

This week several of the bills we have been tracking were heard in committee and advanced. Others await hearings in the second chamber so that they can move forward.

Legislative Report # 8, 2025 is attached. Check the current status of each track bill to see what is moving and what is not.

Contact President Bill Owensby or me if you have any questions.

Fraternally,

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HB1001 STATE BUDGET (THOMPSON J) Appropriates money for capital expenditures, the operation of the state, K-12 and higher education, the delivery of Medicaid and other services, and various other distributions and purposes. Extends the review, analysis, and evaluation of tax incentives by the legislative services agency through 2030. Provides that if the budget director determines at any time that a state agency can perform the agency's statutory obligations with less than the amount appropriated, the budget director shall, with the approval of the governor, and after notice to the state agency, reduce the amount or amounts allotted or to be allotted. Requires the budget director to withhold not less than 5% of any appropriation to a state agency to be used for salaries or other wages for state agency employees or general operating expenses of the state agency. Repeals a



provision allowing the Indiana department of administration to enter into a lease with the Indiana historical society for use of a building. Provides that certain businesses providing specialized employee services receive a price preference of 15% for public works projects. Provides sales tax exemptions for feminine hygiene products and adult diapers. Increases the income tax deduction for a person over 65 with certain gualifying income from \$500 to \$1,000. Increases the: (1) employee threshold; and (2) maximum amount of tax credits that may be granted in a year; for purposes of the health reimbursement arrangement income tax credit. Establishes a state tax credit for certain capital investments made in rural funds (rural fund credit). Prescribes requirements for the rural fund credit. Establishes the Hoosier workforce investment tax credit (workforce credit). Allows an eligible business to claim a workforce credit for certain training costs incurred. Extends the sunset of the collection of hospital assessment fees and health facility quality assessment fees from June 30, 2025, to June 30, 2027. Removes the annual income maximum for choice scholarship eligibility. Repeals the chapter establishing the curricular materials fund and certain provisions related to procedures for reimbursement of costs of providing curricular materials. Changes the appointment and terms of members of the board of the Gary airport authority. Requires that the salary matrix for state police, capitol police officers, and department of natural resources law enforcement officers be adjusted each time an adjustment is made to a pay plan for state employees in the executive branch. Provides that an adult charter school is entitled to state funding in an amount that is based on the foundation amount for the state fiscal year. Requires the secretary of education to provide a report and recommendation to the general assembly concerning aligning state funding for dual credit with the new high school diploma and expanding access to dual credit course work to all Indiana students. Prohibits a school corporation or career and technical education center or school from charging a career scholarship student enrolled in the career scholarship account program or an approved intermediary acting on behalf of a career scholarship student a tuition or fee amount to enroll in or attend a career and technical education program, course, or class that is more than the proportionate amount that the school corporation or career and technical education center or school would receive under the career and technical education grant if the student had enrolled in and completed the applicable career and technical education program, course, or class. Provides that a career and technical education center that charges a career scholarship student a tuition or fee amount to enroll in or attend a career and technical education program, course, or class may not receive a credential completion grant for the student. Requires the department of education to distribute choice scholarships at least twice each semester (instead of once). Requires the commission for higher education to annually prepare and submit to the legislative council and to the budget committee a report that examines the utilization of physical facilities for instruction at each state educational institution. Specifies the amount of covered taxes that may be captured in the Evansville professional sports development area. Provides for the determination of the: (1) base assessed value; (2) gross retail base period amount; and (3) income tax base period amount; in an innovation development district (district). Requires the executive of a city, county, or town, or, if applicable, executives, and the Indiana economic development corporation to enter into an agreement establishing the terms and conditions governing any district (instead of only certain districts). Repeals the statewide innovation development district fund. Establishes the economic development reserve account. Provides that: (1) an appropriation to the legislative council and the legislative services agency for a state fiscal year ending before July 1, 2027, reverts to the state general fund as directed by the personnel subcommittee of the legislative council; and (2) an employee in an entity in the legislative or judicial branch of state government is eligible to participate



in a pilot program for converting unused excess accrued leave to a monetary contribution for the employee in the employee's 401(a) matching account with Hoosier START. Provides that unexpended and unencumbered amounts appropriated from the federal economic stimulus fund in P.L.165-2021 do not revert to the state general fund. Requires the state comptroller to transfer: (1) \$15,000,000 from the addiction services fund; and (2) \$25,000,000 from the department of insurance fund; to the tobacco master settlement agreement fund on July 1, 2025.

Current Status:	3/20/2025 - Senate Appropriations, (Bill Scheduled for Hearing);
	Time & Location: 9:00 AM, Rm. 431
Recent Status:	3/3/2025 - Referred to Senate Appropriations 3/3/2025 - First Reading
State Bill Page:	<u>HB1001</u>

HB1079 PROPERTY MATTERS (ZIMMERMAN A) Provides that if a tenant does not claim the tenant's property within 45 days after receiving a certain notice, a warehouseman or storage facility may sell the tenant's property (current law requires a warehouseman or storage facility to wait 90 days).

Current Status:	3/24/2025 - House Bills on Second Reading
Recent Status:	3/20/2025 - Committee Report amend do pass, adopted
	3/19/2025 - Senate Committee recommends passage, as
	amended Yeas: 10; Nays: 0
State Bill Dager	

State Bill Page: <u>HB1079</u>

HB1095 INDIANA CRIME GUNS TASK FORCE (HARRIS E) Provides that the Indiana crime guns task force area may include Lake County. Increases the number of executive board members required for a quorum from five to seven. Specifies that the position for which the chairperson voted prevails in the case of a tie vote as long as that position has received the affirmative votes of at least four members of the executive board. (Current law requires the affirmative votes of at least three members for a tie to be settled in favor of the chairperson's position.)

Current Status:3/20/2025 - Signed by the President Pro TemporeRecent Status:3/20/2025 - Signed by the Speaker
3/18/2025 - Returned to the House without amendmentsState Bill Page:HB1095

HB1118 CRITICAL INCIDENT STRESS MANAGEMENT DEBRIEFINGS (MCNAMARA

W) Provides that a first responder recipient of critical incident stress management (CISM) services may not be compelled to testify or otherwise disclose a communication made to a CISM services provider or peer support team member relating to the first responder recipient's CISM services in a civil, criminal, or administrative proceeding. Provides that a first responder recipient or the first responder recipient's employer may not be held liable for damages for any act, error, or omission committed by the first responder recipient based on a communication provided between a first responder recipient and CISM team, CISM services provider, or peer support team as part of the CISM services unless the act, error, or omission constitutes wanton, willful, or intentional misconduct.

Current Status:3/24/2025 - House Bills on Third ReadingRecent Status:3/20/2025 - added as cosponsor Senator Randolph3/20/2025 - Second reading ordered engrossed



State Bill Page: <u>HB1118</u>

HB1122 UNLAWFUL ENCROACHMENT (MCNAMARA W) Authorizes a law enforcement officer to order a person to stop approaching the law enforcement officer if the officer reasonably believes that the person's presence within 25 feet of the officer will interfere with the performance of the officer's duties. Provides that a person who knowingly or intentionally approaches within 25 feet of a law enforcement officer after being ordered to stop approaching commits unlawful encroachment on a law enforcement officer, a Class C misdemeanor.

Current Status:	3/13/2025 - Signed by the President Pro Tempore
Recent Status:	3/13/2025 - Signed by the Speaker
	3/11/2025 - added as cosponsor Senator Rogers
Comments:	FOP BILL
State Bill Page:	HB1122

HB1137 EXPUNGEMENT OF RED FLAG LAW RECORDS (SMALTZ B) Requires a court to expunge certain records related to the red flag law if the court finds that an individual is not dangerous, and permits a court to expunge certain records related to the red flag law if the court finds that an individual previously found dangerous is no longer dangerous.

Current Status:	3/17/2025 - House concurred with Senate amendments; Roll
	Call 274: yeas 96, nays 0
Recent Status:	3/17/2025 - House Concurred in Senate Amendments (96-0) 3/17/2025 - Concurrences Eligible for Action
State Bill Page:	<u>HB1137</u>

HB1186 LAW ENFORCEMENT MATTERS (BARTELS S) Provides that a correctional professional is considered a public safety officer for purposes of determining eligibility for line of duty death benefits. (Current law provides that a correctional officer is considered a public safety officer for determining eligibility line of death benefits.) Provides, with certain exceptions, that a law enforcement officer, including a constable, school resource officer, special deputy, or reserve officer, who has completed a pre-basic course but who has not completed Tier I or Tier II basic training requirements may not exercise police powers outside the jurisdiction of the appointing law enforcement agency. Provides that a school resource officer who has completed Tier I or Tier II basic training has statewide jurisdiction. Provides that all deputies, excluding reserve deputies and jail deputies, employed by the Marion County sheriff's office on July 1, 2025, shall be certified by the law enforcement training board (board) as Tier II law enforcement officers. Requires the Marion County sheriff's office to submit to the board a list of deputies who have successfully completed at least the minimum basic training requirements at the Marion County Sheriff's Office Academy. Makes changes to the definition of a "law enforcement officer" for purposes of mandatory training for law enforcement officers. Increases the penalty for criminal recklessness from a Class B to a Class A misdemeanor. Specifies that the immunities and limitations on liability that apply to a law enforcement officer (and the officer's employing agency) acting within the officer's jurisdictional area also apply to an officer (and employing agency) acting outside the jurisdictional area under certain circumstances. Makes pointing a firearm by a passenger in a vehicle whose driver is committing criminal recklessness a Level 6 felony under certain circumstances. Provides that a school resource officer may pursue a person who flees from a school resource officer after the school resource officer has, by visible or audible means, including the



operation of the school resource officer's siren or emergency lights, identified themself and ordered the person to stop. Adds a hospital police department to the definition of police departments required to provide police officers with certain rights.

 Current Status:
 3/3/2025 - Referred to Senate Corrections and Criminal Law

 Recent Status:
 3/3/2025 - First Reading

 2/19/2025 - Referred to Senate

 State Bill Page:
 HB1186

HB1188 RESISTING LAW ENFORCEMENT (SHONKWILER A) Increases certain penalties for resisting law enforcement.

Current Status:3/11/2025 - added as cosponsors Senators Koch and BohacekRecent Status:3/11/2025 - Committee Report amend do pass adopted;
reassigned to Committee on Appropriations
3/11/2025 - Senate Committee recommends passage, as
amended Yeas: 7; Nays: 1State Bill Page:HB1188

- **HB1221 PENSION MATTERS** (KARICKHOFF M) Provides for a thirteenth check in certain years for certain members, participants, or beneficiaries of the: (1) Indiana state teachers' retirement fund; (2) Indiana 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:3/20/2025 added as second sponsor Senator RogersRecent Status:3/20/2025 added as cosponsors Senators Pol and Donato3/20/2025 added as cosponsor Senator NiezgodskiState Bill Page:HB1221
- **HB1232 IDACS** (SHONKWILER A) Clarifies that certain information shall be entered into the Indiana data and communication system (IDACS) within 24 hours of the information's receipt unless otherwise provided by law. Provides that the state police department, in consultation with the criminal justice institute, may take certain actions for noncompliance. Makes conforming amendments.
 - Current Status:3/25/2025 Senate Corrections and Criminal Law, (Bill
Scheduled for Hearing); Time & Location: 11:00 AM, Rm. 130Recent Status:2/20/2025 Referred to Senate Corrections and Criminal Law
2/20/2025 First ReadingState Bill Page:HB1232
- **HB1297 MOTOR VEHICLE MEDICAL INFORMATION PROGRAM** (ERRINGTON S) Establishes the yellow dot motor vehicle medical information program.

 Current Status:
 3/24/2025 - Concurrences Eligible for Action

 Recent Status:
 3/20/2025 - Motion to concur filed

 3/18/2025 - added as cosponsors Senators Jackson and Pol

 State Bill Page:
 HB1297

HB1393 IMMIGRATION NOTICE (BASCOM G) Provides that if a law enforcement officer arrests an individual for a felony or a misdemeanor and there is probable cause to believe that the



individual is not lawfully present in the United States, the jail or detention facility shall notify the county sheriff of the probable cause during the individual's intake process, and the county sheriff shall notify the proper authority.

Current Status:3/24/2025 - House Bills on Third ReadingRecent Status:3/20/2025 - added as cosponsor Senator Young M
3/20/2025 - added as third sponsor Senator KochState Bill Page:HB1393

HB1471 LAW ENFORCEMENT OFFICER IMPEACHMENT EVIDENCE (STEUERWALD G) Establishes the procedure for placing a law enforcement officer's name on a Giglio list. Provides notice and reconsideration procedures. Provides requirements for prosecuting attorneys and law enforcement officers. Provides civil immunity to prosecuting attorneys for acts related to a Giglio list.

Current Status:	3/24/2025 - House Bills on Third Reading
Recent Status:	3/20/2025 - added as cosponsor Senator Crider
	3/20/2025 - added as cosponsor Senator Pol
Comments:	FOP BILL
State Bill Page:	<u>HB1471</u>

SCHOOL AND PUBLIC SAFETY MATTERS (BARTELS S) Provides for the appointment of HB1637 a fire chief, or the fire chief's designee, to a county school safety commission. Establishes the office of school safety within the department of homeland security (department) for the purpose of coordinating and administering school security and safety resources. Requires a school corporation or charter school to comply with certain safety related requests by the office of school safety. Authorizes the department to issue enforcement orders in accordance with rules adopted by the board of firefighting personnel standards and education. Removes emergency medical services enforcement authority from the state fire marshal's management authority. Provides that the department, a fire department, or a volunteer fire department may open burn for fire training purposes if certain conditions are met. Makes various changes to provisions relating to the department's enforcement authority pertaining to the administrative adjudication of building fire and safety laws. Requires that a city, town, or county that requires a building permit for the construction of a Class 2 structure to allow the inspection to be conducted by third party inspectors. Amends the definition of "law enforcement officer" to include the state fire marshal and the executive director or fire investigator of the department. Provides that the fire prevention and building safety commission, with certain exceptions, may not adopt a final rule for more than three building codes during any 12 month period. Repeals the provision establishing the department of education's division of school building physical security and safety. Makes conforming amendments.

Current Status:	3/24/2025 - House Bills on Second Reading
Recent Status:	3/20/2025 - added as second sponsor Senator Qaddoura
	3/20/2025 - added as cosponsor Senator Randolph
State Bill Page:	<u>HB1637</u>

HB1641 COUNTY GOVERNMENT MATTERS (MELTZER J) Allows an executive session to be held to: (1) review, receive, and discuss the terms and conditions of a proposed contract; and (2) communicate with an attorney, subject to the attorney client privilege. Excludes conveyances to a unit from the definition of a "conveyance document". Amends requirements for local ordinances concerning the operation of a golf cart or an off-road



vehicle. Provides that if a body is to be transported by common carrier, the person in charge of interment shall secure a burial transit permit in duplicate from certain individuals. Provides that the governing body of a school corporation may enter into a public-private agreement for the construction or renovation of school buildings under the statutes governing public-private agreements. Prohibits a county employee from taking action on a county contract, unless permitted by a county ordinance. Adds language excluding certain property from the definition of "residential property" for an allocation area established after June 30, 2025. Provides that, after June 30, 2025, no action shall be brought with respect to jail or prison conditions under state law by an offender until such administrative remedies as are available are exhausted.

Current Status:	3/20/2025 - Committee Report amend do pass adopted;
	reassigned to Committee on Tax and Fiscal Policy
Recent Status:	3/20/2025 - Senate Committee recommends passage, as
	amended Yeas: 9; Nays: 0
	3/20/2025 - Senate Local Government, (Bill Scheduled for
	Hearing); Time & Location: 10:00 AM, Rm. 233
State Bill Page:	<u>HB1641</u>

HCR2 URGING THE INDIANA DEPARTMENT OF TRANSPORTATION TO RENAME THAT PORTION OF U.S. HIGHWAY 31 FROM SMITH VALLEY ROAD TO COUNTY LINE ROAD THE "STATE TROOPER AARON SMITH MEMORIAL HIGHWAY" (DAVIS M) A CONCURRENT RESOLUTION urging the Indiana Department of Transportation to rename that portion of U.S. Highway 31 from Smith Valley Road to County Line Road the "State Trooper Aaron Smith Memorial Highway".

Current Status: 1/30/2025 - Referred to Senate Homeland Security and Transportation
 Recent Status: 1/30/2025 - First Reading 1/28/2025 - Referred to Senate

State Bill Page: HCR2

HCR5 URGING THE INDIANA DEPARTMENT OF TRANSPORTATION TO RENAME THAT PORTION OF STATE ROAD 75 BETWEEN CR 700 S AND CR 800 S IN CARROLL COUNTY THE "DEPUTY SHERIFF NOAH C. RAINEY MEMORIAL ROAD" (VANNATTER H) A CONCURRENT RESOLUTION urging the Indiana Department of

(VANNATTER H) A CONCURRENT RESOLUTION urging the Indiana Department of Transportation to rename that portion of State Road 75 between CR 700 S and CR 800 S in Carroll County the "Deputy Sheriff Noah C. Rainey Memorial Road".

 Current Status:
 1/30/2025 - Referred to Senate Homeland Security and Transportation

 Recent Status:
 1/30/2025 - First Reading 1/28/2025 - Referred to Senate

 State Bill Page:
 HCR5

SB13 PUBLIC SAFETY (TOMES J) Provides that a person who knowingly or intentionally operates a vehicle in: (1) a repeated or continuous manner with the intent of causing a rotational skid; and (2) a manner that endangers a person; commits dangerous spinning, a Class A misdemeanor. Provides that a person who, with the intent to obstruct traffic, operates a vehicle in (1) a repeated or continuous manner with the intent of causing a rotational skid; and (2) a manner that endangers a person; commits a Level 6 felony. Establishes a defense in certain circumstances. Specifies that a person may request



specialized driving privileges at any time before the disposition of the case. Provides that a vehicle used by its owner to commit dangerous spinning or obstruction of traffic involving a rotational skid is subject to seizure for purposes of civil forfeiture. Makes conforming amendments.

Current Status:3/13/2025 - added as cosponsor Representative DavisRecent Status:3/3/2025 - Referred to House Courts and Criminal Code
3/3/2025 - First ReadingState Bill Page:SB13

SB95 LAW ENFORCEMENT TRAINING COST REIMBURSEMENT (BYRNE G) Allows the state, a state agency, or a political subdivision (public employer) to be reimbursed for the costs of employing and training a law enforcement officer by a public employer that subsequently employs the officer. Provides that the reimbursement amount decreases over time and is eliminated three years after the officer is certified by the law enforcement training board to act as an officer. Allows a public employer to require, as a condition of hiring, that the individual enter into a contract or agreement to reimburse the public employer for employment and training costs, if the individual is subsequently hired by a private or governmental employer that is not defined by statute as a public employer.

Current Status:	3/20/2025 - Third reading passed; Roll Call 280: yeas 90, nays 1
Recent Status:	3/20/2025 - Senate Bills on Third Reading
	3/17/2025 - Second reading ordered engrossed
State Bill Page:	<u>SB95</u>

SB104 RESIDENTIAL TAX INCREMENT FINANCING (NIEMEYER R) Provides, in the case of an allocation provision adopted after June 30, 2025, for a residential housing development program, that the redevelopment commission (commission) shall annually transfer at least 5% of the aggregate allocated tax proceeds from the allocation area to the unit that established the commission. Specifies that the unit must use the revenue for police and fire services that serve the allocation area.

Current Status:	3/19/2025 - House Ways and Means, (Bill Scheduled for
	Hearing); Time & Location: 1:30 PM, Rm. 404
Recent Status:	3/3/2025 - Referred to House Ways and Means
	3/3/2025 - First Reading
State Bill Page:	<u>SB104</u>

SB120 DNA SAMPLES AT TIME OF ARREST (CRIDER M) Requires a sheriff to take a DNA sample of a person taken into custody for a felony. Provides that it is a Class C misdemeanor if a person refuses to provide a DNA sample to a sheriff.

Current Status:	3/20/2025 - Third reading passed; Roll Call 281: yeas 80, nays 10
Recent Status:	3/20/2025 - Senate Bills on Third Reading 3/17/2025 - Second reading ordered engrossed
State Bill Page:	<u>SB120</u>

SB141 EYEWITNESS IDENTIFICATION PROCEDURES (BROWN L) Establishes a procedure to be used by a law enforcement agency in conducting a lineup or in person witness identification.

Current Status: 3/24/2025 - Senate Bills on Second Reading



Recent Status: 3/20/2025 - Committee Report amend do pass, adopted 3/19/2025 - House Committee recommends passage, as amended Yeas: 13; Nays: 0

State Bill Page: <u>SB141</u>

SB157 PROTECTION OF PROPERTY RIGHTS (GASKILL M) Defines "squatter" as an individual who occupies the property of another and who does not have and has never had: (1) a rental agreement; (2) permission of the owner; or (3) another legal interest in the property. Permits a property owner to execute an affidavit stating that a squatter is occupying the person's property, and requires a law enforcement agency to dispatch one or more law enforcement officers to remove the squatter within 48 hours (or a later period if necessary for reasons of public safety). Requires a dispatched law enforcement officer to remove the squatter from the property unless the law enforcement officer discovers credible evidence that the person is not a squatter. Provides certain immunities to a law enforcement agency and a law enforcement officer.

Current Status:	3/24/2025 - House Judiciary, (Bill Scheduled for Hearing); Time
	& Location: 10:30 AM, Rm. 156-B
Recent Status:	3/13/2025 - added as cosponsor Representative O'Brien 3/3/2025 - Referred to House Judiciary
State Bill Page:	· · · · · · · · · · · · · · · · · · ·

SB159 PROCEDURES FOR OBTAINING A WARRANT (FREEMAN A) Specifies that a request for a warrant made orally by telephone, radio, or similar electronic means must be recorded and typed or transcribed. (Under current law, the judge is required to record the request, and the court reporter to type or transcribe it.) Permits certain warrant requests to be: (1) made electronically (where current law only allows this by radio or telephone); and (2) recorded electronically (where current law only permits the use of audio tape). Requires the prosecuting attorney and a law enforcement agency to maintain all requests for warrants, and to provide them to a defendant in discovery.

Current Status:3/20/2025 - Third reading passed; Roll Call 283: yeas 90, nays 0Recent Status:3/20/2025 - Senate Bills on Third Reading
3/17/2025 - Second reading ordered engrossedState Bill Page:SB159

SB183 RURAL INTERSECTION SAFETY (CRIDER M) Provides that a person that owns or is the lessee of a parcel of agricultural land at an intersection of two county, municipal, or township roads that is not controlled by a traffic signal shall maintain a line of sight triangle at the intersection. Provides that the land contained within the line of sight triangle must not contain any: (1) crops that typically exceed a height of three feet; or (2) other: (A) vegetation; or (B) structures, signs, fences, walls, or obstructions that are owned or controlled by the property owner or a lessee of the property owner; that exceed a height of three feet. Provides that trees may be planted and maintained within the line of sight triangle area if all branches are trimmed to maintain a clear vision for a vertical height of six feet above the roadway surface. Provides that if a unit receives information that a landowner or lessee is not compliant or determines that a landowner or lessee is not compliant or determines that a landowner or lessee is not compliant, the unit shall provide notice to the landowner or lessee of the landowner's or lessee's failure to maintain the line of sight triangle has a cause of action against the



landowner or lessee for damages resulting from the accident. Provides that certain provisions do not apply to critical infrastructure.

Current Status:3/17/2025 - added as cosponsor Representative AbbottRecent Status:3/10/2025 - House Roads and Transportation, (Bill Scheduled
for Hearing); Time & Location: 10:30 AM, Rm. 156-A
3/3/2025 - Referred to House Roads and TransportationState Bill Page:SB183

SB198 CRIME OF SWATTING (FREEMAN A) Specifies that, for purposes of the crime of false informing, hindering a "law enforcement process" includes causing a law enforcement officer to be dispatched. Enhances the penalty for making a false report that a person is dangerous to a Level 6 felony if the offense would cause a reasonable person to feel terrorized, frightened, intimidated, or threatened.

Current Status:3/24/2025 - Senate Bills on Second ReadingRecent Status:3/20/2025 - Committee Report amend do pass, adopted
3/19/2025 - House Committee recommends passage, as
amended Yeas: 13; Nays: 0State Bill Page:SB198

EXPUNGEMENT (BALDWIN S) Specifies that certain records relating to juvenile SB281 delinquency proceedings are accessible to a law enforcement officer acting within the scope of the officer's duties, and requires persons having custody of these records to take steps to ensure that these records are available to the law enforcement officer in a timely manner. Specifies that the juvenile court shall cooperate to ensure that certain records are available to the prosecuting attorney or a deputy. Allows the expungement of official misconduct if: (1) the person seeking the expungement is not an elected official; and (2) the prosecuting attorney consents. Permits disclosure to the state police department of certain sealed records if disclosure is required for the purpose of expunging or marking as expunged records in the central repository for criminal history information. Prohibits expungement for a person convicted of unlawful possession of a firearm by a serious violent felon. Requires the office of judicial administration, before July 1, 2025, to establish an electronic system for transmitting a chronological case summary to the state police department for purposes of expungement. Prohibits the expungement of certain records of a person holding a commercial driver's license or permit. Makes certain expungement provisions that apply to elected officials also apply to elected or appointed judicial officers.

Current Status:3/24/2025 - Senate Bills on Second ReadingRecent Status:3/20/2025 - added as cosponsor Representative Zimmerman
3/20/2025 - Committee Report amend do pass, adoptedState Bill Page:SB281

SB324 CRIMINAL PENALTIES (FREEMAN A) Increases the penalty levels of crimes related to fentanyl and methamphetamine. Increases the penalty levels of battery against a public safety official, battery resulting in moderate bodily injury, battery resulting in serious bodily injury, battery against a public safety official that results in bodily injury, battery against an endangered adult resulting in serious bodily injury, battery against a child that results in serious bodily injury, battery that results in death, and aggravated battery. Increases the penalty for resisting law enforcement and interfering with public safety under certain circumstances. Requires certain persons charged with a crime of domestic violence to wear



a monitoring device as a condition of bail. Requires that a bail hearing for a violent arrestee be held in open court, within 48 hours, and sets minimum bail requirements for the release of a repeat violent arrestee. Makes conforming changes.

Current Status: 3/20/2025 - added as cosponsor Representative Andrade Recent Status: 3/3/2025 - Referred to House Courts and Criminal Code 3/3/2025 - First Reading

State Bill Page: <u>SB324</u>

SB388 1977 PENSION AND DISABILITY FUND (ROGERS L) Increases the basic monthly pension benefit payable to a member of the 1977 police officers' and firefighters' pension and disability fund who retires after June 30, 2025, with 20 years of service. Increases the contribution rate of fund members. Provides that a municipality, a unit, an airport authority, a school corporation, or a charter school may require certain members of the 1977 police employees retirement fund to continue as members of that fund instead of the 1977 police officers' and firefighters' pension and disability fund.

Current Status:	3/20/2025 - Committee Report do pass, adopted
Recent Status:	3/20/2025 - Recommitted to Committee on Ways and Means
	pursuant to House Rule 126.3
	3/19/2025 - House Committee recommends passage Yeas: 12;
	Nays: 0
Comments:	FOP BILL
State Bill Page:	<u>SB388</u>

SB420 TRANSFER OF HIGH RISK PERSONS FROM COUNTY JAIL (CARRASCO C) Establishes a procedure for the transfer of an inmate from a county jail to another county jail or the department of correction if the inmate: (1) poses a serious risk of escape; (2) demonstrates violent or aggressive behavior; or (3) needs to be protected from other inmates.

Current Status:3/3/2025 - Referred to House Courts and Criminal CodeRecent Status:3/3/2025 - First Reading2/20/2025 - Cosponsor:Representative ShonkwilerState Bill Page:SB420

SB430 GRANTS FOR PARTICIPATION IN THE 287(G) PROGRAM (KOCH E) Establishes the 287(g) agreement grant program. Provides that a "287(g) agreement" refers to an agreement entered into under Section 287(g) of the Immigration and Nationality Act. Allows the department of homeland security to provide grants to assist certain local law enforcement authorities in entering into and carrying out law enforcement under a 287(g) agreement.

Current Status:	3/13/2025 - added as cosponsor Representative Bartels
Recent Status:	3/13/2025 - Recommitted to Committee on Ways and Means
	pursuant to House Rule 126.3
	3/13/2025 - Committee Report do pass, adopted
State Bill Page:	<u>SB430</u>

SB525 MARION COUNTY SHERIFF'S DEPUTIES (CARRASCO C) Prohibits a Marion County sheriff's deputy from attending the Indiana law enforcement academy. Requires the law enforcement training board to certify one law enforcement academy located in Marion



County, to be used by the Marion County sheriff's office and the Indianapolis metropolitan police department. Provides that a Marion County sheriff's deputy may only attend the law enforcement academy located in Marion County if the deputy is subject to a merit board established by the governing body.

Current Status:3/3/2025 - Referred to House Veterans Affairs and Public SafetyRecent Status:3/3/2025 - First Reading2/20/2025 - House sponsor: Representative IrelandState Bill Page:SB525

SCR13 URGING INDOT TO RENAME THE PORTION OF I-65 BETWEEN MILE MARKER 137 AND 138 THE "DEPUTY JACOB M. PICKETT MEMORIAL MILE" (BUCHANAN B) A CONCURRENT RESOLUTION urging the Indiana Department of Transportation to rename the portion of I-65 between mile marker 137 and 138 in Boone County the

"Deputy Jacob M. Pickett Memorial Mile".

Current Status: 3/13/2025 - Second reading adopted Roll Call 264: yeas 79, nays 0

Recent Status: 3/13/2025 - Returned to the Senate 3/13/2025 - yeas 79, nays 0 *State Bill Page:* SCR13

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