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HB1020 **HATE CRIMES (COOK A)** Makes it an aggravating circumstance (for purposes of imposing a criminal sentence) that the crime was committed with the intent to harm or intimidate an individual or a group of individuals because of certain perceived or actual characteristics of the individual or group of individuals. Requires law enforcement agencies to report hate crimes to the Federal Bureau of Investigation. Requires the law enforcement training board to adopt, not later than January 1, 2020, minimum standards for training of law enforcement officers regarding: (1) identifying hate crimes; (2) responding to hate crimes; and (3) reporting hate crimes.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)
Recent Status: 1/29/2019 - added as coauthors Representatives Porter and Pryor
 1/29/2019 - Rule 105.1 suspended
State Bill Page: [HB1020](#)

HB1032 **POLICE OFFICER AND FIREFIGHTER PENSIONS (HARRIS JR. E)** Increases from \$12,000 to \$18,000 the lump sum death benefit for a member of the 1925 police pension fund (1925 fund), the 1937 firefighters' pension fund (1937 fund), the 1953 police pension fund (1953 fund), or the 1977 police officers' and firefighters' pension and disability fund (1977 fund). Increases from \$150,000 to \$225,000 the special death benefit for a member of the 1925 fund, the 1937 fund, the 1953 fund, or the 1977 fund who dies in the line of duty.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)
Recent Status: 2/5/2019 - House Veterans Affairs and Public Safety, (Bill Scheduled for Hearing)
 1/17/2019 - added as coauthor Representative Thompson
State Bill Page: [HB1032](#)

HB1050 **RACIAL PROFILING AND PRETEXTUAL STOPS (PRYOR C)** Prohibits a law enforcement agency or a law enforcement officer from engaging in racial profiling or conducting pretextual stops. Requires a law enforcement agency to adopt a detailed policy that defines the elements of racial profiling and pretextual stops, and requires a law enforcement agency to collect certain data relating to stops made by law enforcement officers. Requires cultural diversity awareness training and training on unlawful racial profiling and pretextual stops for law enforcement officers. Specifies that a law enforcement agency shall transmit to the attorney general information concerning racial profiling complaints, investigations, and any action taken, as well as data collected relating to stops made by the law enforcement agency. Requires the attorney general to: (1) submit an annual report to the legislative council based on the information; (2) submit the data to a third party for statistical analysis; and (3) publish the results of the analysis on the attorney general's Internet web site. Establishes the racial profiling review commission to review complaints of unlawful racial profiling and unlawful pretextual stops. Permits a person to bring a civil action based on unlawful racial profiling and unlawful pretextual stops. Permits a law enforcement agency to use certain federal funds to purchase

vehicle cameras and body cameras, and establishes training standards and standards for use. Makes a technical correction.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)

Recent Status: 1/24/2019 - added as coauthors Representatives Jackson and Smith, V
1/3/2019 - Referred to House Veterans Affairs and Public Safety

State Bill Page: [HB1050](#)

HB1064 PUBLIC SAFETY WORKFORCE DEVELOPMENT (FRYE R) Provides that a public safety officer may be eligible to receive a high value workforce ready credit-bearing grant (grant). Provides that a public safety officer may receive a grant for a certificate or associate degree program at Ivy Tech Community College or Vincennes University. Provides that a public safety officer applicant must submit proof of employment as a public safety officer to be eligible for the grant. Resolves a conflict between HEA 1074-2018 and HEA 1002-2018. Makes technical corrections.

Current Status: 2/27/2019 - Referred to Senate Appropriations

Recent Status: 2/27/2019 - First Reading

1/29/2019 - Senate sponsors: Senators Crider, Perfect and Koch

State Bill Page: [HB1064](#)

HB1066 PUBLIC SAFETY PERSONNEL HEALTH STUDIES (FRYE R) Establishes the public safety research fund. Provides that \$500,000 is appropriated from the state general fund and disbursed to the public safety research fund on July 1 of each year. Requires money appropriated to the public safety research fund to be used for research studies designed to understand and improve the physical health, safety, and psychological well-being of public safety personnel. Requires the department of homeland security to enter into a contract with the National Institute for Public Safety Health (NIPSH) for the NIPSH to conduct the research studies. Requires the NIPSH to provide a report of ongoing or performed research studies to the executive director of the department of homeland security before December 31 of each year. Provides that money not used for research studies reverts to the state general fund at the end of each state fiscal year.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)

Recent Status: 1/3/2019 - Referred to House Ways and Means

1/3/2019 - First Reading

State Bill Page: [HB1066](#)

HB1093 BIAS CRIMES (STEUERWALD G) Makes it an aggravating circumstance (for purposes of imposing a criminal sentence) that a crime was committed with bias and with the intent to harm or intimidate: (1) an individual; (2) a group of individuals; (3) the property of an individual; or (4) the property of a group of individuals; because of the individual's or the group's real or perceived characteristic, trait, belief, practice, association, or other attribute the court chooses to consider.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)

Recent Status: 1/17/2019 - added as coauthor Representative Goodin

1/3/2019 - Coauthored by Representatives McNamara and Hatfield

State Bill Page: [HB1093](#)

HB1105 FAILURE TO IDENTIFY (MANNING E) Provides that a person who knowingly or intentionally refuses to identify himself or herself to a law enforcement officer who has reasonable suspicion to believe that the person has committed, is committing, or is about to commit a crime commits failure to identify, a Class C misdemeanor.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)
Recent Status: 1/7/2019 - Referred to House Courts and Criminal Code
1/7/2019 - First Reading
State Bill Page: [HB1105](#)

HB1114 **INTERFERENCE WITH LAW ENFORCEMENT (MILLER D)** Provides that a person commits interfering with law enforcement, a Class B misdemeanor, if the person: (1) obstructs or interferes with a law enforcement officer carrying out the officer's official duties; (2) resists, obstructs, or interferes with the service of process; or (3) enters a crime scene or similar location that is marked off with barrier tape or other markers. Increases the penalty if the person uses a vehicle, draws or uses a deadly weapon, or causes injury or death to another person. Provides that resisting or interfering with law enforcement is enhanced to a Level 6 felony if the person uses a vehicle to commit the offense. (Under current law, the felony enhancement applies only if the person flees from law enforcement using a vehicle.)

Current Status: 2/14/2019 - added as coauthor Representative Wesco
Recent Status: 2/14/2019 - Senate sponsors: Senators Head, Doriot and Rogers
2/14/2019 - Third reading passed; Roll Call 172: yeas 92, nays 2
State Bill Page: [HB1114](#)

HB1123 **TELEPHONE SOLICITATION (ELLINGTON J)** Defines "executive officer" for purposes of the telephone solicitation law. Provides that an executive officer of a person that violates the telephone solicitation law commits a separate deceptive act actionable by the consumer protection division. Requires the consumer protection division of the office of the attorney general (division) to amend its rules to allow businesses to be included in the quarterly listing of telephone numbers of persons that request not to be solicited by telephone. Allows the division to use the consumer protection division telephone solicitation fund (fund) to: (1) administer the statutes concerning: (A) the registration of telephone solicitors; and (B) the regulation of automatic dialing machines; and (2) reimburse county prosecutors for expenses incurred in extraditing violators of these and other state and federal statutes concerning telephone solicitations. (Current law provides that the fund may only be used to administer: (1) the state's "do not call" statute; (2) the federal statute concerning restrictions on the use of telephone equipment; and (3) the state statute concerning misleading or inaccurate caller identification.) Increases the penalty for: (1) failure to register with the division by a seller that makes certain solicitations from a Level 6 felony to a Level 5 felony; (2) violating regulations regarding use of automatic dialing machines from a Class C misdemeanor to a Level 6 felony; and (3) violation of regulations regarding use of false or misleading caller identification information from a Class B misdemeanor (or Class A misdemeanor for repeat offenses) to a Level 6 felony. Provides that all sellers that make certain solicitations must register with the division. (Under current law, registration is required only if the solicitation involves consideration of more than \$100 and less than \$50,000.)

Current Status: 2/27/2019 - Referred to Senate Utilities
Recent Status: 2/27/2019 - First Reading
2/5/2019 - Referred to Senate
State Bill Page: [HB1123](#)

HB1135 **1977 FUND RETIREMENT AND SURVIVING SPOUSE BENEFITS (BURTON W)** Increases the basic monthly pension benefit payable to a member of the 1977 police officers' and firefighters' pension and disability fund (1977 fund) who retires after June 30, 2019, with 20 years of service from 50% to 52% of the monthly salary of a first class patrolman or firefighter in the year the member ended active service. Increases from 60% to 70% of the member's monthly benefit the monthly benefit paid to a surviving spouse of a 1977 fund member who dies after

June 30, 2019, other than in the line of duty. (The introduced version of this bill was prepared by the interim study committee on pension management oversight.)

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)

Recent Status: 1/28/2019 - added as author Representative VanNatter
1/28/2019 - removed as author Representative Burton

State Bill Page: [HB1135](#)

HB1139 PENSION THIRTEENTH CHECKS (BURTON W) Provides for thirteenth checks in 2019 and 2020 for certain members of the: (1) Indiana state teachers' retirement fund; (2) public employees' retirement fund; (3) state excise police, gaming agent, gaming control officer, and conservation enforcement officers' retirement plan; (4) state police pre-1987 benefit system; and (5) state police 1987 benefit system.

Current Status: 2/27/2019 - Referred to Senate Appropriations

Recent Status: 2/27/2019 - First Reading

1/29/2019 - Referred to Senate

State Bill Page: [HB1139](#)

HB1148 NICS REPORTING UNDER THE JAKE LAIRD LAW (DELANEY E) Requires notifying the federal National Instant Criminal Background Check System (NICS) if a court has determined that a person is dangerous in a firearms retention hearing conducted under the Jake Laird law, and requires NICS notification if the court determines in a subsequent hearing that the person is no longer dangerous.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)

Recent Status: 1/7/2019 - Referred to House Courts and Criminal Code

1/7/2019 - First Reading

State Bill Page: [HB1148](#)

HB1159 BIAS MOTIVATED CRIMES (PORTER G) Provides that a bias motivated crime is a crime in which the person who commits the crime knowingly or intentionally selects: (1) the individual against whom the crime was committed; or (2) any property damaged or otherwise affected by the crime; in whole or in part because of the actual or perceived race, color, religion, ethnicity, national origin, sexual orientation, gender, gender identity or expression, or disability of the individual or a group of individuals, whether or not the person's belief or perception was correct. Amends the law that requires law enforcement agencies to collect and report information concerning bias motivated crimes. Makes it an aggravating circumstance that may be considered by a judge when the judge imposes a sentence for a crime if the crime is a bias motivated crime.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)

Recent Status: 1/7/2019 - Coauthored by Representative Clere

1/7/2019 - Referred to House Courts and Criminal Code

State Bill Page: [HB1159](#)

HB1170 PUBLIC SAFETY OFFICER CONTRACT NEGOTIATIONS (MAHAN K) Creates the following minimum requirements for a written agreement (agreement) entered into after June 30, 2019, between a county, city, town, or township and an employee organization for fire department or police department employees: (1) Requires the parties to submit to nonbinding mediation if they fail to agree to a new agreement within one year after the existing agreement expires. (2) Requires the agreement to continue without any change in its terms and conditions until the earlier of the following: (A) The parties fail to reach an agreement after mediating the dispute, at which time the written agreement no longer binds the parties. (B) The date the parties execute a new written agreement.

Current Status: 2/27/2019 - Referred to Senate Local Government
Recent Status: 2/27/2019 - First Reading
1/24/2019 - Referred to Senate
COMMENTS: The importance of this bill cannot be overstated. It now moves to the Senate.
State Bill Page: [HB1170](#)

HB1202 **RIGHT TO WORK (BOY P)** Repeals the chapter prohibiting an employer from requiring: (1) labor organization membership; (2) payment of dues or fees to a labor organization; or (3) payment to a charity or other third party an amount equivalent to fees required by a labor organization; as a condition of employment.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)
Recent Status: 1/10/2019 - Referred to House Employment, Labor and Pensions
1/10/2019 - First Reading
State Bill Page: [HB1202](#)

HB1203 **BIAS MOTIVATED CRIMES (BOY P)** Establishes a sentencing procedure that requires a court, when sentencing an individual who has committed a crime that is motivated by a bias against another individual's actual or perceived age, ancestry, color, creed, disability, ethnicity, familial status, gender identity, military service, national origin, race, religion, sex, or sexual orientation to impose an additional fixed term of imprisonment not to exceed five years, if the offense is a felony, or three years, if the offense is a misdemeanor. Requires law enforcement agencies to report bias motivated crimes to the Federal Bureau of Investigation.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)
Recent Status: 1/10/2019 - Referred to House Courts and Criminal Code
1/10/2019 - First Reading
State Bill Page: [HB1203](#)

HB1222 **PUBLIC SAFETY OFFICER DEATH BENEFITS (GOODRICH C)** Increases, from \$150,000 to \$250,000, the special death benefit for a member of the 1925 police pension fund, the 1937 firefighters' pension fund, the 1953 police pension fund, or the 1977 police officers' and firefighters' pension and disability fund who dies in the line of duty after June 30, 2019.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)
Recent Status: 2/5/2019 - added as coauthors Representatives VanNatter and Moseley
2/5/2019 - Referred to the Committee on Ways and Means pursuant to House Rule 127
State Bill Page: [HB1222](#)

HB1235 **JUDICIAL OFFICERS AND PUBLIC SAFETY OFFICIALS (COOK A)** Provides that a person commits battery on a public safety official if the offense is committed due to the person's status or former status as a public safety official. (Under current law, a person commits the offense only if the official is acting in the person's official duty.) Exempts a person who retires from judicial office after at least 20 years of service or because of a disability from the payment of the fee for a license to carry a handgun. Permits a former judicial officer to possess and use a handgun in the same locations as a judicial officer, and requires the supreme court to annually issue an identification card to a former judicial officer.

Current Status: 2/20/2019 - Referred to Senate
Recent Status: 2/19/2019 - Senate sponsor: Senator Head
2/19/2019 - Third reading passed; Roll Call 216: yeas 92, nays 4
State Bill Page: [HB1235](#)

HB1258 **DEPARTMENT OF HOMELAND SECURITY (FRYE R)** Provides that the fire prevention and building safety commission will adopt rules for regulated boiler and pressure vessels. (Current law provides that the boiler and pressure vessel rules board adopts rules for regulated boiler and pressure vessels.) Provides that: (1) the division of fire and building safety (division) shall conduct a program to audit inspection agencies and inspections conducted by inspection agencies; and (2) a boiler and pressure vessel inspector shall inspect and issue regulated boiler and pressure vessel operating permits to qualified applicants. (Current law provides that the division shall conduct a program of periodic inspections of regulated boiler and pressure vessels.) Sets forth insurance requirements needed to obtain a regulated boiler or pressure vessel operating permit. Allows a member of a fire department to reside within a county that is noncontiguous to the county where the fire department is located but is not more than 50 miles from the closest boundary of the city, town, or township where the fire department is located. Includes an emergency management worker and a division fire investigator in the definition of "public safety officer" to qualify the person for the special death benefit for a public safety officer who dies in the line of duty.

Current Status: 2/27/2019 - Referred to Senate Homeland Security and Transportation

Recent Status: 2/27/2019 - First Reading
2/5/2019 - Referred to Senate

State Bill Page: [HB1258](#)

HB1320 **BIAS MOTIVATED CRIMES (MOED J)** Makes it an aggravating circumstance (for purposes of imposing a criminal sentence) that the crime was committed with the intent to harm or intimidate an individual because of certain perceived or actual characteristics of the individual. Requires law enforcement agencies to report bias motivated crimes to the Federal Bureau of Investigation.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)

Recent Status: 1/14/2019 - Referred to House Courts and Criminal Code
1/14/2019 - First Reading

State Bill Page: [HB1320](#)

HB1335 **PERMANENT DISABLING HARM TO FIRST RESPONDERS (SPEEDY M)** Defines "permanent disabling harm" and permits imposition of a nonsuspendible sentencing enhancement of five to 10 years if the state proves beyond a reasonable doubt that a person committed a felony that caused a public safety official to suffer permanent disabling harm.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)

Recent Status: 1/14/2019 - Referred to House Courts and Criminal Code
1/14/2019 - First Reading

State Bill Page: [HB1335](#)

HB1336 **LAW ENFORCEMENT ACADEMY FUNDING (SPEEDY M)** Imposes an excise tax on each policy of insurance issued for automobile liability coverage on a passenger motor vehicle or motorcycle registered in Indiana. Provides that the excise tax is imposed at the rate of \$0.05 per \$1,000 of total coverage under the policy for death, bodily injury, and property damage. Transfers the money received from the excise tax to the law enforcement academy fund (fund). Amends the fund provisions to allow the law enforcement training board to use money in the fund for: (1) capital projects; (2) technology equipment and services; and (3) curriculum development; for a law enforcement academy (including the northwest Indiana law enforcement academy and the southwest Indiana law enforcement academy); and (4) awarding grants or reimbursing costs for law enforcement training of police officers, county sheriffs, and deputy sheriffs under a grant program established by the board. Provides that, if an insurer cancels an automobile insurance policy for nonpayment of premium, the insurer shall notify the bureau of

motor vehicles (bureau) of the cancellation via a computerized information system established by the bureau. Requires the bureau to send a notice of intent to revoke motor vehicle registration (notice) to the owner of a passenger motor vehicle or motorcycle for which the bureau has received a notice of cancellation of automobile liability coverage requiring the owner to provide proof of financial responsibility for the passenger motor vehicle or motorcycle to the bureau within 30 days. Requires the bureau to revoke the certificate of registration and proof of registration of the passenger motor vehicle or motorcycle if the bureau does not receive proof of financial responsibility as required in the notice.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)

Recent Status: 1/14/2019 - Referred to House Ways and Means
1/14/2019 - First Reading

State Bill Page: [HB1336](#)

HB1337

RELIGIOUS MOTIVATED CRIMES (SPEEDY M) Provides that a person commits the offense of a religious motivated crime if the person knowingly or intentionally: (1) causes bodily injury to another person; or (2) damages the property of another person; because of the other person's actual or perceived religion or creed. Provides that the state may seek either a death sentence or a sentence of life imprisonment without parole if the murder was a result of a religious motivated crime.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)

Recent Status: 1/14/2019 - Referred to House Courts and Criminal Code
1/14/2019 - First Reading

State Bill Page: [HB1337](#)

HB1340

MOTOR VEHICLE SAFETY (PRESSEL J) Defines "critical work zone" as an area within a highway work site that is demarcated by signage and in which: (1) the normal lane path is offset, the road surface is significantly disturbed, or machinery is located; and (2) workers are present. Restricts use of an automated traffic enforcement safety device by certain governmental entities to detection or recording of: (1) violations of reduced speed limits in critical work zones; (2) failure by a driver to pay a required toll at a toll collection facility; and (3) failure to comply with school bus stop arm regulations; and provides that the images captured by the automated traffic enforcement safety device are not public records and must be destroyed after a certain amount of time. Provides that certain entities may enforce reduced speed limits in highway worksites without first conducting an engineering study if: (1) workers are present in the immediate vicinity of the highway worksite; and (2) the highway worksite is demarcated by proper signage. Provides that workers need not be present for purposes of certain traffic offenses in highway work zone areas that are not critical work zones. Amends regulations regarding use of a cell phone or other electronic communication device while driving as follows: (1) Expands the list of devices to which the regulations apply. (2) Prohibits: (A) holding or handling an electronic communications device; or (B) viewing, recording, or broadcasting images or video; while operating a motor vehicle. (3) Adds types and uses of devices that are excepted from the regulations. (4) Adds violation of the regulations to the offenses for which a driver may be a habitual violator. Provides that certain governmental entities may enter into agreements with third parties to administer camera enforcement of: (1) reduced speed limits in critical work zones; and (2) school bus stop arm regulations; subject to certain conditions. Provides for a rebuttable presumption that the owner of a vehicle is the person operating the vehicle at the time the vehicle is photographed violating a regulation enforced by camera enforcement. Provides: (1) for civil penalties that may be assessed; and (2) that points may not be assessed under the bureau of motor vehicles' point system; for violations of regulations enforced by camera enforcement. Requires: (1) a penalty collected for a violation of a highway worksite speed limit enforced by camera enforcement to be deposited in the spinal cord and brain injury fund; and (2) 25% of the

amount of a civil penalty collected for a violation of a school bus stop arm violation that is enforced by camera enforcement to be deposited in the school operations fund of the school corporation in which the violation occurred and used for funding school bus arm signal device cameras. Provides that a school bus driver: (1) may not pick up or drop off a student at a location that requires the student to cross: (A) a state highway; (B) a county arterial highway; or (C) a municipal arterial street; and (2) must pick up and drop off students as close as is practicable to the right-hand curb or edge of any other type of roadway. Provides that a school bus driver who knowingly or intentionally violates these pick up and drop off provisions commits a Class D infraction. Provides that failure by a school bus driver to conduct a required inspection for students or passengers remaining on a school bus at the end of a trip is a Class D infraction.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)

Recent Status: 1/28/2019 - added as coauthor Representative Bauer

1/14/2019 - Coauthored by Representatives Soliday and Schaibley

State Bill Page: [HB1340](#)

HB1349 **STATE POLICE SUPPLEMENTARY DEATH BENEFIT (BURTON W)** Provides that the state police department (department) may not use a deceased employee beneficiary's hire date with the department as a factor in determining the amount of the deceased employee beneficiary's supplemental death benefit. Provides that the provision applies retroactively to July 1, 2013.

Current Status: 2/12/2019 - Senate sponsor: Senator Houchin

Recent Status: 2/12/2019 - Third reading passed; Roll Call 159: yeas 90, nays 0

2/12/2019 - House Bills on Third Reading

State Bill Page: [HB1349](#)

HB1358 **USE OF UNMANNED AERIAL VEHICLES (MORRIS R)** Allows a law enforcement officer to use an unmanned aerial vehicle to obtain aerial photographs or video images of a crime scene without first obtaining a search warrant in certain instances. Provides that a person who operates an unmanned aerial vehicle within a 1,500 foot radius of an emergency incident area or in the area above an emergency incident in a manner that obstructs or interferes with: (1) a law enforcement officer; (2) a firefighter; (3) an emergency medical person; or (4) a member of a search and rescue team or mission; while such individuals are performing or attempting to perform their official duties commits public safety remote aerial interference, a Class A misdemeanor. Defines certain terms. Makes conforming amendments.

Current Status: 2/20/2019 - Referred to Senate

Recent Status: 2/19/2019 - Senate sponsors: Senators Brown L and Zay

2/19/2019 - Third reading passed; Roll Call 229: yeas 81, nays 14

State Bill Page: [HB1358](#)

HB1361 **TAX INCENTIVES FOR PUBLIC SAFETY VOLUNTEERS (BARTELS S)** Provides that an individual who is a volunteer firefighter or a police reserve officer and meets certain requirements is entitled to a credit of \$1,000 against the individual's adjusted gross income tax liability each taxable year. Provides that a clothing or uniform allowance received by a volunteer firefighter or police reserve officer is exempt from the adjusted gross income tax imposed on the income of the individual.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)

Recent Status: 1/14/2019 - Coauthored by Representatives Lucas, Moseley and Lindauer

1/14/2019 - Referred to House Ways and Means

State Bill Page: [HB1361](#)

- HB1371** **BIAS MOTIVATED CRIMES (CAMPBELL C)** Establishes a sentencing procedure that requires a court, when sentencing an individual who has committed a crime that is motivated by a bias against another individual's perceived or actual age, color, creed, disability, ethnicity, gender, gender identity, national origin, race, religion, sexual orientation, or veteran status, to impose an additional fixed term of imprisonment not to exceed five years, if the offense is a felony, or three years, if the offense is a misdemeanor. Requires law enforcement agencies to report bias motivated crimes to the Federal Bureau of Investigation.
- Current Status:* 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)
- Recent Status:* 1/14/2019 - Referred to House Courts and Criminal Code
1/14/2019 - First Reading
- State Bill Page:* [HB1371](#)
- HB1418** **APPROPRIATION FOR FIRST RESPONDER MONUMENT (SPEEDY M)** Makes an appropriation to the department of homeland security to facilitate the design, prototyping, fabrication, and installation of the American First Responders Memorial Monument.
- Current Status:* 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)
- Recent Status:* 1/14/2019 - Referred to House Ways and Means
1/14/2019 - First Reading
- State Bill Page:* [HB1418](#)
- HB1448** **COURT FEES FOR THE LAW ENFORCEMENT ACADEMY (MAYFIELD P)** Creates a new court fee of \$2 a case to criminal, pretrial diversion, infraction, and ordinance violation actions that is dedicated to supporting the law enforcement academy fund. Makes conforming amendments.
- Current Status:* 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)
- Recent Status:* 1/15/2019 - Referred to House Ways and Means
1/15/2019 - First Reading
- State Bill Page:* [HB1448](#)
- HB1517** **CHARITY GAMING (SMALTZ B)** Repeals the current charity gaming article and replaces it with a reorganized and revised charity gaming article. Raises the prize limits for when a qualified organization is not required to obtain a license for an allowable activity. Consolidates the current license types into an annual activity license, single activity license, convention raffle license, and annual affiliate license. Creates an expedited application processing fee. Repeals the door prize limits and qualified drawings. Renames the comprehensive charity gaming license to the annual affiliate license. Revises fee tables for license renewals.
- Current Status:* 2/19/2019 - Referred to Senate
- Recent Status:* 2/18/2019 - Senate sponsor: Senator Alting
2/18/2019 - Third reading passed; Roll Call 199: yeas 95, nays 2
- State Bill Page:* [HB1517](#)
- HB1528** **FUNDING FOR LAW ENFORCEMENT ACADEMY (MAYFIELD P)** Increases the insurance premiums tax from 1.3% to 1.35%. Transfers the money received from the increase in the tax to the law enforcement academy fund (fund). Amends the fund provisions to allow the law enforcement training board to use money in the fund for: (1) capital projects; (2) technology equipment and services; and (3) curriculum development; for a law enforcement academy (including the northwest Indiana law enforcement academy and the southwest Indiana law enforcement academy). Specifies that money in the fund at the end of a state fiscal year does not revert to the state general fund.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)
Recent Status: 1/17/2019 - Referred to House Ways and Means
1/17/2019 - First Reading
State Bill Page: [HB1528](#)

HB1533 RESIDENCY OF PUBLIC SAFETY OFFICERS (HATCHER R) Provides that a city or town (municipality) may adopt an ordinance requiring a member of the police or fire department (department) to reside within the municipality within a period of time specified in the ordinance, but not sooner than six months after the date the ordinance is adopted or the member is hired by the department.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)
Recent Status: 1/31/2019 - added as coauthor Representative Pryor
1/17/2019 - added as coauthor Representative Jackson
State Bill Page: [HB1533](#)

HB1552 RESERVE POLICE OFFICER CONTINUING EDUCATION (MAYFIELD P) Allows a county, city, or town law enforcement agency to provide continuing education to appointed police reserve officers.

Current Status: 2/26/2019 - Referred to Senate
Recent Status: 2/25/2019 - Senate sponsor: Senator Sandlin
2/25/2019 - Third reading passed; Roll Call 292: yeas 95, nays 0
State Bill Page: [HB1552](#)

HB1578 RECKLESS DISCHARGE OF A WEAPON (CANDELARIA REARDON M) Provides that the death of any person caused by a descending bullet fired into the air constitutes criminal recklessness as a Level 5 felony.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)
Recent Status: 1/17/2019 - Referred to House Courts and Criminal Code
1/17/2019 - First Reading
State Bill Page: [HB1578](#)

HB1661 LAW ENFORCEMENT CONTINUING EDUCATION PROGRAM (VANNATTER H) Increases the law enforcement continuing education program court fee from \$4 to \$8.

Current Status: 2/25/2019 - DEAD BILL; Fails to advance by House 3rd reading deadline (Rule 147.1)
Recent Status: 1/24/2019 - Coauthored by Representative Hatfield
1/24/2019 - Referred to House Courts and Criminal Code
State Bill Page: [HB1661](#)

HCR2 URGING INDOT TO HONOR DEPUTY DAVID MORGAN OF THE MADISON COUNTY SHERIFF'S DEPARTMENT BY RENAMING A PORTION OF STATE ROAD 37 THE DEPUTY DAVID MORGAN MEMORIAL HIGHWAY (AUSTIN T) A CONCURRENT RESOLUTION urging INDOT to honor Deputy David Morgan of the Madison County Sheriff's Department by renaming a portion of State Road 37 the Deputy David Morgan Memorial Highway.

Current Status: 1/8/2019 - Referred to House Roads and Transportation
Recent Status: 1/8/2019 - First Reading
1/8/2019 - Authored By Terri Jo Austin
State Bill Page: [HCR2](#)

SB12

BIAS MOTIVATED CRIMES (BOHACEK M) Makes it an aggravating circumstance (for purposes of imposing a criminal sentence) that a crime was committed with the intent to harm or intimidate an individual or a group of individuals because of certain perceived or actual characteristics of the individual or group of individuals. Requires law enforcement agencies to report bias motivated crimes to the Federal Bureau of Investigation.

Current Status: 2/21/2019 - Cosponsor: Representative Cook

Recent Status: 2/21/2019 - House sponsor: Representative Steuerwald

2/21/2019 - Third reading passed; Roll Call 169: yeas 39, nays 10

COMMENTS: Amendments in the Senate removed all specific categories for consideration. Any bias proven toward any person or group, including law enforcement, could be a sentencing enhancer.

State Bill Page: [SB12](#)

SB19

CRIMES AGAINST PUBLIC SAFETY OFFICIALS (MERRITT J) Increases the penalty for battery if it is committed against a public safety official or a relative of a public safety official because of the official's status or perceived status as a public safety official, and increases the penalty for criminal recklessness if it is committed against: (1) a public safety official while the official is engaged in the official's official duties; or (2) a public safety official or a relative of a public safety official if the offense is committed because of the official's status or perceived status as a public safety official.

Current Status: 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))

Recent Status: 1/3/2019 - Referred to Senate Corrections and Criminal Law

1/3/2019 - First Reading

State Bill Page: [SB19](#)

SB22

PENSION MATTERS (BOOTS P) Makes additional conforming changes with previous legislation for the purpose of allowing a retired member of PERF or TRF to make partial withdrawals from the member's annuity savings account. Rephrases provisions concerning the election to begin receiving PERF or TRF benefits while employed that applies to certain elected officials and other employees who have attained the age of 70. Rephrases the method for calculating service credit for leaves of absence taken by PERF members. Provides that money in the pension relief fund may be used for reasonable administrative expenses approved by the Indiana public retirement system. Rephrases certain provisions in the statutes governing the public employees' defined contribution plan and the teachers' defined contribution plan to remove references to the annuity savings accounts in PERF and TRF, which are no longer used to implement the two defined contribution plans. Adds the public employees' defined contribution plan and the teachers' defined contribution plan to the list of public pension and retirement funds that comprise the Indiana public retirement system. Provides that assets of the judges' retirement system and the prosecuting attorneys retirement fund are exempt from legal process and that a member may assign benefit payments only for certain medical insurance premiums and association dues for certain associations. Specifies that any postretirement benefit increase to the PERF part of a prosecuting attorney's retirement benefit has no effect on the part of the retirement benefit that is paid from the prosecuting attorneys retirement fund. Makes clarifying additions to certain provisions of the 1977 police officers' and firefighters' pension and disability fund relating to the purchase of service credit by or on behalf of members. (The introduced version of this bill was prepared by the interim study committee on pension management oversight.)

Current Status: 2/26/2019 - Referred to House Employment, Labor and Pensions

Recent Status: 2/26/2019 - First Reading

1/16/2019 - Referred to House

State Bill Page: [SB22](#)

- SB24** **OWI AND PUBLIC SAFETY OFFICIALS (MERRITT J)** Makes operating while intoxicated a Level 6 felony if the operator causes bodily injury to a public safety official or property damage to an authorized emergency vehicle.
- Current Status:* 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))
- Recent Status:* 1/3/2019 - Referred to Senate Corrections and Criminal Law
1/3/2019 - First Reading
- State Bill Page:* [SB24](#)
-
- SB75** **BIAS MOTIVATED CRIMES (BRAY R)** Makes it an aggravating circumstance (for purposes of imposing a criminal sentence) that the crime was committed with the intent to harm or intimidate an individual because of certain perceived or actual characteristics of the individual. Requires law enforcement agencies to report bias motivated crimes to the Federal Bureau of Investigation.
- Current Status:* 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))
- Recent Status:* 1/24/2019 - added as coauthor Senator Bohacek
1/17/2019 - added as third author Senator Merritt
- State Bill Page:* [SB75](#)
-
- SB78** **PUBLIC ORDER OFFENSE ENHANCEMENT (SANDLIN J)** Allows the court to sentence a person to an additional fixed term of imprisonment between six months and 2 1/2 years if a person is found guilty of committing a public order offense and the person concealed the person's identity by wearing a mask or face covering while committing the offense.
- Current Status:* 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))
- Recent Status:* 1/3/2019 - added as second author Senator Koch
1/3/2019 - Referred to Senate Corrections and Criminal Law
- State Bill Page:* [SB78](#)
-
- SB79** **RIGHTS OF FIREFIGHTERS AND POLICE OFFICERS (SANDLIN J)** Expands certain representation provisions to include police officers, along with firefighters. Repeals certain notice and representation provisions pertaining to firefighters and replaces these with provisions establishing minimum due process and personnel rights of a full-time, paid, nonprobationary member of a fire department or a police department relating to: (1) interrogation; (2) political activity; (3) disclosure of property and assets; (4) use of polygraph examinations and voice stress tests; and (5) personnel files.
- Current Status:* 2/26/2019 - Referred to House Veterans Affairs and Public Safety
- Recent Status:* 2/26/2019 - First Reading
2/12/2019 - added as coauthor Senator Buck
- COMMENTS:* Senator Sandlin brings this bill at the request of the FOP. This is essentially a due process bill for police officers and fire fighters in Indiana. We have made several attempts over the past twenty-five (25) years to pass the protections afforded by this bill into law. We will do all can to move this bill forward. We have assisted Senator Sandlin in getting the bill out of the Senate. The Chief's Association does not support the bill and moving it through the House will be tough.
- State Bill Page:* [SB79](#)
-
- SB85** **1977 FUND RETIREMENT AND SURVIVING SPOUSE BENEFITS (FORD J)** Increases the basic monthly pension benefit payable to a member of the 1977 police officers' and firefighters' pension and disability fund (1977 fund) who retires after June 30, 2019, with 20 years of service from 50% to 52% of the monthly salary of a first class patrolman or firefighter in the year the member ended active service. Increases from 60% to 70% of the member's monthly

benefit the monthly benefit paid to a surviving spouse of a 1977 fund member who dies after June 30, 2019, other than in the line of duty. (The introduced version of this bill was prepared by the interim study committee on pension management oversight.)

Current Status: 2/26/2019 - Referred to House Employment, Labor and Pensions

Recent Status: 2/26/2019 - First Reading

2/5/2019 - added as coauthor Senator Buchanan

COMMENTS: Senator Ford brings this bill at the request of the FOP and the Fire Fighters. This bill is the product of more than two (2) years of work. It replaces last year's SB 075 which was sent to the Pension Management Oversight Committee for further study this past summer. The PMOC unanimously voted to recommend the pension enhancements authorized by this bill to the members of the General Assembly. It does not change the minimum retirement age under the 1977 Fund. It does increase the percentage of retirement benefits and increases the survivor benefit. If passed this bill will benefit all of those members retiring after the bill's effective date. The bill has now passed both Senate Pension and Labor and Appropriations Committee and out of the Senate with a unanimous vote. Representative Heath Van Natter (brother of Carmel FOP President Shane Van Natter) is our House Sponsor and we know he will do everything within his power to see this bill pass.

State Bill Page: [SB85](#)

SB88

HOUSES OF WORSHIP AND FIREARMS (SANDLIN J) Permits a person who may legally possess a firearm to possess a firearm on school property that also contains a house of worship, unless prohibited by the house of worship, if the person possesses the firearm while: (1) attending a worship service; (2) conducting business with the house of worship; (3) receiving pastoral services; (4) attending a program sponsored or permitted by the house of worship or the school; or (5) carrying out the person's official duties at a house of worship, if the person is employed by or a volunteer at the house of worship and the house of worship has assigned the person duties that require the person to carry a firearm. Exempts certain law enforcement and retired law enforcement officers described in the federal Law Enforcement Officers Safety Act (LEOSA) from the prohibition against carrying a firearm on school property.

Current Status: 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))

Recent Status: 1/10/2019 - added as third author Senator Tomes

1/3/2019 - Referred to Senate Judiciary

State Bill Page: [SB88](#)

SB134

STORAGE OF FIREARMS AT PUBLIC VENUES (SANDLIN J) Requires certain facilities owned or operated by a political subdivision to provide a secure storage location for handguns owned by visitors. Permits a handgun permit holder to carry a handgun on the property of certain facilities for the purpose of safely and securely storing the handgun. Provides that a law enforcement officer or an off duty law enforcement officer may carry or possess a handgun on the grounds or premises of certain buildings, facilities, structures, or venues without restriction. Creates certain exceptions. Provides that any: (1) administrative rule; (2) contractual term; (3) ordinance; (4) policy; (5) regulation; (6) rule; or (7) statute; that prevents or prohibits a person possessing a valid handgun permit or a law enforcement officer or off duty law enforcement officer from carrying or possessing a handgun on the grounds or premises of certain buildings, facilities, structures, or venues is void. Creates certain exceptions.

Current Status: 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))

Recent Status: 1/3/2019 - Referred to Senate Judiciary

1/3/2019 - First Reading

State Bill Page: [SB134](#)

- SB135** **HOUSES OF WORSHIP AND FIREARMS (SANDLIN J)** Permits a person who may legally possess a firearm to possess a firearm on school property that also contains a house of worship, unless prohibited by the house of worship, if the person possesses the firearm while: (1) attending a worship service; (2) conducting business with the house of worship; (3) receiving pastoral services; (4) attending a program sponsored or permitted by the house of worship or the school; or (5) carrying out the person's official duties at a house of worship, if the person is employed by or a volunteer at the house of worship and the house of worship has assigned the person duties that require the person to carry a firearm. Exempts certain law enforcement and retired law enforcement officers described in the federal Law Enforcement Officers Safety Act (LEOSA) from the prohibition against carrying a firearm on school property.
- Current Status:* 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))
- Recent Status:* 1/10/2019 - Withdrawn
1/3/2019 - Referred to Senate Judiciary
- State Bill Page:* [SB135](#)
- SB149** **CHARITY GAMING OPERATIONS (RANDOLPH L)** Allows an operator of or a worker at a charity gaming event (other than a full-time employee of the qualified organization conducting the event) to receive remuneration of not more than \$50 for conducting or assisting in conducting the event. Provides that meals, recognition dinners, and social events for operators and workers are permitted if they do not constitute an unreasonable expenditure in the conduct of an allowable event. Relocates the prohibition on paying volunteer ticket agents to the statute imposing other rules on the use of a volunteer ticket agent.
- Current Status:* 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))
- Recent Status:* 1/3/2019 - Referred to Senate Public Policy
1/3/2019 - First Reading
- State Bill Page:* [SB149](#)
- SB160** **RESIDENCY OF POLICE OFFICERS AND FIREFIGHTERS (MESSMER M)** Allows a member of a police or fire department to reside within a county that is noncontiguous to the county where the police or fire department is located but is not more than 50 miles from the closest boundary of the city, town, or township where the police or fire department is located.
- Current Status:* 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))
- Recent Status:* 1/24/2019 - added as third author Senator Raatz
1/3/2019 - Referred to Senate Local Government
- State Bill Page:* [SB160](#)
- SB164** **SURVIVORS' BENEFITS (SANDLIN J)** Eliminates the requirement that a participant in the state excise police, gaming agent, gaming control officer, and conservation officers' retirement plan must have at least 15 years of creditable service in the plan at the time of the participant's death in order for the nominated survivor of the participant to be entitled to survivors' benefits.
- Current Status:* 2/27/2019 - Referred to House
- Recent Status:* 2/26/2019 - added as coauthor Senator Buck
2/26/2019 - Cosponsor: Representative Speedy
- COMMENTS:* We are working with Senator Sandlin, survivors and others to make this bill better and, hopefully, move it forward. This bill was significantly changed in Senate Appropriations. We are working to repair it in the House.
- State Bill Page:* [SB164](#)
- SB167** **CRUELTY TO A LAW ENFORCEMENT ANIMAL (BOOTS P)** Increases the penalties for cruelty to a law enforcement animal.

Current Status: 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))
Recent Status: 1/3/2019 - Referred to Senate Corrections and Criminal Law
1/3/2019 - First Reading
State Bill Page: [SB167](#)

SB172 **SURVIVOR HEALTH COVERAGE (CRIDER M)** Provides that, if the employer of a public safety officer who dies in the line of duty after June 30, 2019, offers health coverage for active employees, the employer shall offer to provide and pay for health coverage under the plan covering active employees for the surviving spouse and each natural child, stepchild, and adopted child of the public safety officer. Provides that health coverage for a surviving child continues: (1) until the child becomes 18 years of age; (2) until the child becomes 23 years of age, under certain circumstances; or (3) during the entire period of the child's physical or mental disability; whichever period is longest.

Current Status: 2/4/2019 - added as coauthor Senator Randolph
Recent Status: 2/4/2019 - added as coauthor Senator Houchin
2/4/2019 - added as coauthor Senator Alting
COMMENTS: Senator Crider brings this bill at the request of the FOP. If you read the text of the bill you will see that it adds School Police, Airport Police, Hospital Police and qualified Park Rangers to the eligibility list for survivor health care in the event of a line of duty death. The bill passed out of the Senate with a unanimous vote. In the House, we will attempt to make the effective date retroactive to cover services of DNR Officer Ed Bullman.
State Bill Page: [SB172](#)

SB187 **RESISTING LAW ENFORCEMENT (BECKER V)** Provides that the offense of resisting law enforcement is a Level 5 felony if the person has two or more prior unrelated convictions for resisting law enforcement. Makes conforming amendments.

Current Status: 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))
Recent Status: 1/3/2019 - added as second author Senator Head
1/3/2019 - Referred to Senate Corrections and Criminal Law
State Bill Page: [SB187](#)

SB226 **CRISIS INTERVENTION TEAMS (CRIDER M)** Makes an annual appropriation from the state general fund to the law enforcement training board to carry out the purposes of the technical assistance center for crisis intervention teams.

Current Status: 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))
Recent Status: 1/31/2019 - added as coauthor Senator Stoops
1/3/2019 - Referred to Senate Appropriations
State Bill Page: [SB226](#)

SB234 **TUITION OF CHILDREN OF PUBLIC SAFETY OFFICERS (FREEMAN A)** Defines "child" for purposes of exemption from tuition and fees for four undergraduate academic years at a state educational institution or state supported technical school for the child of a public safety officer who was killed in the line of duty.

Current Status: 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))
Recent Status: 1/3/2019 - Referred to Senate Education and Career Development
1/3/2019 - First Reading
COMMENTS: This bill is brought by Senator Freeman at the request of the FOP. If passed it would clarify that surviving children of LEO's killed in the line of duty

include natural born, adopted and dependent step-children for purposes of the survivor education benefit.

State Bill Page: [SB234](#)

SB238

INDIANA CRIMINAL JUSTICE INSTITUTE (FREEMAN A) Expands the possible recipients of grants from the Indiana criminal justice institute (institute) beyond a county government or the state government. Changes the institute's responsibility from administering sexual offense services, domestic violence programs, and assistance to victims of human sexual trafficking to administering funds to support those programs and services. Requires the state police department to establish, maintain, and operate an Internet web site containing a list of properties that have been used in the illegal manufacture of a controlled substance. Abolishes the institute's: (1) meth watch program; (2) responsibility for developing guidelines concerning reporting of methamphetamine abuse; (3) gang crime witness protection program; (4) gang crime witness protection fund; and (5) sexual assault victim advocate standards and certification board. Makes conforming amendments.

Current Status: 2/26/2019 - Referred to House Courts and Criminal Code

Recent Status: 2/26/2019 - First Reading

1/31/2019 - House sponsor: Representative Steuerwald

State Bill Page: [SB238](#)

SB248

DISTRIBUTIONS OF PUBLIC SAFETY INCOME TAX REVENUE (NIEMEYER R) Requires the distribution of public safety local income tax revenues to a township that provides fire protection or emergency medical services. Permits a qualified fire protection territory to be eligible to receive distributions of public safety local income tax revenues.

Current Status: 2/26/2019 - Referred to House Ways and Means

Recent Status: 2/26/2019 - First Reading

2/19/2019 - Cosponsor: Representative Aylesworth

State Bill Page: [SB248](#)

SB272

LIFELINE LAW (MERRITT J) Provides immunity from arrest, prosecution, probation or parole revocation, and civil forfeiture for an offense involving: (1) delivering alcohol to a minor or providing a place for a minor to consume alcohol; (2) possession of paraphernalia; (3) possession of a syringe; (4) possession of a controlled substance; or (5) delivery of a controlled substance for no consideration; if the law enforcement contact with the person was due to the reporting of a medical emergency or relates to the person being the victim of a sex crime, or to the reporting of a crime, and certain other conditions are met. Specifies that the arrest and criminal immunity provisions of the lifeline law also apply to the person requiring medical attention. Specifies that a person to whom the lifeline law currently applies is also immune to: (1) civil forfeiture; and (2) probation and parole revocation. Repeals an obsolete provision.

Current Status: 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))

Recent Status: 1/7/2019 - Referred to Senate Corrections and Criminal Law

1/7/2019 - First Reading

State Bill Page: [SB272](#)

SB295

DRIVER INSTRUCTION REGARDING LAW ENFORCEMENT PROCEDURES (RANDOLPH L) Requires the bureau of motor vehicles to include in any driver's manual published by the bureau: (1) a description of law enforcement procedures during a traffic stop; and (2) actions a motorist should take during a traffic stop, including appropriate interactions with law enforcement officers. Requires the driver education advisory board to consult with the commissioner of the bureau of motor vehicles and the state police department regarding instruction on: (1) law enforcement procedures during traffic stops; and (2) actions a motorist

should take during a traffic stop, including appropriate interactions with law enforcement officers.

Current Status: 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))
Recent Status: 1/7/2019 - Referred to Senate Homeland Security and Transportation
1/7/2019 - First Reading
COMMENTS: This bill, if passed, would be one component of the Think Bigger Initiative. It would provide much needed instruction to drivers on common sense conduct when stopped by law enforcement.
State Bill Page: [SB295](#)

SB299

LAW ENFORCEMENT OFFICER TRAINING (RANDOLPH L) Allows the law enforcement training board to establish minimum standards concerning firearms marksmanship and proficiency. Provides that firearms proficiency may not be taught or tested through the use of any target bearing a photorealistic depiction of a human being in any law enforcement: (1) basic training course; (2) inservice course; or (3) refresher course; used to train or accredit a law enforcement officer.

Current Status: 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))
Recent Status: 1/7/2019 - Referred to Senate Homeland Security and Transportation
1/7/2019 - First Reading
State Bill Page: [SB299](#)

SB333

BODY CAVITY SEARCHES AND BLOOD DRAWS (GROOMS R) Establishes a procedure authorizing licensed medical personnel to obtain a bodily fluid sample or to retrieve contraband from the body cavity of an individual as part of a criminal investigation, and, grants, with certain exceptions, immunity to medical personnel. Provides that, in the case of an emergency medical services provider or a law enforcement officer who is exposed to a patient's blood or body fluids, certain persons may seek a warrant from a circuit or superior court requiring that an unwilling patient provide a blood or body fluid specimen for testing for a dangerous communicable disease.

Current Status: 2/26/2019 - Referred to House
Recent Status: 2/25/2019 - Cosponsor: Representative McNamara
2/25/2019 - House sponsor: Representative Mahan
State Bill Page: [SB333](#)

SB336

MISDEMEANOR PENALTIES (YOUNG M) Makes numerous misdemeanors civil infractions. Repeals the crimes of vending machine vandalism and refusing to yield a party line. Increases the penalty for obstructing a medical person from a Class B misdemeanor to a Class A misdemeanor. Makes conforming provisions and repeals obsolete provisions.

Current Status: 2/27/2019 - Referred to House
Recent Status: 2/26/2019 - Cosponsor: Representative DeLaney
2/26/2019 - House sponsor: Representative Young J
State Bill Page: [SB336](#)

SB388

SALARIES OF STATE ENFORCEMENT OFFICERS (HOUCHIN E) Requires, beginning July 1, 2019, that the salaries of the following be adjusted annually to incorporate any increase in the Consumer Price Index: (1) Police employees of the state police department. (2) Gaming agents and gaming control officers of the Indiana gaming commission. (3) Enforcement officers of the alcohol and tobacco commission. (4) Enforcement officers of the natural resources commission.

Current Status: 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))
Recent Status: 1/24/2019 - added as second author Senator Ford Jon

State Bill Page: [SB388](#)

SB443

POLICE ASSISTED ADDICTION AND RECOVERY INITIATIVE (FORD J) Allows a local law enforcement agency to institute a police assisted addiction and recovery initiative or a similar program (program) to connect individuals suffering from a substance use disorder with treatment. Provides that if a local law enforcement agency establishes a program, the local law enforcement agency may establish a protocol to connect individuals who suffer from a substance use disorder with certain 211 services. Establishes the police assisted addiction and recovery initiative fund to assist a local law enforcement agency in establishing a program. Makes an annual appropriation to the fund.

Current Status: 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))

Recent Status: 1/14/2019 - Referred to Senate Health and Provider Services
1/14/2019 - First Reading

State Bill Page: [SB443](#)

SB465

LAW ENFORCEMENT TRAINING (TAYLOR G) Requires law enforcement officers to receive training in identifying, responding to, and reporting bias motivated crimes in which the person who committed a criminal offense selected the victim who was injured or whose property was damaged because of the individual's actual or perceived race, color, creed, disability, national origin, religion, sexual orientation, gender, or gender identity.

Current Status: 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))

Recent Status: 1/14/2019 - Referred to Senate Rules and Legislative Procedure
1/14/2019 - First Reading

State Bill Page: [SB465](#)

SB469

BIAS CRIMES (TAYLOR G) Allows an individual who suffers a personal injury or property damage because of a criminal offense or delinquent act to bring a civil action to recover damages, including punitive damages, if the person who committed the criminal offense or delinquent act that caused the injury or property damage selected the individual because of the individual's actual or perceived race, color, creed, disability, national origin, religion, sexual orientation, gender, or gender identity. Establishes a sentencing procedure that requires a court, when sentencing an individual who has committed a crime that is motivated by a bias against another individual's race, color, creed, disability, national origin, religion, sexual orientation, gender, or gender identity, to impose an additional fixed term of imprisonment not to exceed five years, if the offense is a felony, or three years, if the offense is a misdemeanor.

Current Status: 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))

Recent Status: 1/31/2019 - added as coauthor Senator Stoops
1/14/2019 - Referred to Senate Rules and Legislative Procedure

State Bill Page: [SB469](#)

SB509

FIRE DEPARTMENT RESIDENCY REQUIREMENTS (RAATZ J) Requires a member of a city, town, or township (unit) fire department to reside within Indiana and not more than 50 miles from the boundaries of the unit. Allows a member of a unit's fire department to reside outside Indiana if: (1) the unit adopts an ordinance or resolution allowing a member to reside outside Indiana; and (2) the member resides not more than 50 miles from the unit's boundaries. (Current law requires a member of a fire department to live within the county where the unit is located or a contiguous county). Eliminates provisions allowing a unit to adopt an ordinance or resolution requiring a member of the fire department to reside within the county where the unit is located, within the unit, or within a distance from the unit.

Current Status: 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))
Recent Status: 1/14/2019 - Referred to Senate Local Government
1/14/2019 - First Reading
State Bill Page: [SB509](#)

SB545 **REPORTS ON STRESS TESTS AND RISK ASSESSMENTS (SPARTZ V)** Provides that: (1) the executive director of the Indiana public retirement system; and (2) the trustee of the Indiana state police pension trust; shall report to the interim study committee on pension management oversight on any stress tests or sensitivity analyses performed during a state fiscal year on the pension funds under their respective administration.

Current Status: 2/26/2019 - Referred to House Employment, Labor and Pensions
Recent Status: 2/26/2019 - First Reading
1/31/2019 - added as coauthor Senator Bassler
State Bill Page: [SB545](#)

SB599 **BIAS MOTIVATED CRIMES (YOUNG M)** Enhances the sentence for a crime committed: (1) due to a real or perceived immutable characteristic or religious belief of the victim; and (2) with intent to cause bodily injury, or to cause the victim to feel terrorized, frightened, intimidated, or threatened.

Current Status: 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))
Recent Status: 1/15/2019 - Referred to Senate Rules and Legislative Procedure
1/15/2019 - First Reading
State Bill Page: [SB599](#)

SB602 **MEDICAL REVIEW BOARD (BOOTS P)** Establishes the medical review board of the Indiana public retirement system (INPRS) for the purpose of: (1) providing the INPRS director and the INPRS board with medical and occupational expertise; and (2) making recommendations about certain determinations, reviews, and appeals concerning impairments under the 1977 police officers' and firefighters' pension and disability fund (1977 fund). Reorganizes definitions in the 1977 fund statute.

Current Status: 2/18/2019 - Referred to House
Recent Status: 2/14/2019 - House sponsor: Representative Burton
2/14/2019 - Third reading passed; Roll Call 132: yeas 47, nays 0
State Bill Page: [SB602](#)

SB603 **PUBLIC SAFETY OFFICER CONTRACT NEGOTIATIONS (BUCK J)** Creates the following minimum requirements for a written agreement (agreement) entered into after June 30, 2019, between a county, city, town, or township and an employee organization for fire department or police department employees: (1) Requires the parties to submit to nonbinding mediation if they fail to agree to a new agreement within one year after the existing agreement expires. (2) Requires the agreement to continue without any change in its terms and conditions until the earlier of the following: (A) The parties fail to reach an agreement after mediating the dispute, at which time the written agreement no longer binds the parties. (B) The date the parties execute a new written agreement.

Current Status: 2/5/2019 - Cosponsor: Representative VanNatter
Recent Status: 2/5/2019 - House sponsor: Representative Mahan
2/5/2019 - Third reading passed; Roll Call 87: yeas 49, nays 0
COMMENTS: This is a very important bill that will help in difficult negotiation situations. The bill passed out of the Senate by a vote of 49-0. Representatives Mahan and Van Natter are co-sponsoring the bill in the House.
State Bill Page: [SB603](#)

SB620

PUBLIC SAFETY FUNDING (CHARBONNEAU E) Makes an appropriation from the state general fund to the department of homeland security for a first responder regional training pilot program used to expand regional training capabilities for firefighters, law enforcement personnel, and EMS personnel.

Current Status: 2/26/2019 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79(a))

Recent Status: 1/15/2019 - Referred to Senate Appropriations

1/15/2019 - First Reading

State Bill Page: [SB620](#)