

**HB1036 CHILD CARE AND DEVELOPMENT FUND ELIGIBILITY (MAHAN K)** Specifies health, education, safety, and training requirements that a child care provider must meet as a condition of eligibility to receive a federal Child Care and Development Fund (CCDF) voucher payment. Specifies that in determining whether a provider meets the CCDF eligibility requirements, the division of family resources may not consider religious instruction or activities. Provides for decertification of eligibility. Requires certain reporting related to safety of children. Requires certain information to be prepared and distributed concerning the duty to report known or suspected child abuse or neglect. Allows the state department of health to release to certain child care providers information from the immunization data registry.

**HB1141 METHAMPHETAMINE LAB DISCLOSURE IN PROPERTY SALES (MCNAMARA W)** Provides that the state police department (and not the Indiana criminal justice institute) maintains the methamphetamine laboratory web site (web site). Provides that a property used for the manufacture of methamphetamine may not be placed on the web site until 180 days after the methamphetamine laboratory is reported to the state police department, and specifies that the state police department may not place a property on the web site if it was decontaminated before being placed on the web site. Provides that a property must be removed from the web site in accordance with the statute that requires the web site to be established. Specifies that if methamphetamine is manufactured in an apartment of a multi-unit complex, only the specific unit in which the methamphetamine was manufactured may be included on the web site. Requires a person who manufactures methamphetamine on property owned by another person to pay restitution to the owner for the owner's actual damages, including lost rents and the costs of decontamination.

**HB1204 VARIOUS EDUCATION AND SCHOOL MATTERS (HUSTON T)** Provides that if the parent, guardian, or court appointed special guardian of a child enrolled in a school requests a health care provider to disclose certain mental health information to the child's school, the health care provider shall provide the child's school the information. Prescribes the manner in which the information must be released and requires a principal or school leader to sign a confidentiality agreement concerning the release of the information. Prohibits a superintendent or school leader from excusing or excluding a student who was found to be mentally or physically unfit for school attendance if a physician, psychologist, or psychiatrist certifies that the student is fit for school attendance. Provides that the witness fee for an employee of a school district is \$100. Provides civil immunity for a school, school employee, or school board for civil damages that are the result of: (1) an injury to a child or family members of a child if the injury is the result of a student's mental health issue that has not been disclosed to the school by the student's parent or guardian; or (2) referrals the school made or services the school offered concerning evaluations or treatment of the student's health.

**HB1218 DRUG TREATMENT AND REPORTING (DAVISSON S)** Expires standards for operation rules concerning prior authorization for a take home supply of opioid treatment medication (current law requires rules to require prior authorization for more than 14 days of medication). Prohibits an opioid treatment program from prescribing, dispensing, or providing more than a seven day supply of opioid treatment medication to a patient to take out of the facility. Requires the division of mental health and addiction (division) to establish certain standards and protocols for opioid treatment programs. Requires an opioid treatment program to follow the standards and protocols adopted by the division for each opioid treatment program patient. Requires the dispenser at an opioid treatment program to transmit certain information to the division within specified time frames. Provides that the information is subject to federal patient confidentiality regulations. Requires a provider to release certain information from a committed patient's mental health records upon request

of a court. Requires that the board of pharmacy adopt a rule requiring a practitioner and a opioid treatment program to check the Indiana scheduled prescription electronic collection and tracking (INSPECT) program in specified circumstances. Requires the division to report on the information collected. Increases the penalty to a Level 6 felony for violations of the central repository for controlled substances data laws. Requires the Indiana professional licensing agency to study the impact of including all prescription drugs in the INSPECT program and sets forth requirements of the study. Requires the legislative council to assign an interim committee to study: (1) the security of the INSPECT program; and (2) whether opioid treatment programs should be prohibited from allowing patients to take home opioid treatment medication. (The introduced version of this bill was prepared by the commission on mental health and addiction.)

- SB138**     **VICTIM ADVOCATES IN CIVIL PROCEEDINGS** (BECKER V) Removes restrictions on grants from the victim services division of the Indiana criminal justice institute for certain entities to enter into a contract with the domestic violence prevention and treatment council. Provides that a court may allow a victim advocate to attend a civil proceeding and confer with a victim as necessary. Specifies that a victim advocate is not considered to be practicing law when performing certain services.
- SB291**     **HUMAN TRAFFICKING INVESTIGATIONS** (WATERMAN J) Provides that "law enforcement agency", for purposes of receiving information concerning a violation of the human trafficking statute, includes the attorney general and an agency whose principal function is the apprehension of criminal offenders. Specifies that the attorney general has the same authority as a law enforcement agency to access and maintain information regarding a violation of the human trafficking statute. Permits the attorney general to assist with the investigation and prosecution of a violation of the human trafficking statute.
- SB312**     **ASSIGNMENT OF LOTTERY PRIZES** (HEAD R) Provides that a person who wins a prize payable in installments from the lottery commission may assign the future prize payments under certain circumstances upon court approval. Sets forth requirements for a court order approving a prize payment assignment. Requires that a petition to assign a prize payment must be served upon the lottery commission's director and the child support bureau. Requires the assignee to provide certain information. Requires the director of the lottery commission to investigate and certify whether a person who petitions for a lottery prize payment assignment has or has not satisfied debts to state agencies. Provides that if the Internal Revenue Service, the department of state revenue, or a court issues a determination or ruling that the voluntary assignment of a prize payment will affect federal income tax treatment, the commission shall file the determination or ruling with the attorney general's office and the Indiana judicial center, and a court may not issue a voluntary assignment of a prize payment after the date of the determination or ruling. Adds the department of child services to the list of agencies that must identify to the commission individuals who owe past due child support.
- SB357**     **INDUSTRIAL HEMP** (YOUNG R) Subject to federal approval, authorizes the state seed commissioner to license the cultivation and production of industrial hemp. Establishes requirements to obtain a license. Authorizes inspections by the state police and audits by the state seed commissioner. Provides that in addition to any other liability or penalty, the state seed commissioner may revoke or refuse to renew a license and may impose a civil penalty. Requires the state seed commissioner to apply for necessary permissions, waivers, or other forms of legal status by the United States Drug Enforcement Agency or other appropriate federal agency that are necessary to implement the law. Makes a conforming amendment to the definition of "marijuana".

**SB377**     **VARIOUS BUSINESS ENTITY MATTERS** (GLICK S) Makes various changes to business and other associations law concerning the following: (1) Information required to be filed with the secretary of state's office. (2) Information required to be sent to registered agents. (3) Responsibilities of registered agents. (4) An exception to the notice requirements concerning administrative revocations of certificates of authorities and dissolutions. (5) Procedures concerning reinstatement and denial of reinstatement. (6) Stated powers of corporations, nonprofit corporations, and limited liability companies. (7) Issuance of interrogatories by the secretary of state and investigative claims. (8) Filing false documents with the secretary of state. (9) Use of assumed business names. (10) Domestication of nonprofit corporations. (11) The officers and the powers and duties of officers of a limited liability company. Removes provisions concerning the following: (1) Delivery by telecopy and facsimile. (2) Requiring creation of copies of certain documents. Repeals a provision concerning having a corporation as a resident agent.