$100 million collected by the Department of Revenue each fiscal year pursuant to Article II of the Tax Reform Code of 1971 shall annually be transferred to a special fund established in the State Treasury. Further provides the monies in the fund are appropriated to the Department of Education for the purpose of providing grants to school districts for providing kindergarten and other early childhood education programs.

[A04219 SANTARSIERO 10-23-13](#) - Adds language amending section 1303.1-A relating to policy relating to bullying. Requires each school entity, no later than January 1, 2014, to amend its existing policy relating to bullying in accordance with the requirements of this section. Further requires the school entity to adopt the policy through a process that includes representation of parents or guardians, school employees, volunteers, students, administrators and community representatives. Provides a school entity shall have local control over the content of the policy except that the police shall contain, at a minimum, the components outlined in the amendment.

[**A04220 SANTARSIERO 10-23-13**](#) - Adds language requiring the board of school directors in every school district to establish a curriculum aligned with Pennsylvania academic standards on career and vocational-technical education. Requires every student enrolled in the school district to participate in one class of either career development or vocational-technical education as a graduation requirement.

[**A04221 SANTARSIERO 10-23-13**](#) - Adds language requiring the Office of Safe Schools to establish an anti-gang counseling program to provide materials, support and financial assistance to participating school districts to establish pilot programs to educate students and parents on criminal gang activity.

[**A04222 SANTARSIERO 10-23-13**](#) - Makes a series of editorial changes throughout the Public School Code updating the use of certain terms to describe children with disabilities and impairments.

[**A04223 SANTARSIERO 10-23-13**](#) - Adds language requiring each kindergarten class to have no more than 20 students.

[**A04224 SANTARSIERO 10-23-13**](#) - Adds a new section providing for training requirements for school security officers.

[**A04225 SANTARSIERO 10-23-13**](#) - Adds language prohibiting any school employee from conducting a strip search of a pupil. Provides a definition of "school employee" and "strip search".

[**A04226 SANTARSIERO 10-23-13**](#) - Adds a new section providing for school access to emergency epinephrine.

[**A04227 SANTARSIERO 10-23-13**](#) - Adds a new section providing no individual shall consume food or beverages or operate a cellular telephone while operating a school bus or a school vehicle on any traffic way when such vehicle is in motion and such bus or vehicle is transporting one or more children. The prohibition shall not apply when the bus or vehicle is parked in a safe area off of a traffic way, the consumption of food or beverages is necessary for a medical condition, or in an emergency situation as defined in the section. Provides a person who violates this section commits a summary offense and shall, upon conviction, pay a fine of not less than \$50 nor more than \$100. Further provides the fine shall be \$300 if the violation causes a vehicular accident.

[**A04228 SANTARSIERO 10-23-13**](#) - Adds a new section requiring all elementary and secondary public schools to conduct, not less than one a month, emergency lockdown drills. Provides the drills shall be conducted by the teacher or teachers in charge under rules and regulations promulgated by the district superintendent having supervision over such schools. Requires the pupils and the teachers to be instructed in, and made thoroughly familiar with, the steps that are to be taken in the event that the school is put in a lockdown. Provides a penalty for any person who violates this section. Further requires all schools using or contracting for school buses for transportation of school children to conduct on school grounds two emergency lockdown drills on buses during each school year. Requires bus operators to be provided with proper training and instructions to enable them to carry out the provisions of this section. Also

provides bus operators may be required to attend classes and drills in connection with the new section. Requires each district superintendent to certify to the department that the required lockdown drills have been held.

[A04229 SANTARSIERO 10-23-13](#) - Adds a new section requiring the board of school directors to establish a parent involvement program, parent involvement policy and parent involvement committee. Provides no school entity shall be required to establish a new program or policy under this section if one currently exists and reasonable fulfills the requirement of the new section. Provides for what shall be included in the program or policy. Also adds a new section establishing a statewide school health services task force and provides for its composition; appointment; meetings and hearings; and for the identification, evaluation and recommendations on topics involved in school health care. Also provides for a report to the General Assembly and requires the Department of Education and the Department of Health to provide staff support to the task force.

[A04230 SANTARSIERO 10-23-13](#) - Adds language requiring each nonpublic school entity to adopt or amend its existing policy relating to bullying on school property, at a school-sponsored function or during the transportation to or from school and make the policy available to students and the public.

[A04231 SANTARSIERO 10-23-13](#) - Repeals provisions relating to per capita taxes and to residents for per capita tax purposes.

[A04232 SANTARSIERO 10-23-13](#) - Adds a new section requiring each public school student to receive mandatory instruction in prevention of violence in society and in schools from every grade from kindergarten through grade 12. Requires the instruction to be integrated within the health course of study required in accordance with State Board of Education regulations. Provides that in grades where the health course is offered, instruction may also be integrated into other appropriate course of study. Further provides in grades where health is not offered, instruction shall be integrated into an appropriate curriculum requirement.

[A04233 MOLCHANY 10-23-13](#) - Adds language requiring school entities to make available to district employees and volunteers instruction in the principles and techniques of cardiopulmonary resuscitation (CPR) and the use of an automated external defibrillator (AED). Further provides for procedures regarding response to cardiac arrest; for donations for use related to CPR and automated defibrillator instruction and for availability and specifications of AEDs.

[A04234 SANTARSIERO 10-23-13](#) - Adds language requiring school districts to complete initial radon test in school buildings in the school district and continue to make radon tests in school buildings in the district every five years after the initial test. Also requires school districts to contact the parent or guardian of each student within ten business days of the start of the school year regarding the results of the radon testing.

[A04235 SANTARSIERO 10-23-13](#) - Adds a new section relating to reimbursements by the Commonwealth and between school districts to provide for temporary special aid to school districts suffering a loss of tax revenue due to bankruptcy of businesses in the school district and to provide for temporary

special aid to school districts suffering loss of payment in lieu of taxes from local services. Applies to the 2012-2013 school year and each school year thereafter.

[HB 1897](#)
PN 2771
12-10-13

Sponsor: Gabler, Matt
(PN 2771) Amends Title 34 (Game) reenacting and further providing for elk hunting licenses by adding that a random drawing of applications for an elk license shall be held at the Elk Country Visitor Center in Benezette Township. In addition to any other elk license provided for, the commission is authorized to hold a special-license fundraiser for hunters interested in the opportunity to hunt one elk. The fundraiser shall be offered annually, open to residents and nonresidents of Pennsylvania, and be conducted by the Keystone Elk Country Alliance, which shall retain the proceeds for elk conservation and habitat and for the betterment of elk. One license is to be made available - antlered on even years and cow on odd years - within the Elk region. The Keystone Elk Country Alliance shall report annually to the commission on the use of the proceeds from the fundraiser. License fees shall be paid to the commission. A recipient selected to receive a license must be subjected to a background check prior to being awarded the license. If one or more serious game law violations are found from conducting the background check, the license shall not be awarded to the recipient and another recipient shall be chosen. An inconsistent regulation is abrogated. Effective immediately. (Prior Printer Number: 2761)

Last Action: 3-10-14 H Set on the House Calendar

[HB 1929](#)
PN 2838
02-04-14

Sponsor: Causer, Martin
(PN 2838) Act designating a bridge on that portion of State Route 6 at Segment 0730 Offset 1125 over the Marvin Creek, Smethport Borough, McKean County, as the Bucktail Regiment Memorial Bridge. Effective in 60 days.

Last Action: 3-10-14 H Set on the House Calendar

[A05802 CAUSER 02-10-14](#) - Technical amendment correcting the spelling of Fort Sumter.

[HB 1971](#)
PN 2989
02-04-14

Sponsor: Youngblood, Rosita
(PN 2989) Act designating a portion of State Route 30 in Philadelphia County as the Betty Ann Townes Memorial Highway. Effective in 60 days. (Prior Printer Number: 2908)

Last Action: 3-10-14 H Set on the House Calendar

[HB 1972](#)
PN 2990
02-04-14

Sponsor: Snyder, Pam
(PN 2990) Act designating a bridge in Greene County as the Lieutenant Colonel Cephus Lee Roupe Memorial Bridge. Effective in 60 days. (Prior Printer Number: 2909)

Last Action: 3-10-14 H Set on the House Calendar

[SB 21](#)
PN 1585
11-19-13

Sponsor: Ward, Kim
(PN 1585) Amends Title 23 (Domestic Relations), in provisions and responsibilities for reporting child abuse, updating the list of mandated reporters and providing annual education and training for the reporters. The bill details the form the mandated report must take. Effective December 31, 2014. (Prior Printer Number: 680, 138, 1427)

Last Action: 3-10-14 H Set on the House Calendar

[A04762 HARPER 11-20-13](#) - Amends section 6311.1 relating to privileged communications removing the current language pertaining to confidential communications made to an attorney and inserts new language providing confidential communications made to an attorney are protected so long as they are within the scope of Title 42, sections 5916 and 5928 relating to confidential communications to an attorney, Federal or State common law attorney-client privilege, the attorney work product doctrine or the rules of professional conduct governing attorneys.

[A05204 STEPHENS 01-13-14](#) - Removes attorneys from the mandated reporters provision. Adds any other person who, in the course of employment, occupation or practice of a profession for, or on behalf of, any organization or entity that has direct contract with children, provides advice or services regarding the supervision, control or safety of children; the assignment or removal of personnel having direct contract with children or compliance with this chapter to the provision. Also adds any other person who supervises an individual who fall under the mandated reporters provision.

[SB 24](#)
PN 1643
12-17-13

Sponsor: Vulakovich, Randy
(PN 1643) Amends Title 23 (Domestic Relations), in child protective services, requiring the department to establish a statewide database of protective services cases involving reports of child abuse and children in need of general protective services. The bill also details the expunction of records from the database. The legislation also allows for the reporting of child abuse via the internet. Effective December 31, 2014. (Prior Printer Number: 683, 1444, 1473)

Last Action: 3-10-14 H Set on the House Calendar

[A05148 WATSON 01-10-14](#) - Inserts a definition of "child-care services". Adds language requiring the database to include false reports of child abuse pursuant to a conviction under Title 18, section 4906.1 (relating to false reports of child abuse) and invalid general protective services reports that a county agency or the department have determined to be false, for the purpose of identifying and tracking patterns of intentionally false reports.

[SB 33](#)
PN 1644
12-17-13

Sponsor: Mensch, Bob
(PN 1644) Amends Title 23 (Domestic Relations) to remove provisions allowing for civil actions by those discriminated against for filing a good faith report of child abuse and adds sections providing for protections from employment discrimination for filing a good faith report of child abuse. Effective December 31, 2014. (Prior

Printer Number: 692, 1390, 1431)

Last Action: 3-10-14 H Set on the House Calendar

[SB 84](#)
PN 49
02-03-14

Sponsor: Greenleaf, Stewart
(PN 49) Amends Title 42 (Judiciary and Judicial Procedure) reenacting provisions providing for deficiency judgments. mmediately.

Last Action: 3-10-14 H Set on the House Calendar

[A05431 WATSON 02-05-14](#) - Adds language amending section 3733 (a) providing that beginning July 1, 2013, any fines or costs which are allocated by law or otherwise directed to the Department of Agriculture under the Dog Law shall not be affected by subchapter C relating to the judicial computer system.

[SB 193](#)
PN 140
11-19-13

Sponsor: Vance, Pat
(PN 140) Amends the Public School Code, in school health services, to require school nurses hired after July 1, 2011 to be CPR certified. Nurses already hired and not certified by that date must become certified within one year of July 1, 2012. The certification course must be approved by the Department of Health. mmediately.

Last Action: 3-10-14 H Set on the House Calendar

[A04882 BAKER 12-06-13](#) - Adds language providing for the education of school employees in diabetes care and management. Further provides for diabetes care in schools. Further provides for diabetes care in schools and for possession and use of diabetes medication and monitoring equipment. Also provides for liability and for diabetes care in nonpublic schools.

[A05325 HANNA 01-28-14](#) - Adds language amending section 707 (8) relating to the sale of unused and unnecessary lands and buildings to provide for the conveyance of the lands and buildings to a municipal authority.

[SB 704](#)
PN 709
01-15-14

Sponsor: Blake, John
(PN 709) Amends the Second Class A City Employee Pension Law to mandate any member of the pension fund who is a contributor and who served in the armed forces of the United States subsequent to September 1, 1940, and who was not a member of the pension fund prior to such military service, and who commenced employment in city service after the date of release from active duty, shall be entitled to have full credit for each year or fraction thereof, not to exceed five years of such service upon his payment to the pension fund an amount equal to that which he would have paid had he been a member during the period for which he desires credit, computed with reference to the compensation he received upon entry into city service and his current percentage of salary deductions, and an additional amount as the equivalent of the contributions of the city and school district on account of such military service, which amount may be paid in a lump sum or by installments as may be approved by the board. As explained by the Public Employee Retirement Commission, the bill eliminates the current

requirement in Scranton that military service may only be purchased if the service was within three years of employment with the city. immediately.

Last Action: 3-10-14 H Set on the House Calendar

[SB 895](#)
PN 1422
11-13-13

Sponsor: Alloway, Richard
(PN 1422) Amends Title 34 (Game) further providing for organization of the Game Commission. The members of the commission shall be appointed by the governor by and with the consent of a majority of the elected members of the Senate instead of the current two-thirds requirement. Commissioners shall serve a term of four years and after three consecutive terms shall not be eligible for reappointment. Effective in 60 days. (Prior Printer Number: 995)

Last Action: 3-10-14 H Set on the House Calendar

[A04994 REESE 12-18-13](#) - Limits commission members' terms to four years.

[A05285 GERGELY 01-24-14](#) - Repeals section 2303 which prohibits hunting on Sunday. The repeal shall take effect July 1, 2014, or immediately, whichever is later.

[A05312 VITALI 01-28-14](#) - Removes the language changing the number of Senators required for confirmation from two-thirds to a majority.

BILLS ON THIRD CONSIDERATION & FINAL PASSAGE

[HB 665](#)
PN 1495
06-25-13

Sponsor: Marsico, Ron
(PN 1495) Amends the Pennsylvania Prevailing Wage Act by adding that "public work" includes combination maintenance/rehabilitation/ reconstruction projects where non-maintenance items exceed fifteen percent of the total project cost; and "maintenance work" includes the following actions taken on roads: (1) replacement in kind, or compliance with current Department of Transportation design criteria and standards, of guide rails, curbs, pipes, line painting and other related road equipment; (2) repair of pavement service by laying bituminous material up to three and a half inches thick or up to 420 pounds per square yard on asphalt pavement, cement concrete or other hard surface, including associated milling, and related work raising existing paved shoulders to new grade; or patching of cement concrete surface to include joint spalling and repair work; (3) widening of existing alignment which does not result in additional lanes or new shoulders; and (4) bridge cleaning, washing, resurfacing with blacktop, minor non-structural repairs or improvements and painting except when combined with complete bridge rehabilitation. Provides anti-retaliation protection for workers, and prohibits dividing projects to circumvent the act. Effective in 60 days. (Prior printer number: 753)

Last Action: 3-10-14 H Set on the House Calendar

[HB 721](#)
PN 810
06-25-13

Sponsor: Benninghoff, Kerry
(PN 810) Amends the Local Tax Enabling Act stipulating local authorities are not granted authority by the Act to increase the scope of a business privilege tax by levying, assessing, or collecting a business privilege tax on business activities conducted outside the geographic boundaries of the local taxing jurisdiction that were not taxed prior to the effective date of the clause. n 60 days.

Last Action: 6-29-13 H Rereferred to House Appropriations

[A03611 McCARTER \(FILED, NOT ON HVS\)](#) - Adds a new subsection providing that beginning in calendar year 2015 and each calendar year thereafter, a claimant with a household income of \$55,000 or less shall receive a property tax rebate equal to 100 percent of school property taxes paid during the preceding calendar year.

[A03612 McCARTER \(FILED, NOT ON HVS\)](#) - Adds a new subsection providing that beginning in calendar year 2015 and each calendar year thereafter, a claimant with a household income of \$65,000 or less shall receive a property tax rebate equal to 100 percent of school property taxes paid during the preceding calendar year.

[A03613 McCARTER \(FILED, NOT ON HVS\)](#) - Adds a new subsection providing that beginning in calendar year 2015 and each calendar year thereafter, a claimant with a household income of \$85,000 or less shall receive a property tax rebate equal to 100 percent of school property taxes paid during the preceding calendar year.

[HB 796](#)
PN 1496
06-25-13

Sponsor: Millard, David
(PN 1496) Amends the Prevailing Wage Act raising the threshold from \$25,000 to \$100,000. Provides anti-retaliation protection for workers, and prohibits dividing projects to circumvent the act. Effective in rior Printer Number: 907)

Last Action: 3-10-14 H Set on the House Calendar

[A03198 R. MILLER 06-30-13](#) - Amends the definition of "public work" to provide an adjustment on March 1 of each year of the estimated cost of a project to confirm to increases or decreases in the Consumer Price Index as published by the federal Department of Labor for the previous calendar year for urban wage earners in the Pennsylvania, New Jersey, Delaware and Maryland area combined.

[HB 1538](#)
PN 2053
09-30-13

Sponsor: Miller, Ron
(PN 2053) Amends the PA Prevailing Wage Act, allowing municipalities to vote to exclude themselves from the Act. A municipality may elect to subject itself to the coverage of the Act as long as the election takes place at least four years after the prior removal vote. n 60 days.

Last Action: 10-16-13 H Passed over in committee House Appropriations

[SB 137](#)
PN 1603
11-21-13

Sponsor: Gordner, John
(PN 1603) Amends the Speech-Language & Hearing Licensure Act renaming the act "The Speech-Language Pathologists and Audiologists Licensure Act"; further providing for title of act, for short title, for declaration of policy, for definitions; recreating the board as the State Board of Examiners in Speech-Language Pathology and Audiology; making related editorial changes throughout; providing for appointment and term of members and officers, for powers and duties of board, for license required and persons and practices not affected and exclusions, for requirements for licensure, for application, for examinations, for refusal to issue and revocation, for renewal fees and records, for limitation of renewal time and new license and for certification to the board; providing for use of title; and further providing for enforcement of certification to board, for impaired professionals, for penalties, and for injunction against lawful practice. The number of members on the state oversight board is reduced to eight from ten and teachers of the hearing impaired are removed from the licensing requirement. Effective in 60 days. (Prior Printer Number: 92, 1067, 1240)

Last Action: 1-15-14 H Rereferred to House Appropriations

[SB 681](#)
PN 1706
01-15-14

Sponsor: Greenleaf, Stewart
(PN 1706) Amends Title 42 (Judiciary and Judicial Procedure) by adding a new chapter to provide for sexual violence victim protections orders. An action for a sexual violence victim protection order may be commenced by filing a petition with the court requesting protection from the defendant. Each law enforcement agency shall make reasonable efforts to notify any person protected by an order of the arrest of the defendant for violation of an order as soon as possible. Unless the person cannot be located, notice of the arrest shall be provided not more than 24 hours after preliminary arraignment. The petition shall be filed and service shall be made without the prepayment of fees. The legislation also provides for definitions and penalties. Effective in 180 days. (Prior Printer Number: 660, 1150, 1592)

Last Action: 2-26-14 H Discussed in Budget Hearing - State Police/Homeland Security, Senate Appropriations

[A05830 MARSICO 03-07-14](#) - Adds language to include victims of intimidation and provides for a definition of "intimidation".

[SB 703](#)
PN 708
01-15-14

Sponsor: Blake, John
(PN 708) Amends "An act relating to police and firemen's pension funds in cities of the second class A, and directing such cities to appropriate certain moneys thereto, and requiring reports and audits," to mandate monies be appropriated by cities of the second class A to organizations and associations distributing police and firemen's pension funds, whenever necessary, to entitle any policeman or fireman who is a member of the pension fund and who served in the armed forces of the United States subsequent to September 1, 1940, and who was not a member of the police or firemen's pension funds prior to such military service, and who commenced employment as a policeman or fireman in a city of the second class A after the date of release from active duty to have full credit for each year or fraction thereof, not to exceed five years of such service upon his payment to the police or firemen's pension fund an amount equal to that which he would have paid had he been a member during the period for which he desires credit computed with reference to the compensation he received upon entry into city service as a

policeman or fireman and his current percentage of salary deductions, and an additional amount as the equivalent of the contributions of the city on account of such military service, which amount may be paid in a lump sum or by installments as may be approved by the organizations or associations distributing pension funds to police and firemen. As explained by the Public Employee Retirement Commission, the bill eliminates the current requirement in Scranton that military service may only be purchased if the service was within three years of employment with the city. mmediately.

Last Action: 1-28-14 H Rereferred to House Appropriations

RESOLUTIONS

[HR 249](#)
PN 1498
06-03-13

Sponsor: Swanger, RoseMarie
(PN 1498) Resolution supporting continued and increased development and delivery of oil derived from North American oil reserves to American refineries and urging the President and Congress of the United States to support the continued and increased production and use of American natural gas.

Last Action: 3-10-14 H Set on the House Calendar

[A01890 COHEN 06-04-13](#) - Adds language providing the House floor roll call vote on the resolution be included when copies of the resolution are transmitted to the presiding officers of each house of Congress and the members of the Pennsylvania congressional delegation.

[HR 592](#)
PN 2830
02-04-14

Sponsor: Waters, Ronald
(PN 2830) Resolution recognizing the month of January 2014 as "Preparing for a Lifetime - It's Everyone's Responsibility Month" in Pennsylvania.

Last Action: 3-10-14 H Set on the House Calendar

BILLS ON CONCURRENCE

[HB 374](#)
PN 2942
02-05-14

Sponsor: Krieger, Tim
(PN 2942) Amends Title 53 (Municipalities), in municipal police education and training, to add a county park police force to the definition of "police department." Also states the county shall be liable for the costs of training such a police force. Reinstates the provisions of "primary jurisdiction". Effective in 90 days. (Prior Printer Number: 386)

Last Action: 2- 5-14 H Received as amended in House and rereferred House Rules

[HB 436](#)
PN 2723
12-09-13

Sponsor: Stephens, Todd
(PN 2723) Amends Title 23 (Domestic Relations), in child protective services, providing for increased penalties for failure by mandated reporters to report child abuse. Effective in 60 days. (Prior Printer Number: 818, 2011)

Last Action: 1-27-14 S Laid on the table

[HB 770](#)
PN 1536
11-20-13

Sponsor: Adolph, William
(PN 1536) Amends Title 75 (Vehicles) to allow the Department of Transportation to issue personal registration plates at the request of an individual for passenger cars, motorcycles, and trucks weighing not more than 14,000 pounds, or a trailer or motor home. The bill also allows the department to issue organizational registration plates at the request of an organization. These plates may be issued for a special purpose and bear an appropriate designation, and at an additional cost, the name of the organization. These plates may be issued for a passenger car, motorcycle, or truck weighing not more than 14,000 pounds or for a trailer or motor home. The department shall collect an additional \$100 fee for personal organization plates. The bill also provides for the development of an Appalachian Trail organization plate by the department in consultation with the Appalachian Trail Conservancy. Proceeds received by the Appalachian Trail Conservancy are to be used exclusively for trail maintenance and improvement. Effective in 120 days. (Prior Printer Number: 882)

Last Action: 3-10-14 S Meeting set for Off the Floor, Rules Committee Conference Ro, Senate Appropriations

[HB 790](#)
PN 2191
06-29-13

Sponsor: Turzai, Mike
(PN 2191) Amends the Liquor Code to allow current alcohol licensees to sell wine and spirits to-go. The legislation allows beer distributors to sell wine and spirits in addition to beer, and allows taverns and restaurants to sell wine in addition to beer with the purchase of special enhanced permits purchased from the Liquor Control Board at prices provided for in the legislation. The bill provides for an exemption from the 30-seat eating place retail license requirement outside of a three-quarter mile zone from beer distributors and eliminates the prohibition of the sale of alcohol at locations with a gas pump. The bill extends the hours of all licensees, including state liquor stores, to 8 a.m. to 11 p.m., Monday through Sunday. The legislation requires state retail liquor stores to be closed when distributors and importing distributors operating with a wine and spirits enhanced license exceed the number of board run stores in a county by a two-to-one margin. The legislation provides factors that need to be taken into consideration by the board when determining if a retail store should be closed in a particular municipality. The bill does allow for a leasing of the wholesale system for a period of ten years if such a lease is found to increase the profits to the Commonwealth according to a study provided for in the bill. Also included in the bill is Request for Proposal requirements for the lease of the wholesale system. The legislation prohibits the Pennsylvania Liquor Control Board (PLCB) and permit holders from selling their own private brand of wine and spirits. The bill requires the board to purchase any wine or spirit requested by the permit holder, allows for manufacturers coupons, but prohibits permit holders from selling wine or spirits at less than the acquisition cost. The legislation provides for package reform allowing restaurants, hotels, or eating place licensees to sell three six packs or one twelve-pack while allowing distributors to sell six-packs as packaged by the manufacturer. The bill also eliminates the Johnstown Flood Tax,

provides an 18 percent discount for permit holders from the board price, and allows the board to offer flexible pricing in its stores. The legislation also provides for direct shipment of wine and creates Pennsylvania Wine Promotion Board. The bill also provides for enforcement and prohibits a person from holding a permit if they have certain criminal backgrounds. Finally, the legislation creates a restricted account for proceeds from permit sales and fines and penalties that shall be used for property tax freezes for senior citizens. The legislation further allows Pennsylvania breweries to sell their product at farmer's markets and provides for a Small Brewer's Tax Credit. The f section 493 (33) shall take effect immediately; and the hall take effect in 60 days. (Prior Printer Number: 969, 1207, 1246, 2139)

Last Action: 1-30-14 S Discussed at Pre-Budget Informational Briefing

[HB 1424](#)
PN 2766
12-10-13

Sponsor: Clymer, Paul
(PN 2766) Amends the Public School Code adding a new section requiring each school entity, beginning with school year 2015-2016, to offer instruction in the Holocaust, genocide and human rights violations to students. The instruction shall be integrated within the social studies and language arts courses of study required in accordance with State Board of Education regulations. Instruction may also be also integrated into other appropriate courses of study. The Department of Education shall establish curriculum guidelines no less than 12 months after the effective date of this section. Effective in 60 days. (Prior Printer Number: 1858, 1940)

Last Action: 3-10-14 S Set on the Senate Calendar

[HB 1559](#)
PN 2927
02-05-14

Sponsor: Farina, Frank
(PN 2927) Amends the Public School Code requiring each school entity's professional development plan to include youth suicide awareness and prevention training as approved by the Department of Education. The legislation requires school districts and entities to adopt a youth suicide prevention policy in accordance with the legislation. The Department of Education, with the Department of Health, shall develop and make available on its website recommended guidelines and educational materials for the training. Effective July 1, 2014, or immediately, whichever is later. (Prior Printer Number: 2110, 2780)

Last Action: 2- 5-14 H Received as amended in House and rereferred House Rules

TUESDAY, MARCH 11, 2014

BILLS ON THIRD CONSIDERATION & FINAL PASSAGE

[HB 23](#)
PN 743
02-12-13

Sponsor: Grell, Glen
(PN 743) Amends Title 42 (Judiciary and Judicial Procedure) to extensively revise the Uniform Arbitration Act changing it to the "Statutory Arbitration Act" and making other related editorial changes. anuary 1, 2014. (Prior Printer Number: 116)

Last Action: 3-10-14 H Set on the House Calendar

[HB 179](#)

PN 187
11-13-13

Sponsor: O'Neill, Bernie
(PN 187) Amends Title 35 (Health and Safety) to provide direct billing from the insurance company to emergency services organizations for emergency services provided directly to the emergency service provider. n 60 days.

Last Action: 3-10-14 H Set on the House Calendar

[HB 359](#)

PN 2967
02-05-14

Sponsor: Reed, Dave
(PN 2967) Amends the Solicitation of Funds for Charitable Purposes Act requiring that a registration statement must be refiled annually by the 15th day of the fifth month following the close of its fiscal year in which the charitable organization was engaged in solicitation activities. Also changes the time extension for filings from a period not to exceed 180 days to a date not to exceed the 15th day of the 11th month following the close of the fiscal year. Effective in 60 days. (Prior Printer Number: 371)

Last Action: 3-10-14 H Set on the House Calendar

[HB 836](#)

PN 2148
10-02-13

Sponsor: Schlossberg, Mike
(PN 2148) Amends Title 23 (Domestic Relations) to provide that a parent of a child conceived as the result of enumerated sex crimes shall be liable for support. Paternity shall be established through blood, genetic or other authorized type of paternity test. Effective in 60 days. (Prior Printer Number: 979)

Last Action: 3-10-14 H Set on the House Calendar

[HB 942](#)

PN 1957
11-14-13

Sponsor: Major, Sandra
(PN 1957) Amends "An act requiring recorders of deeds to prepare and keep in their respective offices general, direct and ad sectum indexes of deeds and mortgages recorded therein, prescribing the duty of said recorders and declaring that the entries in said general indexes shall be notice to all persons," to provide a system for the recording of certain instruments showing an interest in real property. The legislation also allows the recorder of deeds to refuse to record an interest that does not conform to the enumerated standards and charge a fee not to exceed \$10 for filing not meeting the standards. Mortgage assignments are not included in the bill. n 60 days. (Prior Printer Number: 1084)

Last Action: 3-10-14 H Set on the Tabled Calendar

[HB 980](#)

PN 1121
06-03-13

Sponsor: Fleck, Michael
(PN 1121) Amends the Public School Code imposing a moratorium on the approval of charter school applications by the Department of Education between July 1, 2013, and July 1, 2016. The legislation also details maximum fund balance limits and how these fund balances may be used by charter schools. The bill also provides for definitions. mmediately.

Last Action: 3-10-14 H Set on the Tabled Calendar

[HB 1154](#)

PN 1411
10-22-13

Sponsor: Miller, Ron
(PN 1141) Amends Title 18 (Crimes and Offenses), in assault, to remove the sections disallowing the provisions to apply to labor disputes and negotiations. n 60 days.

Last Action: 3-10-14 H Set on the House Calendar

[HB 1567](#)

PN 2511
12-17-13

Sponsor: Scavello, Mario
(PN 2511) The Pertussis Education Act requires certain hospitals to disseminate information relating to pertussis education and imposes duties on the Department of Health. Effective in 60 days. (Prior Printer Number: 2116)

Last Action: 3-10-14 H Set on the House Calendar

[HB 1576](#)

PN 2647
02-05-14

Sponsor: Pyle, Jeff
(PN 2647) The Endangered Species Coordination Act provides for a standard state process for listing of threatened or endangered species by formalizing existing resource agency authority via rulemaking under the Regulatory Review Act, consolidating the listings into a centralized database managed by the with limited access grated to information in the database to planners required to consider the impacts that a project could have or to those involved in conservationist efforts, and protecting sensitive data by prohibiting the disclosure of the information to anyone not involved in a development or conservation project. The bill also makes related repeals. Effective in 90 days. (Prior Printer Number: 2133)

Last Action: 1-10-14 H Discussed in public hearing, Senate Game and Fisheries

[HB 1607](#)

PN 2868
01-13-14

Sponsor: Baker, Matt
(PN 2868) Amends the Underground Utility Line Protection Law to further provide for definitions and to make substantial editorial revisions. The bill transfers oversight authority for PA One Call from the Department of Labor and Industry to the Public Utility Commission and adds that the lawful start date for applicable projects is three business days following notification to PA One Call. The bill places duties upon facility owners to maintain records of notice to the One Call system, verify where underground utility lines run in certain instances, report violations, and participate in One Call's member mapping system. The legislation details when a fee must be paid by an excavator, designer, or operator and further requires the reporting of alleged violations. The legislation establishes a Damage Prevention Commission, responsible for establishing a Damage Prevention Committee, the purpose and duty of which is enumerated in the legislation. The bill also establishes the Underground Utility Line Protection Fund to be used by the commission for enforcement of the Underground Utility Line Protection Law. The act shall expire December 31, 2021 (changed from 2016). Section 7.9 shall take effect immediately; and the remainder of the act shall take effect in 180 days. (Prior Printer Number: 2216)

Last Action: 3-10-14 H Set on the Tabled Calendar

[HB 1646](#)

PN 2269
02-04-14

Sponsor: Murt, Thomas
(PN 2269) Act designating the section of Pennsylvania Route 232 in Bryn Athyn, Montgomery County, as the SPC Tristan C. Smith Memorial Highway. immediately.

Last Action: 3-10-14 H Set on the House Calendar

[HB 1734](#)

PN 2442
10-22-13

Sponsor: Oberlander, Donna
(PN 2442) Amends the Public School Code, in interscholastic athletics accountability, adding that the information required to be submitted would only be that of the preceding school year. The bill also adds an expiration date of June 30, 2016. Effective in 60 days. (Prior Printer Number: 2421)

Last Action: 3-10-14 H Set on the Tabled Calendar

[HB 1897](#)

PN 2771
12-10-13

Sponsor: Gabler, Matt
(PN 2771) Amends Title 34 (Game) reenacting and further providing for elk hunting licenses by adding that a random drawing of applications for an elk license shall be held at the Elk Country Visitor Center in Benezette Township. In addition to any other elk license provided for, the commission is authorized to hold a special-license fundraiser for hunters interested in the opportunity to hunt one elk. The fundraiser shall be offered annually, open to residents and nonresidents of Pennsylvania, and be conducted by the Keystone Elk Country Alliance, which shall retain the proceeds for elk conservation and habitat and for the betterment of elk. One license is to be made available - antlered on even years and cow on odd years - within the Elk region. The Keystone Elk Country Alliance shall report annually to the commission on the use of the proceeds from the fundraiser. License fees shall be paid to the commission. A recipient selected to receive a license must be subjected to a background check prior to being awarded the license. If one or more serious game law violations are found from conducting the background check, the license shall not be awarded to the recipient and another recipient shall be chosen. An inconsistent regulation is abrogated. Effective immediately. (Prior Printer Number: 2761)

Last Action: 3-10-14 H Set on the House Calendar

[HB 1929](#)

PN 2838
02-04-14

Sponsor: Causer, Martin
(PN 2838) Act designating a bridge on that portion of State Route 6 at Segment 0730 Offset 1125 over the Marvin Creek, Smethport Borough, McKean County, as the Bucktail Regiment Memorial Bridge. Effective in 60 days.

Last Action: 3-10-14 H Set on the House Calendar

[HB 1971](#)
PN 2989
02-04-14

Sponsor: Youngblood, Rosita
(PN 2989) Act designating a portion of State Route 30 in Philadelphia County as the Betty Ann Townes Memorial Highway. Effective in 60 days. (Prior Printer Number: 2908)

Last Action: 3-10-14 H Set on the House Calendar

[HB 1972](#)
PN 2990
02-04-14

Sponsor: Snyder, Pam
(PN 2990) Act designating a bridge in Greene County as the Lieutenant Colonel Cephus Lee Roupe Memorial Bridge. Effective in 60 days. (Prior Printer Number: 2909)

Last Action: 3-10-14 H Set on the House Calendar

[SB 21](#)
PN 1585
11-19-13

Sponsor: Ward, Kim
(PN 1585) Amends Title 23 (Domestic Relations), in provisions and responsibilities for reporting child abuse, updating the list of mandated reporters and providing annual education and training for the reporters. The bill details the form the mandated report must take. Effective December 31, 2014. (Prior Printer Number: 680, 138, 1427)

Last Action: 3-10-14 H Set on the House Calendar

[SB 24](#)
PN 1643
12-17-13

Sponsor: Vulakovich, Randy
(PN 1643) Amends Title 23 (Domestic Relations), in child protective services, requiring the department to establish a statewide database of protective services cases involving reports of child abuse and children in need of general protective services. The bill also details the expunction of records from the database. The legislation also allows for the reporting of child abuse via the internet. Effective December 31, 2014. (Prior Printer Number: 683, 1444, 1473)

Last Action: 3-10-14 H Set on the House Calendar

[SB 33](#)
PN 1644
12-17-13

Sponsor: Mensch, Bob
(PN 1644) Amends Title 23 (Domestic Relations) to remove provisions allowing for civil actions by those discriminated against for filing a good faith report of child abuse and adds sections providing for protections from employment discrimination for filing a good faith report of child abuse. Effective December 31, 2014. (Prior Printer Number: 692, 1390, 1431)

Last Action: 3-10-14 H Set on the House Calendar

[SB 84](#)
PN 49
02-03-14

Sponsor: Greenleaf, Stewart
(PN 49) Amends Title 42 (Judiciary and Judicial Procedure) reenacting provisions providing for deficiency judgments. mmediately.

Last Action: 3-10-14 H Set on the House Calendar

[SB 193](#)
PN 140
11-19-13

Sponsor: Vance, Pat
(PN 140) Amends the Public School Code, in school health services, to require school nurses hired after July 1, 2011 to be CPR certified. Nurses already hired and not certified by that date must become certified within one year of July 1, 2012. The certification course must be approved by the Department of Health. mmediately.

Last Action: 3-10-14 H Set on the House Calendar

[SB 704](#)
PN 709
01-15-14

Sponsor: Blake, John
(PN 709) Amends the Second Class A City Employee Pension Law to mandate any member of the pension fund who is a contributor and who served in the armed forces of the United States subsequent to September 1, 1940, and who was not a member of the pension fund prior to such military service, and who commenced employment in city service after the date of release from active duty, shall be entitled to have full credit for each year or fraction thereof, not to exceed five years of such service upon his payment to the pension fund an amount equal to that which he would have paid had he been a member during the period for which he desires credit, computed with reference to the compensation he received upon entry into city service and his current percentage of salary deductions, and an additional amount as the equivalent of the contributions of the city and school district on account of such military service, which amount may be paid in a lump sum or by installments as may be approved by the board. As explained by the Public Employee Retirement Commission, the bill eliminates the current requirement in Scranton that military service may only be purchased if the service was within three years of employment with the city. mmediately.

Last Action: 3-10-14 H Set on the House Calendar

[SB 895](#)
PN 1422
11-13-13

Sponsor: Alloway, Richard
(PN 1422) Amends Title 34 (Game) further providing for organization of the Game Commission. The members of the commission shall be appointed by the governor by and with the consent of a majority of the elected members of the Senate instead of the current two-thirds requirement. Commissioners shall serve a term of four years and after three consecutive terms shall not be eligible for reappointment. Effective in 60 days. (Prior Printer Number: 995)

Last Action: 3-10-14 H Set on the House Calendar

*** DENOTES AMENDMENT IN PREPARATION**

**** DENOTES AMENDMENT IN LEGISLATIVE REFERENCE BUREAU**

*AMENDMENT DESCRIPTIONS CONTAINED HEREIN ARE NOT MEANT TO BE A COMPLETE ANALYSIS OF EACH PROVISION,

BUT RATHER AN ALERT AS TO THEIR GENERAL CONTENT,
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