			SENATE BILLS						
Senate						House	House		
Bill# A	Author	Topic	Summary/Notes	Senate Committee	Status	Sponsor	Committee	Status	Status Post-Passage
									Returned to the
		Automatic taxpayer	Removes a provision that requires taxpayers to have adjusted gross income tax liability in order to qualify for				Ways and		Senate without
<u>1</u> F	Holdman	refund	an automatic taxpayer refund. Makes clarifying changes.	Tax and fiscal policy	Passed chamber	Brown	Means	Passed chamber	amendments
			Provides that, in determining whether at least 50% of the instructional services that a student receives from a						
			school corporation is virtual instruction for purposes of the 2021 fall count of average daily membership						
			(ADM), the department of education (department) shall review the attendance of each student on each school day from the school corporation's first day of school until the school corporation's last day of school of						
			the 2021 fall semester. Makes an exception regarding the school days the department reviews for students						
			who transferred to or from a school corporation during the 2021 fall semester. Provides that, if a school						
			corporation's tuition support amount is adjusted as a result of the application of this provision, the department						
			shall, after December 31, 2021, settle any overpayment or underpayment of state tuition support to a school						
			corporation resulting from the adjustment of tuition support on the schedule determined by the department.						
			Establishes the Indiana student enrichment grant program (program). Provides that an enrichment student is eligible to establish an Indiana enrichment scholarship account. Provides that an enrichment student may						
		Virtual instruction	receive \$1,000 to be used for certain qualified expenses. Provides that the department shall administer the				Ways and	Passed	
2 F	Raatz	and tuition support	program. Provides that the program expires July 1, 2025.	Appropriations	Passed chamber	Behning	Means	committee	
		,,,,,	Allows the secretary of family and social services (secretary) to issue a waiver of human services statutory						
			provisions and administrative rules if the secretary determines that the waiver is necessary to claim certain						
			enhanced federal matching funds available to the Medicaid program. Allows the secretary to issue an						
			emergency declaration for purposes of participating in specified authorized federal Supplemental Nutrition Assistance Program (SNAP) emergency allotments. Requires the secretary to prepare and submit any						
			waivers or emergency declarations to the budget committee. Allows the state health commissioner of the						
			state department of health or the commissioner's designated public health authority to issue standing orders,						
			prescriptions, or protocols to administer or dispense certain immunizations for individuals who are at least						
		Administrative	five years old (current law limits the age for the commissioner's issuance of standing orders, prescriptions,	Health and provider				Passed	
3 (Charbonneau	authority	and protocols for individuals who are at least 11 years old).	services	Passed chamber	Lehman	Public Health	committee	
			Establishes a procedure to grant licenses and certificates to practice certain health care professions in						
			Indiana. Requires the applicant to hold a current license or certificate from another state or jurisdiction and						
			meet other requirements. Allows the applicant who meets certain requirements to apply for a provisional						
			license or provisional certificate. Requires the provisional license or provisional certificate to be issued within						
			30 days. Provides for penalties for submitting false information on an application for a provisional license or						
			provisional certificate. Requires a board to make a final decision on a license or certificate application before the expiration of a provisional license or provisional certificate. Provides that if a board has a pending						
			application for initial licensure or certification that requires final approval by the board, the board shall meet						
			not more 31 days after the application is ready for approval. Provides that the medical licensing board may						
			not issue a physician's license to an applicant using the reciprocity law beginning July 1, 2026. Eliminates						
			certain requirements for an applicant seeking licensure as a clinical social worker, marriage and family						
			therapist, mental health counselor, addiction counselor, or clinical addiction counselor. Requires the boards						
			that regulate bachelor's degree social workers, social workers, clinical social workers, marriage and family therapists, mental health counselors, licensed addiction counselors, licensed clinical addiction counselors,						
			and respiratory care practitioners to issue a license by reciprocity within 30 days if certain requirements are						
			met. Requires the speech-language pathology and audiology board to, before January 1, 2023, initiate and						
			make every effort to enter into reciprocity agreements with contiguous states to enter into a reciprocity						
_	_	L	agreement for individuals licensed as: (1) a speech-language pathologist; and (2) an audiologist; to practice	Health and provider			Ways and	Passed	
<u>5</u> B	Brown	Reciprocity	the individual's profession under the license from one state in the other state. Provides that a document of educational and historical significance with acknowledged religious history	services	Passed chamber	Vermillion	Means	committee	
			(document) may be displayed on property owned by the state. Provides that a display of a document may be						
			accompanied by a statement providing its context in American history. Provides that a document may be						
			displayed if the document is: (1) donated; (2) purchased with funds made available through voluntary						
			contributions to the Indiana department of administration (department); or (3) reprinted from a document	L			Government		
	,	Display of historical	donated or purchased with contributions to the department. Requires, upon request, the department to	Education and Career			and Regulatory		
11 K	(ruse	documents	provide certain documents to a state office, clerk of court, judge, or legislative body.	Development	Passed chamber	Behning	Reform	committee	
			Removes schools and certain public libraries from the list of entities eligible for a specified defense to criminal prosecutions alleging: (1) the dissemination of material harmful to minors; or (2) a performance					ĺ	
			harmful to minors. Adds colleges and universities to the list of entities eligible for a specified defense to					1	
		Material harmful to	criminal prosecutions alleging: (1) the dissemination of material harmful to minors; or (2) a performance	Education and Career				ĺ	
<u>17</u> T	Tomes	minors	harmful to minors.	Development	Passed chamber	Davis	Education		
		Audiology and	Adopts the audiology and speech-language pathology interstate compact. Establishes requirements				Employment,		
		speech-pathology	regarding: (1) speech-language pathology assistants; and (2) the supervision of speech-language pathology support personnel. Requires the speech-language pathology and audiology board to adopt rules not later	Education and Career			Labor and	1	

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			Permits a county treasurer in a county having a consolidated city to offer for sale a tract or item of real						
			property on the county auditor's tax sale list that is: (1) not used as a person's principal place of residence						
			and receiving a homestead standard deduction for the most recent assessment date; and (2) is unsold after						
			two or more public sales; to an eligible nonprofit entity prior to a regularly scheduled tax sale. Provides that						
			not more than 5% of the real property on the tax sale list may be sold to eligible nonprofit entities. Requires						
			an eligible nonprofit entity to file certain information with the county executive not later than 45 days prior to						
		Calo of tay proportion	the tax sale in order to participate in an early sale. Requires, before January 1, 2023, and before each				Local	Passed	
-	.,		January 1 thereafter, the county executive to provide an annual report to the legislative council concerning the sale of tax sale properties to eliqible nonprofit entities.			-			
62	Young	to nonprofits		Local Government	Passed chamber	Teshka	Government	committee	
			Provides that a person commits obstruction of justice if the person induces a witness in a legal proceeding						
			to: (1) withhold or delay producing evidence that the witness is legally required to produce; (2) avoid a						
			subpoena or court order; (3) not appear at a proceeding to which the witness has been summoned; or (4)						
			give a false or materially misleading statement. Provides that a person commits obstruction of justice, as a Level 5 felony, if the person induces a witness to give a false or materially misleading statement during the						
		Obstruction of	investigation or pendency of a domestic violence or child abuse case. Establishes a uniform definition of	Corrections and criminal			Courts and	Passed	
70	Crider	Justice	"communicates" for the criminal code.	law	Passed chamber	MaNamara	Criminal Code	committee	
<u>/U</u>	Crider	Justice		ldW	Passeu Chamber	IVICINAIIIAIA	Criminal Code	committee	
			Requires all students, except for students at certain nonpublic schools, in their senior year to complete and						
			submit the FAFSA unless: (1) a parent of a student or a student, if the student is an emancipated minor, signs a waiver that the student understands what the FAFSA is and declines to complete it; or (2) the						
			principal or school counselor of the student's high school waives the requirement due to extenuating						
			circumstances. Requires that the: (1) model notice prepared by the commission for higher education; and (2)						
			notice that each school corporation is required to send regarding the FAFSA; include information regarding	Education and Career			I		
02	Leising	FAFSA requirement	the requirements and exceptions for completing the FAFSA.	Development	Passed chamber	Behning	Education	In committee	
<u>02</u>	reisilik	i Aroa requirement		pevelopilieilt	r asseu chamber	penning	LuucatiOII	iii committee	
			Requires the governing body of a school corporation or charter school (governing body) to allow public comment at meetings, including meetings using electronic means of communication. Provides that, if a state				1		
		Meetings of school	or local disaster emergency is declared, a governing body may conduct an electronic meeting only if one or				1		
		boards and charter	more of the schools of the school corporation or the charter school is closed at the time of the meeting and	Education and Career					
02	Leising	schools	the school closure is related to the disaster emergency.	Development	Passed chamber	Behning	Education	In committee	
03	Leising	SCHOOLS	Provides that the state department of health (department) shall annually prepare a report concerning all	Development	rasseu chambei	bellillig	Education	iii committee	
			suicide and overdose fatalities in Indiana that occurred during the preceding calendar year. Requires the						
			report to include: (1) the number of fatalities that occurred in each county; (2) the number of fatalities that						
			occurred during each month; (3) the age, sex, and race of each fatality victim; (4) the method of suicide or						
			overdose, including the type of weapon and each substance used; and (5) if known, whether the fatality						
		Suicide and drug	victim has served in the armed forces of the United States or the national guard. Provides that the first report						Returned to the
		overdose death	must also include information from the 2020 calendar year. Requires the department to submit the report and	Health and provider					Senate with
2/	Leising	reporting	an executive summary of the report to the general assembly and the governor.	services	Passed chamber	Barrett	Public Health	Passed chamber	amendments
04	Leising	reporting	Provides that the commission's annual schedule of awards must provide award amounts on the basis of a	JEI VICES	r asseu chamber	Darrett	r ublic riealtii	r asseu chamber	amenaments
			federal needs calculation. Amends language concerning teacher stipends to teacher scholarships. Provides						
		Higher education	that the total amount of scholarships or other financial aid received by an individual may not exceed certain	Education and Career				Passed	
89	Rogers	scholarships	total expenses.	Development	Passed chamber	Davis	Education	committee	
85	Nogers	3CHOIGI SHIPS	Allows a teacher preparation program to report the program's admission practices, in accordance with the	Development	r asseu chamber	Davis	Luucation	committee	
			Association for Advancing Quality in Educator Preparation (AAQEP) standards, for teacher preparation						
			programs accredited by the AAQEP. Requires the department of education (department) to approve at least						
			two accreditors that: (1) accredit teacher preparation programs; and (2) are recognized by the Council for						
			Higher Education Accreditation; to accredit teacher preparation programs for use in Indiana. Requires the						
			department to annually report to the legislative council the percentage of teachers who complete a particular				I		
			teacher preparation program who are teaching in Indiana: (1) five years; and (2) ten years; after completion				1		
			of the particular teacher preparation program. Removes a requirement that each charter school and school				1		
		Accreditation of	corporation annually provide to the department; (1) the name of the teacher preparation program that				1		
		teacher preparation	recommended the initial license for each teacher employed by the school; and (2) the annual retention rate	Education and Career			I	Passed	
91	Rogers	programs	for teachers employed by the school.	Development	Passed chamber	Teshka	Education	committee	
	. 0	10	Provides that a policy adopted by a school corporation, charter school, or nonpublic school with at least one	p					
			employee addressing expanded criminal history checks or expanded child protection index checks				I		
			(background checks) must prohibit the hiring of, continuing the employment of, contracting with, or continuing				1		
			to contract with a person who has been convicted of an offense requiring license revocation, unless the				I		
			conviction has been reversed, vacated, or set aside on appeal. (Current law provides that such a policy				1		
			addressing background checks must prohibit the hiring of a person who has been convicted of an offense				1		
			requiring license revocation, unless the conviction has been reversed, vacated, or set aside on appeal.)				I		
			Provides that: (1) a school corporation; (2) charter school; or (3) an entity: (A) with which a school				I		
			corporation or charter school contracts for services; and (B) that has employees who are likely to have				1		
			direct, ongoing contact with children within the scope of the employees' employment; shall consider whether				I		
			information obtained from the background checks concerning an individual's conviction for certain offenses				1		
			constitutes grounds to not employ, not contract with, or to terminate the employment of or contract with the				I		
			individual. Provides that, in the event that an entity obtains information that an individual employed by the				1		
			entity who works at a particular school corporation or charter school has been convicted of certain offenses,				1		
			the entity shall immediately notify the school corporation or charter school of the employee's conviction.				I		
		School employee	Makes changes to the list of offenses for which the department of education shall permanently revoke a	Education and Career			I		
115	Freeman	misconduct	teacher's license.	Development	Passed chamber	Young	Education	In committee	

117 Ky			shall maintain a daily log or record that lists suspected or investigated crimes, accidents, or complaints. (Current law provides that a law enforcement agency shall maintain a daily log or record that lists suspected crimes, accidents, or complaints.) Prohibits, after June 30, 2023, the broadcast of a Social Security number by police radio unless the broadcast is encrypted. Provides that a registered owner of a motor vehicle commits an infraction if the owner's vehicle is used to violate the school bus stop arm law. Provides a defense for a registered owner who provides certain information to law enforcement and fully cooperates with law enforcement, if: (1) the vehicle was stolen; (2) the registered owner routinely engages in the business of renting the vehicle; (3) the registered owner provided the vehicle for the use of an employee; or (4) the registered owner provides documentary evidence that the owner was out of state at the time the violation was committed. Specifies that: (1) the bureau of	Corrections and criminal law	Passed chamber	Bartells	Veterans Affairs and Public Safety	Passed chamber	Returned to the Senate with amendments
424 NI		violation	motor vehicles may not assess points for the infraction; and (2) an adjudication for the infraction does not	Homeland security and	Daniel about the	Clara.	Roads and		
<u>121</u> Nie	emeyer	enforcement	create a presumption of liability in a civil action.	transportation	Passed chamber	Slager	Transportation		
<u>123</u> Fre	eeman	Dyslexia screening and intervention	Establishes: (1) a definition for "virtual student instructional day"; and (2) requirements for virtual student instructional days. Provides that a public school may conduct not more than three virtual student instructional days that do not meet the established requirements. Provides that a public school that does not comply with these provisions may not count a student instructional day toward the 180 day student instructional day requirement. Allows the department of education to waive these requirements. Provides that the dyslexia screening and intervention provisions apply to: (1) qualified districts or qualified high schools; and (2) innovation network schools. Provides that the following may not waive or suspend the dyslexia screening and intervention provisions: (1) A coalition of continuous improvement school districts. (2) State accredited public schools. Adds, for consistency, the dyslexia screening and intervention provisions to the list of statutes that apply to charter schools. (Under current law, the dyslexia screening and intervention requirements already apply to charter schools because of the language in the dyslexia screening and intervention provisions.)	Education and Career Development	Passed chamber	Speedy	Education	Passed committee	
<u>134</u> Bro	own	Appropriation of donated money	Adds language specifying that a political subdivision that conducts or administers an election may not accept private money donations to prepare, administer, or conduct elections or to employ individuals on a temporary basis for preparing, administering, or conducting elections, including registering voters. Requires all state agencies to submit to the budget agency a report of each individual state employee employed by the state agency whose salary is funded in whole or in part from donated money. Provides that if the donation of money is to the secretary of state, the report shall specify whether the money was or will be distributed to political subdivisions for preparing, administering, or conducting elections, and, if so, the specific types of uses for which the donated money will be used by those political subdivisions. Requires the budget agency to annually submit to the budget committee a report of the information that specifies and identifies each individual state employee whose salary is funded in whole or in part from donated money, which must be posted and made available on the Indiana transparency portal. Requires all local units of government to submit to the state board of accounts (SBA) a report of each individual local unit of government employee employed by the local unit of government whose salary is funded in whole or in part from donated money. Requires the SBA to annually submit to the budget committee a report of the information that specifies and identifies each individual local unit of government employee whose salary is funded in whole or in part from donated money, which must be made available to the public. Defines "local unit of government" for purposes of the reporting requirement. Specifies that the term does not include hospitals.	Appropriations	Passed chamber	Leonard	Government and Regulatory Reform	Passed committee	
			Specifies that "reasonable force" includes the pointing of a loaded or unloaded firearm for purposes of self-	Corrections and criminal			Courts and		
143 Do		Self-defense Prosecuting attorneys	defense and arrest statutes. Permits a prosecuting attorney to purchase a crime insurance policy instead of executing a surety bond. Permits the department of child services or a prosecuting attorney to file a paternity action in certain cases. Renames the drug prosecution fund as the substance abuse prosecution fund. Requires a prosecuting attorney to investigate information received about the commission of certain criminal offenses. Allows a prosecuting attorney to issue or request a subpoena, search warrant, or other process necessary to aid an investigation. Broadens the types of expenses a county auditor shall pay the prosecuting attorney in connection with a criminal case. Allows a prosecuting attorney to appoint employees with the approval of the county council. Allows the prosecuting attorneys council of Indiana to call two conferences each year and specifies who may attend the conferences. Requires the prosecuting attorneys council of Indiana to conduct certain training. Provides a prosecuting attorney with defense and indemnification in a disciplinary action for conduct that occurred within the scope of employment.	law	Passed chamber	Smaltz	Criminal Code Courts and Criminal Code	Passed committee	

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			Makes clarifying changes to the powers and duties of the Marion superior court executive committee.						
			Provides that an appointed judicial officer shall be vested by the judges of the family division of the Marion						
			superior court with suitable powers for the handling of all probate matters of the court. Removes and						
			reallocates the powers and duties of a probate hearing judge, probate commissioner, juvenile referee, bail						
			commissioner, and master commissioner from the Marion superior court. Provides that the Marion County						
			judicial selection committee nomination procedure shall be followed when filling a vacancy that occurs in a						
			court. Provides that a sheriff's service of process fee for each service performed outside Marion County						
			applies to cases in the Marion County small claims court. Provides that the: (1) clerk of a circuit court; (2)						
			clerk of a city or town court; or (3) judge of a city or town court that does not have a clerk; may retain as an						
			administrative fee an amount of up to \$3 from the excess amount collected by the clerk for general court						
		Various courts	costs. Provides that unless provided otherwise, a sheriff's spouse may be employed as a legal deputy for the				Courts and	Passed	
149	Koch	matters	county and the spouse may be in the sheriff's direct line of supervision	Judiciary	Passed chamber	Steuerwald	Criminal Code	committee	
			Modifies the definition of "protected person" for purposes of the admission of a statement or videotape of an						
			individual who is less than 14 years of age at the time of the offense but less than 18 years of age at the time						
			of trial. Provides that a person who knowingly or intentionally: (1) pays, or offers or agrees to pay, money or						
			other property; or (2) offers a benefit; for a human trafficking victim with the specific intent to induce or obtain						
			the product or act for which the human trafficking victim was trafficked commits human trafficking, a Level 4						Returned to the
			felony. Specifies that consent by the human trafficking victim is not a defense to a prosecution. Requires law						
			enforcement agencies to report human trafficking investigations to the attorney general within 30 days after	Corrections and criminal			Courts and		Senate with
<u>155</u>	Crider	Human trafficking	an investigation begins.	law	Passed chamber	McNamara	Criminal Code	Passed chamber	amendments
			Permits the attorney general to request the appointment of a special prosecuting attorney if a prosecuting						
		L. " .	attorney is categorically refusing to prosecute certain crimes, and establishes a procedure for the						
		Noncompliant	appointment of a person to serve as a special prosecuting attorney to prosecute cases that the county				Courts and		
<u>165</u>	Young	prosecutor	prosecuting attorney is refusing to prosecute.	Judiciary	Passed chamber	Jeter	Criminal Code		
							Rules and		
		Interim study	Requests that the legislative council assign to the interim study committee on child services the topic of				Legislative		
180	Jon Ford	committee	studying a requirement for and funding of court appointed attorneys in certain cases involving juveniles.	Appropriations	Passed chamber	DeVon	Procedures		
			Specifies that an arrest, criminal charge, or juvenile delinquency allegation that results in an adjudication for	- фр. оришени					
			an infraction does not result in a conviction for purposes of expungement. Authorizes a person participating						
			in a pretrial diversion program to file a petition for expungement with the authorization of the prosecuting						
			attorney. Requires a court to automatically issue an expungement order, subject to certain exceptions, if: (1)						
			all pending charges or allegations against a person are dismissed; (2) the person is acquitted or the						
			conviction or true finding is vacated; (3) one year has passed since allegations were filed against a juvenile						Returned to the
			and the state is not pursuing the case; or (4) the person is arrested for a crime and no charges have been	Corrections and Criminal			Courts and		Senate without
182	Freeman	Court procedures	filed within 180 days.	Law	Passed chamber	Young	Criminal Code	Passed chamber	amendments
102	· · · cc····a··	court procedures		Lutt	r assea chamber	roung	Veterans	r assea chamber	differiuments
		Newborn safety	Modifies the newborn safety device requirements that apply to a fire department. Modifies the immunity	Family and Children			Affairs and		
405		· ·	provisions applicable to certain individuals and entities that take custody of a child or operate a newborn	Family and Children					
185	Holdman	device	safety device.	Services	Passed chamber	Carbaugh	Public Safety	In committee	
		Marriage and family	Decreases the number of experiential practice hours required to obtain a license as a marriage and family	Health and Provider					
226	Donato	therapists	therapist or a therapist associate. Specifies that the hours must be completed during at least 12 months.	Services	Passed chamber	Ledbetter	Public Health		
		Enforcement of					Rules and		
		habitability	Enforcement of habitability standards study. Urges the legislative council to assign to the interim study				Legislative		
230	Qaddoura	standards	committee on government the topic of enforcement of habitability standards.	Local Government	Passed chamber	Clere	Procedures		
230			Provides that, beginning January 1, 2023, certain practitioners are subject to disciplinary sanctions if the						
		ĺ	practitioner communicates or disseminates to the general public an advertisement that includes deceptive or						
		1	misleading information or does not prominently state the profession or license held by the practitioner.						
		Practitioner	Establishes certain exceptions. Decreases the number of experiential practice hours required to obtain a						
		identification and	license as a marriage and family therapist or a therapist associate. Specifies that the hours must be	Health and Provider				Passed	
239	Boehnlein	advertising	completed during at least 12 months.	Services	Passed chamber	Zent	Public Health	committee	
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		ĺ	Provides that an agreement among insurers through which automobile insurance is provided to motorists						
		İ	unable to obtain the insurance through ordinary methods must also make insurance available to a foster						
		İ	youth who: (1) is certified or acknowledged by the department of child services or by a designee of the						
		1	department to be receiving foster care; and (2) is at least 16 years of age and not more than 23 years of age.						
		İ	Provides that a state or local government agency, a foster parent, or an entity providing services shall not be						
		İ	liable for any damages resulting from a foster youth's operation of an automobile owned and insured by the						
		İ	foster youth. Establishes the insuring foster youth trust fund (fund). Provides that the department of child						
		1	services shall administer the fund. Provides that the money in the fund may be used to provide payments to						
		Motor vehicle	foster youth who are at least 16 years of age and not more than 23 years of age to: (1) defray the cost of						
		insurance for foster	automobile insurance coverage for foster youth; and (2) provide reimbursement for not more than 44 of the				Ways and	Passed	
246	Kyle Walker	children	50 hours of supervised driving practice for foster youth.	Appropriations	Passed chamber	Lehman	Means	committee	
		İ	Requires the department of homeland security, the state department of health, the integrated public safety						
		ĺ	commission, and the statewide 911 board to make recommendations before November 1, 2022, to the						
		Report on 911 and	general assembly regarding: (1) improving emergency medical services response through increased				Veterans		
		regionalized trauma	interoperability of the 911 system; and (2) the effectiveness of regionalized trauma systems and the systems'	Homeland Security and			Affairs and	Passed	
		I	impact on patient care.	Transportation	Passed chamber	Barrett	Public Safety	committee	
247	Kyle Walker	systems							

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			Requires the medical licensing board of Indiana to administer the interstate medical licensure compact						
			(compact). Adopts the compact. Sets forth requirements of a compact state. Sets forth the duties and authority of the interstate medical licensure compact commission. Provides for two voting members on the						
		Interstate medical	commission from each member state. Establishes the procedure to withdraw from the compact. Specifies	Health and Provider			Ways and		
251	Brown	licensure compact	that the compact supersedes any state law that is in conflict.	Services	Passed chamber	Vermillion	Means	In committee	
231	BIOWII			Services	rasseu chambei	verminon	iviearis	iii committee	D - 4
		Evidence	Establishes additional requirements for the disposition of property held as evidence that may contain						Returned to the
		preservation	biological evidence related to an offense, including matters involving postconviction DNA testing and	Corrections and criminal			Courts and		Senate with
<u>263</u>	Doriot	requirements	analysis.	law	Passed chamber	Steuerwald	Criminal Code	Passed chamber	amendments
			Limits the civil liability of contractors that provide specified services under a contract with the department of						
			child services (department). Provides that an individual may be employed by a child care provider before the						
			state mandated criminal history check of the individual is completed if the following conditions are satisfied:						
			(1) The individual's: (A) fingerprint based check of national crime information data bases; (B) national sex						
			offender registry check; (C) in-state local criminal records check; and (D) in-state child protection index						
			check; have been completed. (2) If the individual has resided outside Indiana at any time during the five						
			years preceding the individual's date of hire, the individual's: (A) out-of-state child abuse registry check; and (B) out-of-state local criminal records check; have been requested. (3) The individual's employment before						
			the completion of the state mandated criminal history check is limited to training during which the individual:						
			(A) does not have contact with children who are under the care and control of the child care provider; and (B)						
			does not have access to records containing information regarding children who are under the care and						
			control of the child care provider. (4) The individual completes an attestation, under penalty of perjury,						
			disclosing: (A) any abuse or neglect complaints made against the individual with the child welfare agency of a						
			state other than Indiana in which the individual resided within the five years preceding the date of the						
	I		attestation; and (B) any contact the individual had with a law enforcement agency in connection with the				I		
	1		individual's suspected or alleged commission of a crime in a state other than Indiana in which the individual				1		
			resided within the five years preceding the date of the attestation. Establishes a process by which a child						
	1		caring institution, group home, secure private facility, or licensed child placing agency may request a review				1		
			of base rates and other cost based rates approved by the department. Requires the department to give						
		Department of child	special consideration to approval of costs that: (1) are proven by a residential treatment provider to have						
		services review of	been previously approved by the department; or (2) relate to accreditation, staff safety, child safety, or a department requirement. Urges the legislative council to assign to the appropriate interim study committee	Family and Children			Ways and		
266	Jon Ford	base rate	the topic of privatizing the department.	Services	Passed chamber	Jeter	Means	In committee	
200	Jon Ford	base rate	case management services, care management services, service coordination services, or care coordination	Services	r asseu chamber	Jetei	ivicaris	iii committee	
			services for purposes of telehealth. Adds school psychologists, specified developmental therapists, peers,						
			clinical fellows, students and graduates of certain professional programs, physical therapist assistants, and						
			certain community mental health center providers to the definition of "practitioner" for purposes of practicing						Returned to the
			telehealth. Allows behavior health analysts to temporarily perform telehealth during the time when the	Health and provider					Senate with
284	Charbonneau	Telehealth matters	professional licensing agency is preparing to implement licensure for the profession.	services	Passed chamber	Barrett	Public Health	Passed chamber	amendments
			grants to school corporations to establish career coaching programs for students of the school corporation.						
			Beginning July 1, 2022, requires the department to annually submit a report to the general assembly in an electronic format that provides certain information concerning high school graduation waiver rates and						
			graduation pathways and to post the report on the department's Internet web site. Requires the attorney						
			representing a governing body of a school corporation, at the governing body's first regular meeting each						
			Ivear, to provide certain information to the governing body, the superintendent, and the members of the public						
			year, to provide certain information to the governing body, the superintendent, and the members of the public attending the meeting. Provides that at least 14 days before a contract for employment is entered into by a						
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Supervised included in the department's analysis. Makes conforming amendments to existing references to supervised Insurance and Financial Insurance and Financial Insurance and Financial Insurance and Financial Insurance	331	Buchanan	Education matters	and capabilities. (2) Require certain participating entities to post a surety bond or provide the treasurer of state information regarding unencumbered assets. Amends the Uniform Consumer Credit Code to provide that the authorized loan finance charge for a consumer loan, other than a supervised loan, that is entered into after June 30, 2022, may not exceed 36% (versus 25% for a consumer loan that is entered into before July 1, 2022) per year on the unpaid balances of the principal. Amends the definition of "supervised loan" to mean a consumer loan that (1) is entered into before July 1, 2022, and with respect to which the rate of the loan finance charge exceeds the authorized 25% annual rate for consumer loans under current law, or (2) is entered into after June 30, 2022, and is made in accordance with the requirements for supervised loans set forth in the bill. Sets forth requirements and limitations with respect to the following for supervised loans set forth in the bill. Sets forth requirements and limitations with respect to the following for supervised loans made after June 30, 2022: (1) Authorized fees and charges. (2) The maximum principal amount. (3) The minimum and maximum lengths of the loan term. (4) Information and disclosures to be included in the loan contract. (5) A borrower's right to rescind a supervised loan transaction. Provides that when a borrower enters into a supervised loan, the lender shall provide the borrower with a pamphlet approved by the department of financial institutions (department) that describes: (1) the availability of debt management and credit counseling services; (2) the borrower's rights and responsibilities; and (3) the availability of the 211 telephone dialing code for human services information and referrals. Sets forth prohibited acts and practices in connection with a supervised loan. Provides that a lender may not take a security interest in real or personal property in connection with a supervised loan. Provides that a calendar year to remit to the department. (1	Appropriations	Passed chamber	Behning	Means	In committee	
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352 Zay consumer loans loans throughout the Indiana Code. Institutions Passed chamber Judy Insurance	331	Buchanan		and capabilities. (2) Require certain participating entities to post a surety bond or provide the treasurer of state information regarding unencumbered assets. Amends the Uniform Consumer Credit Code to provide that the authorized loan finance charge for a consumer loan, other than a supervised loan, that is entered into after June 30, 2022, may not exceed 36% (versus 25% for a consumer loan that is entered into before July 1, 2022) per year on the unpaid balances of the principal. Amends the definition of "supervised loan" to mean a consumer loan that (1) is entered into before July 1, 2022, and with respect to which the rate of the loan finance charge exceeds the authorized 25% annual rate for consumer loans under current law, or (2) is entered into after June 30, 2022, and is made in accordance with the requirements for supervised loans set forth in the bill. Sets forth requirements and limitations with respect to the following for supervised loans made after June 30, 2022: (1) Authorized fees and charges. (2) The maximum principal amount. (3) The minimum and maximum lengths of the loan term. (4) Information and disclosures to be included in the loan contract. (5) A borrower's right to rescind a supervised loan transaction. Provides that when a borrower enters into a supervised loan, the lender shall provide the borrower with a pamphlet approved by the department of financial institutions (department) that describes: (1) the availability of debt management and credit counseling services; (2) the borrower's rights and responsibilities; and (3) the availability of the 211 telephone dialing code for human services information and referrals. Sets forth prohibited acts and practices in connection with a supervised loan, other than a security interest in real or personal property in connection with a supervised loan, other than a security interest in real or personal property in connection with a supervised loan, other than a security interest in real or personal property in connection with a supervised loan, oth		Passed chamber	Behning	Means		
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			Provides that: (1) the governing body of a school corporation may issue an adjunct teacher permit to an individual who meets certain requirements; and (2) if a governing body of a school corporation issues an adjunct teacher permit to an individual, the school corporation may enter into a contract for employment with the individual as a part-time teacher of the school corporation. Establishes requirements for adjunct teacher employment contracts. Provides that the employment contracts are not subject to certain requirements regarding teacher salaries and school corporation local compensation plans. Provides that: (1) an adjunct teacher is not a school employee for purposes of collective bargaining; and (2) an employment contract with an adjunct teacher is not subject to a collective bargaining agreement. Provides that it is not an unfair labor practice for a school corporation to enter into an employment contract with an adjunct teacher. Provides that the department of education shall establish an online adjunct teacher portal on the department's Internet web site or incorporate a functionality into the teacher referral system to allow: (1) a school corporation to post a vacant adjunct teacher position; (2) an individual to submit a resume and other information; and (3) an individual to view certain information relating to adjunct teachers. Makes changes to the requirements necessary to obtain an initial practitioner license for an individual who completes an alternative teacher certification program and changes regarding teaching special education under the license. Provides that, for school years beginning after June 30, 2022, a school corporation may provide a supplemental payment to a						
			teacher in excess of the salary specified in the school corporation's compensation plan. (Current law allows a school corporation to provide supplemental payment to a teacher in excess of the salary specified in the						
356	Rogers		school corporation's compensation plan if certain circumstances apply.) Removes a provision that requires a discussion on a supplement be held with an exclusive representative.	Education and Career Development	Passed chamber	Behning	Education	In committee	
<u>365</u>		Psychology interjurisdictional compact	Establishes the psychology interjurisdictional compact concerning interjurisdictional telepsychology and the temporary authorization to practice psychology in another compact state. Sets forth requirements of a compact state. Sets forth the duties of the psychology interjurisdictional compact commission.	Health and provider services	Passed chamber	Ziemke	Ways and Means	In committee	
366	Bassler	Higher education funding	Requires the commission to create a higher educational operating funding outcomes based formula (funding formula) in each year prior to a budget session of the general assembly. Provides that the commission shall (not may) develop a long range plan for postsecondary education. Requires the commission to take: (1) reducing the financial burden on students and their families for postsecondary education; (2) the impact on economic development; and (3) the funding formula; into account in developing the long range plan. Requires the commission to present to the budget committee a summary of the legislative requests of all state educational institutions and the commission's recommendations concerning operations, capital projects, and financial aid. Requires the commission to biannually measure and make findings on the progress of each state educational institution in meeting the goals of the commission's long range plan as those goals pertain to the funding formula and include the findings in its presentation to the budget committee. Requires the commission to present the funding formula created by the commission to the budget committee. Requires the commission to biannually engage a third party examiner to audit the data submitted by each state educational institution for use within the funding formula and submit a copy of each audit report to the audit and financial reporting subcommittee of the legislative council. Requires the commission to present recommendations for the funding of state educational institution capital projects to the budget committee.	Appropriations	Passed chamber	Brown	Ways and Means		Returned to the Senate with amendments
		payments for charity	Provides that a qualified organization may accept credit cards for the purchase of: (1) a chance to play any game of chance offered at an allowable activity; or (2) licensed supplies. Provides that certain credit card						
376	Busch	gaming	payments may be made on the Internet.	Public policy	Passed chamber	Carbaugh	Public Policy	In committee	

								1	
			tax under specified provisions. Requires all wagering taxes to be reported and remitted electronically through						
			the department of state revenue (department) online tax filing program. Amends the distribution date for						
			certain alcoholic beverage tax revenue and wagering tax and fee revenue. Clarifies provisions regarding						
			application of the sales tax to transactions in which a person acquires an aircraft for rental or leasing in the						
			ordinary course of the person's business. Reorganizes and revises provisions that apply to the sales tax						
			exemption for nonprofit organizations. Reorganizes and revises provisions regarding sales tax exemptions						
			for utilities. Amends sales tax provisions that apply to wholesale sales. Clarifies that a marketplace facilitator						
			is considered the retail merchant for transactions it facilitates on its marketplace regardless as to whether the						
			marketplace facilitator has a contractual relationship with the seller. Allows nonresident shareholders and						
			partners of a partnership to make an election to opt out of withholding tax requirements in certain specified						
			circumstances. Clarifies the reporting process used for distribution of local income tax revenue to conform to						
			current practice. Amends due date provisions for returns, refunds, assessments, or other submissions under						
			the state income tax and financial institutions tax. Provides that an election by a corporation to make a						
			consolidated return continues to apply following a corporate reorganization or sale. Makes technical and						
			clarifying changes to the procedures for reporting federal partnership audit adjustments. Increases the						
			number of years a local income tax (LIT) expenditure tax rate for correctional facilities and rehabilitation						
			facilities may be imposed from 22 to 25 years in the case of a tax rate adopted after June 30, 2022. Adds						
			procedures to allow the department to offset LIT distributions to local units when an over distribution has						
			been made either in error or because a taxpayer refund is approved after the distribution. Makes a technical						
			correction to tax penalty provisions that apply to pass through entities. Reduces the tax rate imposed on the						
			distribution of closed system cartridges beginning July 1, 2022, from 25% to 15% of the wholesale price.						
			Requires remote sellers to collect the tobacco product tax on taxable products. Provides a more specific						
			definition of "tobacco products" for purposes of the tobacco products tax. Imposes a tax on the distribution of						
			alternative nicotine products in Indiana based on a rate of \$0.40 per ounce of the product weight as listed by						
			the manufacturer. Defines "alternative nicotine products" for purposes of the tax. Beginning January 1, 2023,						
			provides for a \$0.72 per cigar tobacco products tax cap for cigars with a wholesale price exceeding \$3 per						
			cigar. Clarifies that, in the case of distributor to distributor transactions, the tobacco products tax is imposed						
			at the time a distributor first receives the tobacco products in Indiana. Amends provisions that apply to a						
			refund of a tobacco products license fee when a license is surrendered to the department before its						
1			expiration. Imposes a penalty on retailers who purchase tobacco products or cigarettes from a distributor						
			who has not obtained a registration certificate from the department (or whose registration certification is						
1			revoked or suspended). Authorizes the department to revoke or suspend a registration certificate for failure				Ways and		
382	Holdman	Various tax matters	to comply with certain reporting requirements. Provides the basis upon which the department may refuse to	Tax and fiscal policy	Passed chamber	Brown	Means	In committee	
			Urges the legislative council to assign to an appropriate interim study committee the topic of availability and	. ,					
1			affordability of child care in Indiana. Requires the interim study committee to which the topic is assigned to:				L		
			(1) consider means by which the availability and affordability of child care services in Indiana can be				Rules and		
			increased; and (2) not later than November 1, 2022, submit to the general assembly a strategic plan for	Family and Children			Legislative		
404	Qaddoura	Child care deserts	increasing the availability and affordability of child care services in Indiana.	Services	Passed chamber	DeVon	Procedures		
		Kinship caregiver	Defines "unlicensed caregiver" and allows an unlicensed caregiver of a child to intervene as a party in a: (1)						
								Passed	
410	Bohacek			Judiciary	Passed chamber	Pressel	ludiciary	committee	
410	Bohacek		child in need of services proceeding; or (2) proceeding to terminate the parent-child relationship; concerning the child.	Judiciary	Passed chamber	Pressel	Judiciary	Passed committee	

HOUSE BILLS

House				1	l	Senate	Senate		Status Post-
Bill #	Author	Topic	Summary/Notes	Committee	Status	Sponsor	Committee	Status	Passage
J	7.44.10.	· op.u	Summing 17 10 co		Status	ороноо.	Committee	Status	. assage
			Repeals a provision that would require the budget agency to transfer the amount of combined excess reserves that						
			exceed \$2,500,000,000 in calendar year 2022 to the pre-1996 account of the Indiana state teachers' retirement fund.						
			Amends provisions that provide for an automatic taxpayer refund if sufficient excess reserves are available to: (1) clarify						
			the tax return filing requirement for a refund; (2) require that refunds be distributed before May 1 of the calendar year						
			immediately following the year in which a determination is made that the state has excess reserves; (3) remove						
			provisions that require a taxpayer to have adjusted gross income tax liability in order to qualify for the refund; and (4)						
			remove provisions that require the refund to be made in the form of a refundable tax credit. Provides that the						
			minimum valuation limitation applicable to the total amount of a taxpayer's assessable depreciable personal property in						
			a taxing district is 30% of the adjusted cost of the depreciable personal property purchased before January 2, 2022.						
			Provides an exemption from the 30% minimum valuation limitation for new depreciable personal property purchased						
			after January 1, 2022. Requires the department of local government finance to develop or amend forms for property						
			taxation of assessable depreciable personal property. Repeals the utility receipts and utility services use taxes. Provides						
			a state income tax credit for property taxes paid on certain business personal property. Specifies a formula for						
			determining the amount of the credit. Removes the double direct test currently applied in production sales tax						
			exemptions. Phases down the individual adjusted gross income tax rate from 3.23% in 2022 to 3% in 2026 and						
			thereafter. Allows a taxpayer to elect a special property tax valuation method for mini-mill equipment. Requires a utility						
			that is subject to the jurisdiction of the Indiana utility regulatory commission (IURC) for the approval of rates and						
			charges to file a rate adjustment with the IURC that adjusts the utility's rates and charges to reflect the repeal of the						
			utility receipts tax. Requires a utility that is: (1) subject to the utility receipts tax; and (2) not under the jurisdiction of						
			the IURC; to adjust the utility's rates and charges to reflect the repeal of the utility receipts tax. Requires each utility to						
			provide notice to the utility's customers that the adjustment in rates and charges reflects the repeal of the utility						
			receipts tax. Specifies definitions for the income tax credit for property taxes paid on certain business personal						
			property. Specifies how certain taxpayers claim the tax credit. Specifies taxpayer procedure for the repeal of the utility				Tax and Fiscal		
1002	Brown	Various tax matters	receipts and utility services use tax.	Ways and Means	Passed chamber	Mischler	Policy	In committee	
			Establishes certain requirements for the temporary licensure of retired or inactive emergency medical services						
			personnel, retired or inactive health care professionals, out-of-state health care professionals, or recently graduated						
			students who have applied for certain licenses. Allows a health care provider or an officer, agent, or employee of a						
			health care provider who has a temporary license to qualify for coverage under the Medical Malpractice Act. Provides						
			that the state board of nursing (board) shall issue by endorsement a license to practice as a registered nurse or practical						
			nurse to an applicant who is a graduate of a foreign nursing school and provides certain documentation. Allows: (1) an						
			eligible associate degree or bachelor's degree registered nursing program to increase enrollment at any rate deemed						
			appropriate by the program; and (2) a nursing program that is not an eligible program but meets specified requirements						
			to increase enrollment by not more than 100%. Allows a nursing program to substitute a certain number of simulation						
		Nursing programs	hours for clinical hours in certain circumstances. Establishes requirements for clinical preceptors. Provides that a						Returned to the
		and licensing	majority of the faculty is not required to be full-time employees of a state educational institution that operates a				Health and	Passed	House with
1003	Manning	matters	nursing program that predominantly issues associate degrees.	Public health	Passed chamber	Messmer	Provider Services	chamber	amendments
	, ,								Returned to the
				Government and			Natural	Passed	House without
1013	Frye	State fossil	Designates the mastodon as the official state fossil of Indiana.	regulatory reform	Passed chamber	Garten	Resources	chamber	amendments
			Requires, for purposes of interscholastic athletic events, school corporations, public schools, nonpublic schools, and				İ		
1			certain athletic associations to expressly designate an athletic team or sport as one of the following: (1) A male, men's,				1		
			or boys' team or sport. (2) A female, women's, or girls' team or sport. (3) A coeducational or mixed team or sport.						
			Prohibits a male, based on the student's biological sex at birth in accordance with the student's genetics and				ĺ		
			reproductive biology, from participating on an athletic team or sport designated as being a female, women's, or girls'				ĺ		
			athletic team or sport. Requires school corporations, public schools, certain nonpublic schools, and certain athletic						
1			associations to: (1) establish and maintain grievance procedures; or (2) maintain grievance or protest procedures				1		
			established before July 1, 2022; for a violation of these provisions. Establishes a civil action for a violation of these				ĺ		
1			provisions. Provides that school corporations, public schools, certain nonpublic schools, and certain athletic				Education and		
		Participation in	associations are not subject to liability in a civil, administrative, disciplinary, or criminal action for acting in compliance				Career	Passed	
1041	Davis	school sports	with these provisions.	Education	Passed chamber	Donato	Development	committee	
1071	- 31.0	529 college savings	Increases the maximum amount of the annual credit against adjusted gross income to which a taxpayer is entitled for a		- Joed Chamber	_ 0010	Tax and Fiscal	Passed	
1045	Heine	accounts		Ways and Means	Passed chamber	Holdman	Policy	committee	
1043	· · c.iic	accounts	position de de de de de de de de de de de de de	ays and ividans	. assea chambel	Jiaimail		co.minetec	l

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1072 Behning	School referendum levies Accessible vehicle	Provides that a school corporation must distribute a portion of revenue received from a school operating referendum tax levy or school safety referendum levy to each charter school in which students who receive not more than 50% virtual instruction and who have legal settlement in the school corporation attend. Provides that if a charter school receives a distribution from a school corporation from a school corporation tax levy or a school safety referendum tax levy, the charter school must post the certain information on the charter school's Internet web site. Provides that a charter school that may receive money from a school corporation's tax levy or a school safety referendum tax levy may not promote a position on a referendum in the same manner as a school corporation is prohibited from promoting a position on a referendum. Provides that the governing body of a school corporation in which 10% or more of the school corporation's school buildings are occupied in whole or part by: (1) one or more innovation network schools; or (2) one or more participating innovation network charter schools; may sell a closed, unused, or unoccupied school building without first offering the school building to a charter school or state educational institution. Provides for protection for a buyer who purchases a converted motor vehicle for personal, noncommercial use, when	Ways and Means Roads and	Passed chamber	Buchanan	Appropriations Homeland Security &		
1073 Engleman	matters	the converted motor vehicle suffers from a nonconformity.	Transportation	Passed chamber	Doriot	Transportation	In committee	
<u>1075</u> Pressell	Commissions and Committees	Repeals the following: (1) Indiana advisory commission on intergovernmental relations. (2) Public highway private enterprise review board. (3) Lake Michigan marina and shoreline development commission. (4) Orange County development advisory board. Makes conforming changes. Moves a definition from a statute being repealed. Assigns to the interim study committee on government the task of studying activity of various groups and interstate compacts each even-numbered year. Requires the salary matrices prescribed for police employees, motor carrier inspectors, capitol police officers, gaming control officers, alcohol and tobacco commission enforcement officers, and conservation officers to be reviewed and approved by the budget agency biennially in even-numbered years before implementation. Requires the justice reinvestment advisory council to review the composition of the community corrections advisory board (advisory board) and report to the legislative council before November 1, 2022, regarding how to reduce the membership of an advisory board and the recommended membership for an advisory board.	Government and regulatory reform	Passed chamber	Garten	Appropriations	Passed committee	
<u>1077</u> Smaltz	Firearms matters	Repeals the law that requires a person to obtain a license to carry a handgun in Indiana. Specifies that certain persons who are not otherwise prohibited from carrying or possessing a handgun are not required to obtain or possess a license or permit from the state to carry a handgun in Indiana. Prohibits certain individuals from knowingly or intentionally carrying a handgun. Creates the crime of "unlawful carrying of a handgun" and specifies the penalties for committing this crime. Allows particular individuals who do not meet the requirements to receive a handgun license and are not otherwise prohibited to carry a handgun in limited places. Allows a resident of Indiana to obtain in certain circumstances a license to carry a handgun in Indiana. Makes theft of a firearm a Level 5 felony. Provides that a person commits rape if the person engages in sexual activity with another person and the person	Public policy Courts and	Passed chamber	Koch	Judiciary Corrections and	Passed	
1079 Negele	Elements of rape	disregards the other person's attempts to refuse the person's acts.	Criminal Code	Passed chamber	Bohacek	Criminal Law	committee	
1081 McNamara	Human trafficking	Modifies the definition of "protected person" for purposes of the admission of a statement or videotape of an individual who is less than 14 years of age at the time of the offense but less than 18 years of age at the time of trial. Removes the requirement that money paid for a human trafficking victim or for an act performed by a human trafficking victim be paid to a third party. Increases the penalty if the human trafficking victim is less than 18 years of age. Specifies that: (1) consent by the human trafficking victim; or (2) a belief that the human trafficking victim was at least 18 years of age; is not a defense to a prosecution. Requires law enforcement agencies to report human trafficking investigations to the attorney general within 30 days after an investigation begins.	Courts and Criminal Code	Passed chamber	Crider	Corrections and Criminal Law		
1093 Behning	Education matters	Amends the membership and duties of the early learning advisory committee. Makes changes to the definition of "school resource officer". Provides that, after June 30, 2023, if a school corporation or charter school enters into a contract for a school resource officer, certain school corporations or charter schools must enter into a memorandum of understanding with the law enforcement agency that employs or appointed the law enforcement officer who will perform the duties of a school resource officer. Provides that certain parties are prohibited from incentivizing the enrollment, reenrollment, or continued attendance of a student or prospective student by offering or giving an item that has monetary value. Requires the Indiana charter school board (board) to appoint an executive director to carry out the duties and daily operations of the board. Establishes the executive director's duties. Provides that the board shall establish certain processes. Establishes the Indiana charter school board fund and provides that money in the fund is appropriated continuously for purposes of the board. Provides that the department of education (department) may grant an accomplished practitioner's license under certain conditions. Provides that the instructional days tuition support distribution formula account for certain schools within a school corporation. Authorizes the department to study and, if recommended, use machine scoring. Changes the department's review period for certain funds. Repeals a provision concerning staffing of the board. Provides that the state board of education shall assign to a school or school corporation (including adult high schools) a "null" or "no letter grade" for the 2021-2022 school year.	Education	Passed chamber	Raatz	Education and Career Development	Passed committee	Pick up amendments

<u>1094</u>	Teshka			Education	Passed chamber	Rogers	Education and Career Development		Pick up amendment
			Sets forth certain requirements when permitting or not permitting a person with a disability to bring a service animal on				Health and		
1102	Ledbetter	Service animals	the premises of a public accommodation.	Public health	Passed chamber	Becker	Provider Services	In committee	
		Various education	Provides that a public agency shall not require, as part of a resolution of a due process hearing or a dispute relating to the provision of special education services to a particular student, that a parent of a student or an emancipated student enter into a nondisclosure, nondisparagement, or confidentiality agreement or clause. Provides that the department of education (department) shall establish and maintain a data base of information relating to issues addressed in due process proceedings. Requires that, on or before August 1, 2023, and each August 1 thereafter, the department shall submit a report to the state advisory council on the education of children with disabilities that summarizes the information reported in the data base for the most recent school year. Provides that in the event that a case conference committee discusses the appointment of a guardian for the student upon completion of high school, the case conference committee shall also include a discussion of alternative options or programs for the student in lieu of the appointment of a guardian. Requires the department to establish and maintain on the department's Internet web site a public data base of information concerning employees of each public school who were physically injured while on the job by students of the public school. Requires each public school to provide certain information concerning an employee of the public school who was physically injured while on the job by a student of the public school. Requires a teacher preparation program to include content within the curriculum regarding conflict deescalation techniques and conflict prevention and intervention strategies. Provides that each school corporation and charter school that receives or has received funds from the Elementary and Secondary School Emergency Relief Fund (ESSER funds) may prioritize the use of any ESSER funds for certain programs. Requires the commission for higher education (commission), in cooperation with by Tech Community College, Vincennes University, a				Education and Career	Passed	
1107	Clere	matters	15, 2022, to specified standing committees of the general assembly and to the governor's workforce cabinet.	Education	Passed chamber	Kruse	Development	committee	
1122	Speedy	Regulation of sexually oriented businesses	Provides that a sexually oriented business may not operate within 1,000 feet of specified facilities that cater to minors. Allows preexisting sexually oriented businesses until July 1, 2025, to conform their operation to the statute. Establishes a civil enforcement mechanism. Repeals the existing law concerning sexually explicit materials.		Passed chamber	Freeman	Judiciary		
		Open meetings	Requires a governing body of a school corporation (school board) to allow each member of the public attending a meeting (attendee) the opportunity to provide oral public comment. Requires a school board to allow each attendee not less than three minutes of total speaking time during a meeting. Allows a school board to permit oral public comment at a public meeting that is conducted electronically during a state or local disaster emergency. Restricts the	Government and regulatory reform		Buck	Education and Career Development	Passed committee	

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			materials on the school's Internet web site. Provides that public records that are available on a qualified school's						
			Internet web site shall be excepted from public record requests for individuals that have access to the school's Internet						
			web site at the discretion of the qualified school. Requires the school corporation or qualified school to add						
			functionality that allows parents of students in the school corporation to opt in to or opt out of certain educational						
			activities and curricular materials under certain conditions. Provides that the governing body of a school corporation						
			shall create a curricular materials advisory committee (committee) comprised of parents, teachers, administrators, and						
			community members. Requires the committee to submit recommendations regarding curricular materials and						
			educational activities to the governing body of a school corporation. Provides parameters for the composition of the						
			committee, the appointment of committee members, and the appointment of a committee chairperson. Provides that						
			the committee shall meet a certain number of times annually. Provides that a state agency, state educational						
			institution, school corporation, or qualified school or an employee of the state agency, state educational institution,						
			school corporation, or qualified school acting in an official capacity may not promote certain concepts as part of a						
			course of instruction or in a curriculum or direct or otherwise compel a school employee or student to adhere to						
			certain tenets relating to the individual's sex, race, ethnicity, religion, color, national origin, or political affiliation.						
			Provides that a state agency, school corporation, qualified school, or state educational institution or an employee of the						
			state agency, school corporation, qualified school, or state educational institution acting in an official capacity may not						
			require an employee of the school corporation, qualified school, or state educational institution to engage in training,						
			orientation, or therapy that presents any form of racial or sex stereotyping or blame on the basis of sex, race, ethnicity,						
			religion, color, national origin, or political affiliation. Provides that a student shall not be required to participate in a						
			personal analysis, an evaluation, or a survey that reveals or attempts to affect the student's attitudes, habits, traits,						
			opinions, beliefs, or feelings without parental consent. Provides that, if a school corporation or qualified school uses a						
			third party vendor in providing a personal analysis, evaluation, or survey that reveals, identifies, collects, maintains or						
			attempts to affect a student's attitudes, habits, traits, opinions, beliefs, or feelings, the third party vendor and the						
			school corporation or qualified school may not collect or maintain the responses to or results of the analysis,						
			evaluation, or survey in a manner that would identify the responses or results of an individual student. Provides, with				L		
			certain exceptions, that before a school corporation or qualified school may provide or administer certain mental, social	1			Education and		
			emotional, or psychological services to a student, the school must provide the parent of the student or the student, if				Career		
1134	Cook	Education matters	the student is an adult or an emancipated minor, with a written request for consent to provide or administer certain	Education	Passed chamber	Rogers	Development	In committee	
			Provides that an order for protection issued ex parte or upon notice and a hearing, or a modification of an order for						
			protection issued ex parte or upon notice and a hearing, is effective: (1) for two years after the date of issuance; or (2)						
			indefinitely after the date of issuance if the respondent is a sex or violent offender and is required to register as a						
			lifetime sex or violent offender and the petitioner was the victim of the crime that resulted in the requirement that the						
			respondent register as a lifetime sex or violent offender. Requires a respondent who is subject to an indefinite order of						
				Courts and			l	Passed	
1137	Cook	Protective orders	any party to request a hearing on a two year order of protection at any time.	Criminal Code	Passed chamber	Freeman	Judiciary	committee	
			Repeals the statute specifying Medicaid eligibility for qualified pregnant women. Increases the Medicaid income						
			eligibility requirements for pregnant women. Removes the Medicaid limitation for pregnant women of medical						
		Medicaid coverage	assistance coverage only for pregnancy related services. Provides that the extension of postpartum Medicaid coverage						
		for pregnant	for pregnant women shall be determined by the office of the secretary of family and social services and must be at least					Passed	
1140	Vermillion	women	60 days but not more than 12 months beginning on the last day of the pregnancy.	Public health	Passed chamber	Becker	Appropriations	committee	
		Evidence							Returned to the
		preservation	Establishes additional requirements for the disposition of property held as evidence that may contain biological	Courts and			Corrections and	Passed	House with
1144	Steuerwald	requirements	evidence related to an offense, including matters involving postconviction DNA testing and analysis.	Criminal Code	Passed chamber	Young	Criminal Law	chamber	amendments

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		Health and human	Allows an advanced practice registered nurse or physician assistant to sign certain individualized family service plans. Changes the composition and duties of the division of disability and rehabilitative services advisory council. Requires the services for individuals with intellectual and other developmental disabilities task force to establish a subcommittee to make certain recommendations to the task force. Modifies provisions concerning records and information about the human immunodeficiency virus (HIV) and acquired immune deficiency syndrome. Repeals provisions concerning the following: (1) Reports to a health officer about a person who is believed to be a serious and present risk to the health of others. (2) Physician notification to: (A) a patient with a serious communicable disease; (B) a health officer; and (C) a person at risk. Changes the membership on the Indiana board of pharmacy. Removes the requirement that a qualifying pharmacist is responsible for the legal operations of a pharmacy. Specifies responsibilities of pharmacists concerning duties previously responsible by a qualifying pharmacist. Allows a qualified pharmacy technician to administer immunizations delegated by the pharmacist. (Current law allows pharmacy technicians to administer influenza and coronavirus disease immunizations.) Amends requirements for remote pharmacies. Adds an exception to the definition of "wholesale distribution" for prescription drugs. Repeals certain offenses concerning: (1) notification, reporting, and investigation related to communicable diseases; and (2) the donation, sale, or transfer of semen that contains				Health and		
1158	Clere	services matters	, ,, ,	Public health	Passed chamber	Crider	Provider Services	In committee	
			Repeals and relocates laws concerning: (1) rules regulating the sanitary operation of tattoo parlors and body piercing facilities; (2) allowing the executive board of the state department of health (board) to adopt rules on behalf of the state department of health (department); (3) allowing the board to adopt emergency rules; (4) sanitation of public buildings and institutions; and (5) authority to adopt rules concerning the federal Clinical Laboratory Improvement Amendments. Repeals laws concerning: (1) safety guidelines for children during bad weather conditions; (2) automated external defibrillator rules in health clubs; (3) requiring the state health commissioner (commissioner) to comment on certain rules; (4) fees for serological tests; (5) the administrative unit for special institutions; (6) protection and regulation of department property; and (7) the registry of blind persons. Removes intemperance as a reason to remove a local health officer. Specifies that the department may request the office of administrative law proceedings to designate a person to administer a proceeding. Requires the department to provide facilities and disseminate information to the public concerning oral public health. Allows the department to have a designee to maintain a 24 hour poisons answering service. Adds information on prenatal care to the department's telephone information service concerning children with long term health care needs. Changes the reference from "illegal drug use" to "substance use disorder" for purposes of partnership and joint ventures with the department. Requires the department to employ a licensed physician as the chief medical officer. Allows the chief medical officer to perform the functions of the commissioner when the commissioner is not available. Specifies that the state health laboratory (laboratory) must be used to support public health. Changes the title of the person who manages the laboratory. Removes certain requirements concerning the appointment of the laboratory director and chemist.						
		Department of	Provides that a county coroner may not certify the cause of death for certain infants as a sudden unexplained infant						
1169	Clere	health matters	death until a comprehensive death investigation is performed.	Ways and Means	Passed chamber	Crider	Appropriations		

			Provides, for purposes of juvenile offenders who are already participating in the boot camp program on July 1, 2022,						
			that the boot camp program expires December 31, 2023. Provides that a rate for intrastate: (1) collect calling; (2) debit						
			calling; (3) prepaid calling; or (4) prepaid collect calling; in connection with inmate calling services shall not exceed the						
			rate cap for the comparable interstate service, as set by the Federal Communications Commission (FCC) and in effect at						
			the time the call is initiated. Provides that this intrastate rate cap is subject to any distinctions in the comparable						
			interstate rate cap set by the FCC that are based on: (1) the type or size of the correctional facility from which the						
			inmate calling services call is placed; and (2) whether any site commission is sought to be recovered through the						
			intrastate rate. Specifies that a provider that has been granted a waiver by the FCC from the interstate rate caps with						
			respect to a particular: (1) correctional facility; or (2) contract for the provision of inmate calling services; is not subject						
			to the intrastate rate caps for the comparable intrastate services provided to the same correctional facility or under the						
			same contract. Prohibits a provider from charging an ancillary service charge for an intrastate inmate calling services						
			call, other than those ancillary service charges permitted by the FCC for interstate or international inmate calling						
			services calls at the time the call is initiated. Provides that a rate for a permitted ancillary service charge for an						
			intrastate inmate calling services call shall not exceed the rate for the comparable ancillary service charge permitted by						
			the FCC for interstate or international inmate calling services calls at the time the call is initiated. Specifies that a						
			provider that has been granted a waiver by the FCC from the ancillary service charge caps for interstate or international						
			inmate calling services calls with respect to a particular: (1) correctional facility; or (2) contract for the provision of						
			inmate calling services; is not subject to the intrastate caps for the comparable intrastate ancillary services provided to						
			the same correctional facility or under the same contract. Prohibits a provider of inmate calling services from impeding						
			the completion of, or otherwise degrading, intrastate collect calling based on the lack of a billing relationship with the						
			called party's communications service provider. Prohibits a provider from charging any taxes or fees in connection with						
			intrastate inmate calling services calls, except for: (1) authorized fees; and (2) mandatory taxes and fees. Provides that:						
			(1) authorized fees; and (2) mandatory taxes and fees; may not include a markup, unless the markup is specifically						
			authorized by a federal, state, or local statute, rule, or regulation. Prohibits a provider from: (1) imposing a per call or						
		Youth offender	per connection charge for any intrastate inmate calling services call; or (2) offering flat rate calling for intrastate inmate						
		boot camps and	calling services. Provides that after June 30, 2022, a provider shall not enter into or renew a contract for the provision						Returned to the
		inmate calling	of inmate calling services at a correctional facility in Indiana unless the terms of the contract comply with these	Courts and			Family and	Passed	House without
1181	DeVon	services		Criminal Code	Passed chamber	Jon Ford	Children Services	chamber	amendments
1101	50.0	Qualified providers	provisions i totales that any term, condition, or provision that (2) is mediated in section decy and (2) instates these	Criminal Code	r assea criamber	30.11.01.0	Cimaren Services	chamber	Returned to the
		and Medicaid	Defines "qualified provider" and "school based nurse" for purposes of providing Medicaid covered services in a school			Charbonnea	Health and	Passed	House without
1192	Karickhoff	school services	setting. Specifies conditions that must be met in order for the school based Medicaid services to be provided.	Public health	Passed chamber	II	Provider Services	chamber	amendments
	No. Tokaro	5011001 501 11005	Secting opening containing that make be met in order to the solution based medical services to be provided.	r done nearth	r assea chamber	-	Trovider Services	citamber	differential
			Amends the deadline by which a political subdivision may opt back in to an opioid litigation settlement. Requires a						
			political subdivision to submit a copy of the agreement executed between the political subdivision and the private legal						
			counsel of the political subdivision when opting back into the opioid litigation settlement. Removes language providing						
			that no political subdivision has any claim to any settlement proceeds for litigation against any opioid party not yet filed						
			by the state as of a certain date. Removes certain requirements concerning the payment of costs, expenses, and						
			attorney's fees and costs arising from opioid litigation. Changes the basis by which the agency settlement fund						
			distributes funds to cities, counties, and towns. Reduces the percentage of opioid litigation settlement funds distributed						
			for use of statewide treatment, education, and prevention programs for opioid use disorder. Provides that 35% of						
			opioid litigation settlement funds are to be distributed to cities, counties, and towns for programs for treatment,						
			prevention, and care that are best practices for opioid use disorder. Provides that funds received from the opioid						
			settlement may not be distributed to a city, county, or town that has opted out of the settlement and that the					Passed	
1102	Karickhoff	Opioid litigation	remaining funds shall be distributed to the cities, counties, or towns that have opted into the settlement.	Ways and Means	Passed chamber	Mischler	Appropriations	committee	
1193	Natickiiott	Opiola litigation	pernaming runus shan be distributed to the cities, counties, or towns that have opted into the settlement.	Ways and Means	rasseu chamber	Mischler	Appropriations	committee	

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			Requires the plaintiff in a residential eviction action to file a motion to dismiss the action if the case is resolved between						
			the parties at any time before final adjudication, unless the plaintiff is seeking damages. Provides that if, at any time						
			after an eviction action is filed, no action has been taken by the plaintiff to further prosecute the case for a period of at						
			least 180 days, the court shall send to the parties written notice: (1) stating the date of the most recent action taken by						
			the plaintiff in the case; and (2) directing the plaintiff to take action to either: (A) further prosecute the case; or (B)						
			dismiss the case; not later than 10 business days after the date of the notice. Provides that if the plaintiff fails to take						
			any action within the prescribed time: (1) the defendant may petition the court to dismiss the case; or (2) the court on						
			its own motion may dismiss the case. Provides that a residential eviction diversion program may not be offered or						
			operated on a statewide or local basis unless participation in the program is voluntary for all parties. Requires: (1) the						
			Indiana housing and community development authority; and (2) any political subdivision that distributes rental						
			assistance funds made available by the federal government in response to the COVID-19 pandemic; to create a						
			designated landlord application process, in addition to the tenant application process, not later than August 31, 2022.						
			Requires, upon motion of the tenant, the court in which an eviction action is filed to order the clerk of the court and						
			the operator of any state, regional, or local case management system not to disclose or permit disclosure of any records						
			in the case, subject to certain exceptions, if any of the following occur: (1) The action is dismissed. (2) A judgment in						
			favor of the tenant is entered. (3) A judgment against the tenant is later overturned or vacated on appeal. Provides that						
			if: (1) an eviction action, regardless of when it was filed, results in one of the specified outcomes allowing for the	1					1
			nondisclosure of records in the action; and (2) the court does not issue an order prohibiting the disclosure of any						
			records in the action; the tenant in the action may petition the court in which the eviction action was filed to issue an						
			order prohibiting the disclosure of any records in the action in accordance with the bill's provisions. Provides that upon	1					1
			the filing of such a petition, the court may: (1) issue an order prohibiting the disclosure of any records in the action; or						
			(2) set the matter for a hearing. Provides that the petitioner bears the burden of proof in any hearing set by the court.						
			Requires the clerk of court or other court administrator to: (1) track all eviction actions with respect to which a						
			nondisclosure order is issued by the court; and (2) furnish the data compiled in the statutorily required statistical data						
		Residential eviction	provided to the office of judicial administration (office), as prescribed by the office. Requires the office to include the					Passed	Pick up
1214	Manning	actions	data provided by the courts in the Indiana Judicial Report.	Judiciary	Passed chamber	Koch	Judiciary	committee	amendment
			Requires that a pregnant woman seeking an abortion must be informed that a coerced abortion is illegal. Provides that						
			certain medical personnel must inquire with a pregnant woman seeking an abortion whether the abortion is coerced.						
			Requires certain medical personnel who believe that an abortion is coerced to offer the pregnant woman information						
			on certain services, the use of a telephone, and an alternative exit from the health care facility. Makes it a Level 6 felony						
			if a person knowingly or intentionally coerces a pregnant woman into having an abortion. Mandates reports of a						
			coerced abortion to law enforcement. Provides that a law enforcement agency must immediately respond and initiate						
			an investigation upon receipt of a complaint of coercion or attempted coercion. Makes it a Class C infraction if a	Courts and				Passed	
1217	King	Coerced abortion	reproductive health facility knowingly employs a mandatory reporter who violates the mandatory reporting statute.	Criminal Code	Passed chamber	Brown	Judiciary	committee	
			Allows the family and social services administration to deny or revoke licensing for a child care home based on a						
			household member's conviction for certain specified criminal offenses. Removes a limitation specifying that an	1					
			occupancy provision regarding school-age children in class I child care homes applies only during the school year.	1					
			Eliminates the bureau of quality improvement services and reassigns the bureau's responsibilities to the bureau of						
			developmental disabilities services. Renames the bureau of child care as the office of early childhood and out of school						
			learning. Amends the required composition of mobile crisis teams that provide behavioral health services in						
			conjunction with the 9-8-8 suicide prevention hotline. Provides that a contract entered into with a third party by the						
			division of mental health and addiction (division) for provision of competency restoration services to a defendant may						
			confer to the third party all authority the division would have in providing the services to the defendant at a state	1					
			psychiatric institution. Requires the division of mental health and addiction to: (1) establish a plan to expand the use of						
			certified community behavioral health clinics in Indiana; and (2) make certain considerations in preparing the plan.	Family, Children					Returned to the
1222	7:!	Various FSSA	Allows the office of the secretary of family and social services to apply for a Medicaid waiver to provide behavioral	and Human	Daniel aleman	C-i-l	Family and	Passed	House with
1222	Ziemke	matters	health services to a committed offender held by the department of correction.	Affairs	Passed chamber	Crider	Children Services	chamber	amendments
			Requires that the Indiana family friendly school designation program of the department of education (department)	1					1
			establish a procedure under which the department must conduct an assessment for the purpose of evaluating and improving parent involvement in the school if the parents of at least 10% of the students currently included in the				Education and		
			average daily membership (ADM) at a particular school request an assessment. Requires that the department	1			Career	Passed	1
1222	Davisson	Education matters	determine the manner in which requests may be submitted.	Education	Passed chamber	Kyle Walker	Development	committee	
1223	PavissUII	Luucation matters	determine the manifer in which requests may be submitted.	Luucation	assed chamber	ryle walker	pevelopillelit	committee	I

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			Allows a charitable organization to pay bail on behalf of specified non-violent defendants if the organization meets						
			certain criteria and is certified by the commissioner of the department of insurance ("commissioner"). Specifies the						
			circumstances under which a certification may be revoked, and exempts from the certification requirement a charitable						
			organization that pays bail for not more than two individuals in any 180 day period. Requires the commissioner to						
			adopt rules, including emergency rules, for the certification of charitable bail organizations. Prohibits the state and a						
			political subdivision from: (1) posting bail for any person; or (2) providing a grant to any entity that provides funding for						
			any person who posts bail. Prohibits an entity that has received a grant from the state or a political subdivision from						
			posting bail for any person or providing a grant, directly or indirectly, to an entity that posts bail for any person.						
			Requires a person paying cash bail, including a charitable bail organization, to execute an agreement requiring the court						
			to retain all or part of the bail to pay certain court costs. Requires that bail be returned to the person who posted it.						
			Provides that a case management system developed and operated by the office of judicial administration must include						
			a searchable field for certain information of the bail agent or a person authorized by the surety that pays bail for an						
			individual. Provides that a court may not admit a violent defendant to bail until the court has conducted a hearing in						
			open court. Permits a victim to be heard at the bail hearing for certain defendants. Establishes the violent arrestee pilot	Financial					
			project in Marion County, requires a minimum bail amount for a repeat violent arrestee in Marion County, and requires	Institutions and			Corrections and	Passed	
1300	Mayfield	Bail	the revocation of bail for a Marion County violent arrestee who commits a new felony while on bail.	Insurance	Passed chamber	Freeman	Criminal Law	committee	
			Creates a stand-alone credit for contributions to Indiana ABLE accounts. Provides that a taxpayer is entitled to a credit						
			against adjusted gross income tax equal to the least of: (1) 20% of the amount of the total contributions made by the	1					
			taxpayer to an account or accounts of an Indiana ABLE 529A savings plan during the taxable year; (2) \$500; or (3) the						
			amount of the taxpayer's adjusted gross income tax for the taxable year, reduced by the sum of all allowable credits.						
		Tax credit for ABLE	Provides that a taxpayer is not entitled to a carryback, carryover, or refund of an unused credit. Provides that a taxpayer						
		account	may not sell, assign, convey, or otherwise transfer the tax credit. Provides that an account owner of an Indiana ABLE				Tax and Fiscal		
1303	Olthoff	contributions	529A savings plan must repay all or a part of the credit in a taxable year in which any nonqualified withdrawal is made.	Ways and Means	Passed chamber	Holdman	Policy	In committee	
			Establishes the housing task force (task force) to review issues related to housing and housing shortages in Indiana. Sets						
			forth membership, and requires the task force to issue a report to the general assembly and the governor not later than	Government and			Commerce and		
1306	Miller	Housing task force	November 1, 2022.	regulatory reform	Passed chamber	Doriot	Technology		
			Requires the state department of health to establish guidance and standards for health care providers for screening						
			children in Indiana for lead poisoning from January 1, 2023, through December 31, 2026. Requires a health care						
			provider who provides health care services to a child who is less than six years of age to take certain actions concerning						
		Screening children	a blood lead screening test from January 1, 2023, through December 31, 2026. Specifies that a parent or guardian is not			Charbonnea	Health and	Passed	
1313	Barrett	for lead poisoning	required to have their child receive a blood lead screening test.	Public health	Passed chamber	u	Provider Services	committee	
			Allows a child care program that: (1) is operated by a public or private school; and (2) provides day care on the school						
			premises for children of students or employees of schools in the school corporation in which the public or private						
			school is located; to be exempted from licensure as a child care facility. Provides that: (1) a preschool program that is						
			operated by a public or private school; and (2) either or both: (A) a child care program that is located in the public or	1					
		Child care provided	private secondary school and provides child care for children of employees or students of the public or private	Family, Children					
		by a school	secondary school; and (B) a latch key program; are exempt from licensure as child care facilities if located in the same	and Human			Family and	Passed	
1318	Snow	corporation	public or private school building.	Affairs	Passed chamber	Donato	Children Services	committee	
			Raises the total amount of food that a public school or school corporation (purchasing agency) may purchase from a						
		Purchases from a	youth agricultural education program to \$10,000 per fiscal year. Specifies that if a purchasing agency purchases more	Agriculture and					
		youth agricultural	than \$10,000 of food from a youth agricultural educational program per fiscal year, the purchasing agency must comply	_			Local	Passed	
1320	Snow	programs	with the applicable federal procurement requirements.	Development	Passed chamber	Buchanan	Government	committee	
			Provides that the division of family resources (division) shall require custodial parents and noncustodial parents to						
			cooperate with the child support bureau as a condition of Supplemental Nutrition Assistance Program (SNAP) eligibility.						
			Requires the division to disqualify from participation in SNAP an individual during any month in which the individual is	1					
			delinquent in any payment due under a court order for the support of a child of the individual. Requires the division to	Family, Children					
		Requirements for	assign individuals who are subject to the federal work requirements to an employment and training program in order to				Family and		
1354	DeVon	SNAP participants	participate in SNAP.	Affairs	Passed chamber	Neimeyer	Children Services	In committee	
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			justice oversight body (oversight body) to do the following: (1) Develop a plan to collect and report statewide juvenile					
			justice data. (2) Establish procedures and policies related to the use of certain screening tools and assessments. (3)					
			Develop a statewide plan to address the provision of broader behavioral health services to children in the juvenile					
			justice system. (4) Develop a plan for the provision of transitional services for a child who is a ward of the department					
			of correction. (5) Develop a plan for the juvenile diversion and community alternatives grant programs. Provides that					
			the oversight body shall, not later than July 1, 2023, submit to the commission and the legislative council: (1) the plan					
			for the juvenile diversion and community alternatives grant programs; and (2) the juvenile justice data collection plan					
			and the plan for the use of screening tools, assessments, and services. Requires the judicial conference of Indiana to					
			develop statewide juvenile probation standards that are aligned with research based practices, and requires the board					
			of directors of the judicial conference of Indiana to approve the standards by July 1, 2023. Requires the use of a risk and					
			needs assessment tool, a risk screening tool, and a diagnostic assessment when evaluating a child at specific points in					
			the juvenile justice system to identify the child's risk for reoffense. Requires an intake officer and the juvenile court to					
			use the results of a detention tool to inform the use of secure detention and document the reason for the use of					
			detention if the tool is overridden. Requires a court to: (1) after use of a detention tool, include in a court order the					
			reason for a juvenile detention override; and (2) submit details of the juvenile detention override to the office of judicial					
			administration (office). Requires the office to provide an annual report to the governor, chief justice, and legislative					
			council before December 1 of each year that includes information about a court's use of a detention tool and reasons					
			for overriding the results of the detention tool. Provides that a child less than 12 years of age cannot be detained unless					
			detention is essential to protect the community and no reasonable alternatives exist to reduce the risk. Establishes a					
			procedure for juvenile diversion. Requires the office to provide an annual report to the governor, chief justice, and					
			legislative council before December 1 of each year that includes data on any child diverted through the juvenile					
			diversion program. Repeals provisions requiring a child who participates in a program of informal adjustment to pay an					
			informal adjustment program fee. Provides that a child who is a ward of the department of correction shall receive at					
			least three months of transitional services to support reintegration of the child back into the community and to reduce					
			recidivism. Requires the department of correction to provide an annual report to the governor, chief justice, and					
			legislative council before December 1 of each year that includes collected data that will help assess the impact of					
		Juvenile law	reintegration improvements for juveniles, including tracking recidivism beyond incarceration and into the adult system.	Courts and				
1359	McNamara	matters	Provides that a juvenile court may recommend telehealth services as an alternative to a child receiving a diagnostic	Criminal Code	Passed chamber	Crider	Appropriations	
			Provides, for purposes of the Temporary Assistance for Needy Families program (TANF), that a TANF assistance group					
			that has qualified for and is receiving assistance under TANF does not cease to qualify for assistance under TANF due					
			solely to an increase in the value of the resources of the TANF assistance group so long as the resources of the TANF					
			assistance group are valued at not more than \$10,000. Provides that: (1) the value of a child's primary residence; and					
			(2) \$20,000 of total equity value in motor vehicles belonging to members of a child's family; are exempt from					
			consideration for purposes of determining the child's eligibility for TANF. Provides that up to \$15,000 in income earned					
			by a household member while the household member is a student participating in or pursuing: (1) the household					
			member's first postsecondary degree; (2) a workforce certificate; (3) a preapprenticeship; or (4) an apprenticeship; may	Family, Children				
		TANF and child care	not be considered in determining the amount of assistance for which the household is eligible under the Child Care and					
1361	Goodrich	assistance eligibility	Development Fund voucher program.	Affairs	Passed chamber	Rogers	Appropriations	

Repeals provisions under which certain parties may file a petition during a child in need of services proceeding to require a parent, guardian, or custodian of the child to participate in a program of care, treatment, or rehabilitation for the child. Provides that a party that receives notice of a motion filed by the department of child services (department) to change the out-of-home placement of a child has ten days (rather then 15 days, under current law) to file a written objection and initiate a hearing regarding the motion. Requires the department to file a motion with a juvenile court in order to change the out-of-home placement of a child who: (1) has been in the same out-of-home placement for one year or more; and (2) is in a foster family home or in the care of a relative. Allows the person with whom a child is placed to waive the person's right to contest a motion filed by the department to change the child's placement, and allows the juvenile court to make an expedited ruling on the motion if the court is provided with written notice of the person's waiver. Provides that a child in need of services if the child is a victim of certain offenses committed by a parent, guardian, or custodian of the child. Provides for a defense to prosecution for possession of child pornography for: (1) a department employee acting within the scope of the employee's duties; and (2) an attorney acting in the attorney's capacity as legal counsel for a client. Provides that the payment rate set by the department for services provided by a child services provider (as set by 465 IAC 2-16 and 465 IAC 2-17) during the calendar year 2023	
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may not decrease by more than 1% of the payment rate for the same services provided during calendar year 2022.	
Provides that a person who knowingly or intentionally produces, disseminates, or possesses with intent to disseminate	
an image that depicts or describes sexual conduct: (1) by a child who the person knows is less than 18 years of age; (2)	
by a child who appears to be less than 18 years of age and the representation of the image is obscene; or (3) that is a	
representation of a child who appears to be less than 18 years of age and the representation of the image is obscene;	
commits the offense of child exploitation. Provides that a person who knowingly or intentionally receives, possesses, or	
accesses with intent to view an image that depicts or describes sexual conduct: (1) by a child who the person knows is	
less than 18 years of age; (2) by a child who appears to be less than 18 years of age and the representation of the image	
is obscene; or (3) that is a representation of a child who appears to be less than 18 years of age and the representation	
of the image is obscene; commits the offense of possession of child pornography. Specifies that it is not a required	
element of the offense of child exploitation or possession of child pornography that the child depicted actually exists	
Various department under certain circumstances. Defines "image". Provides for a defense to prosecution for possession of child Family, Children	
of child services pornography for: (1) a department of child services employee acting within the scope of the employee's duties; and (2) and Human Passed	
1363 Young changes an attorney acting in the attorney's capacity as legal counsel for a client. Affairs Passed chamber Greg Walker Judiciary committee	
Requires the secretary of family and social services (secretary) to adopt rules concerning evidence of job search	
Mandatory job activities for applicants and recipients under the federal Temporary Assistance for Needy Families (TANF) program. Family, Children	
search for TANF Requires the secretary to amend two provisions in the Indiana Administrative Code to conform with those rules. and Human Family and	No.
1410 Morris eligibility Specifies certain exceptions. Affairs Passed chamber Zay Children Services In committee	