

# FAEGRE BAKER DANIELS

## 2013 Legislative Update #5

### Indiana Society of Anesthesiologists



*February 10, 2013*

Committee activity ramped up last week at the Statehouse as legislators began racing toward the deadline for hearing bills in their house of origin. Tuesday, February 19, is the last day for committee reports to be approved in the House, and Thursday, February 21, is the deadline for committee reports in the Senate. As a practical matter, this means that if a bill hasn't been set for hearing by the middle of this week, it is dead for the session.

**SB 273** (anesthesiologist assistants) was heard Wednesday morning in the Senate Health & Provider Services Committee. At the committee hearing, I provided an overview of the bill, while Dr. McNiece explained the educational background of anesthesiologists, the care team model, and AA scope of practice. Dr. Choi answered several questions from committee members regarding reimbursement. AAAA president Claire Chandler also spoke in support of the bill, along with Mike Rinebold from ISMA.

IANA testified in opposition to the bill following ISA's presentation. Speaking on behalf of IANA was Elliot McGregory, a CRNA from Terre Haute who currently serves as IANA president-elect. During his testimony, Mr. McGregory voiced concerns with an AA's lack of clinical experience prior to entering a training program, and questioned the safety of the 1-4 ratio.

After testimony on SB 273 was concluded, Sen. Miller took testimony on **SB 268** (CRNA scope of practice). SB 268 allows CRNAs to administer anesthesia under the direction of and in the immediate presence of a dentist or podiatrist who holds an anesthesia permit. The bill also amends the advanced practice nurse statute to include CRNAs. Under the bill as introduced, CRNAs would have prescriptive authority and would be required to enter into collaborative agreements.

Mr. McGregory also testified for IANA in support of SB 268. During his testimony, he discussed the number of states where CRNAs can practice alone or under the supervision of dentists or podiatrists, and noted that Indiana's requirements are creating problems for hospitals. He then relayed a personal anecdote about a bad experience with anesthesia administered by a dentist and informed committee members that no hospitals in Indianapolis would hire CRNAs and that he personally knew of at least four CRNAs in Indianapolis who were unable to find employment.

In addition to Mr. McGregory's presentation, a lobbyist for the Indiana Podiatric Association testified in support of the bill. The Indiana Dental Association spoke in opposition, and asked that the language giving dentists the authority to supervise CRNAs be removed. I also spoke in opposition, noting that the reason state law requires a CRNA to be in the immediate presence of a physician while administering anesthesia is to ensure that a physician is in the room with the patient and immediately available to intervene if needed. Podiatrists are not trained in anesthesia and would not be able to serve this role.

Sen. Miller did not take a vote on either bill. Although she had originally planned to move SB 273, she informed me on Tuesday evening that she was going to hold it for one week because the IANA lobbyist reminded her that she had made a prior commitment to the IANA that she would hold a joint meeting with ISA and IANA to see if there was any common ground. This meeting has been set for Monday afternoon. Both Dr. Kinsella and Dr. McNiece are planning to attend, along with Mike Nichols, the immediate past president of AAAA. We will provide an update to the ISA board after the meeting.

Both bills are now set for potential amendment and vote on Wednesday. The one-week delay is a bit of a setback because it gives IANA more time to advocate for its position. It also means additional work for ISA. In the two days leading up to the hearing, I worked with the AA lobbyist and Mike Rinebold from ISMA to personally meet with every member of the committee regarding SB 273. The reception was generally favorable. I'll be circling back with all of the committee members again on Monday and Tuesday to answer any questions and to determine whether they continue to support SB 273 as introduced.

During the past week, several bills on the tracking list passed out of committee or received floor action. Highlights include:

- **HB 1034** (physical therapy services without a referral) was amended and approved unanimously by the House Public Health Committee. The amendment prohibits a physical therapist from performing sharp debridement without an order or referral from a licensed physician, osteopath, or podiatrist.
- **HB 1105** (anatomic pathology services) was approved without amendment by the House Public Health Committee and will be eligible for final passage from the House on Monday.
- **HB 1182** (physician order for scope of treatment (POST) form) passed the House unanimously and now moves to the Senate where it will be sponsored by Sen. Pat Miller. The bill would establish a process for the execution of a POST form by an individual (or the individual's representative) and the individual's treating physician to indicate treatment the individual would like to have or have withheld under specified circumstances.
- **HB 1315** (biosimilar biological products) passed the House 77-18. The bill is sponsored in the Senate by Sen. Pat Miller and co-sponsored by Sen. Ron Grooms, a pharmacist.
- **HB 1464** (immunizations by pharmacists and pharmacy students) was amended and approved unanimously by the House Public Health Committee. Among other things, the revised bill adds immunizations for pneumonia, tetanus, diphtheria, acellular pertussis (Tdap), and human papillomavirus (HPV) infection to the immunizations that a pharmacist is allowed to administer under a drug order, under a prescription, or according to a protocol approved by a physician with a medical office and active practice in Indiana. The amendment also establishes an interim study committee on adult and children immunization issues. The bill will be eligible for final passage from the House on Monday.
- Two bills addressing the epidemic of prescription drug abuse cleared the respective health committees in the House and Senate. **HB 1465** (INSPECT program) was amended and approved

by the House Public Health Committee. The amendment deleted provisions that would have (1) required a health care practitioner to use the Indiana scheduled prescription electronic collection and tracking (INSPECT) program before prescribing, dispensing, or administering a controlled substance in an amount that exceeds a 30 day supply for treatment of a patient's pain; and (2) required the INSPECT program data base to include criminal convictions relating to a recipient's possession, use, diversion, or distribution of a controlled substance or other illegal drugs, except marijuana. This language was replaced with provisions establishing an INSPECT study committee. The bill has been recommitted to the House Ways & Means Committee.

On the Senate side, **SB 272** (opioid treatment programs and controlled substances) was amended and approved by the Health & Provider Services Committee. Among other things, the amended bill establishes a prescription drug monitoring program, effective January 1, 2014, that would require certain information to be submitted to INSPECT whenever any prescription drug is dispensed. (Current law limits this requirement to controlled substances). The amendment left intact provisions that require the Medical Licensing Board to adopt rules establishing standards and protocols in the prescribing of controlled substances.

- **SB 554** (telemedicine) was amended and approved by the Senate Health & Provider Services Committee. As amended, the bill requires Medicaid to reimburse licensed home health agencies, rural health clinics, and federally qualified health centers for the use of telecommunications and information technology to provide access to health assessment, diagnosis, intervention, consultation, supervision, and information across a distance. SB 554 has been recommitted to the Senate Appropriations Committee.

Budgetary matters will take center stage this week as the House Ways & Means Committee begins taking public testimony on the budget and both the House and Senate health committees hold hearings on a possible expansion of Medicaid. Last week, Gov. Mike Pence made clear in a call with HHS Secretary Kathleen Sebelius that he will not support an expansion of Medicaid unless the state is allowed to use its Healthy Indiana Plan (HIP) to cover new enrollees. So far, the federal Centers for Medicare & Medicaid Services (CMS) has declined to approve Indiana's request to use HIP for new Medicaid enrollees. The governor also told Sebelius that Indiana does not plan to build a "hybrid" health exchange with the federal government.

Even without the expansion, Indiana's Medicaid rolls are expected to grow as 92,000 more children who already qualify for Medicaid are enrolled in the program because of the health care law's individual mandate. FSSA estimates that this "woodwork effect" will cost Indiana an additional \$67.1 million next year and another \$105.1 million in fiscal year 2015.

On the Senate side, language addressing a Medicaid expansion will be considered for inclusion in **SB 551**. The bill is authored by Sen. Pat Miller and is set for hearing on Wednesday. In the House, Rep. Ed Clere is expected to offer an amendment to a vehicle bill (**HB 1591**). A hearing has not yet been scheduled on HB 1591.

Following is a tracking list with summaries of bills of interest to ISA. Bills that have received legislative action or that are scheduled for a committee hearing are highlighted in blue.

As always, please let me know if you have any questions or need additional information.

<p>HB 1001</p>	<p><i>Biennial budget.</i> (T. Brown)</p> <p>Appropriates money for capital expenditures, the operation of the state, the delivery of Medicaid and other services, and various other distributions and purposes.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/15/2013</td> <td><b>H: Author</b></td> <td>Added Tim Brown</td> </tr> <tr> <td>01/15/2013</td> <td><b>H: 1st Reading</b></td> <td>Assigned Ways and Means</td> </tr> </tbody> </table>	Date	Action		01/15/2013	<b>H: Author</b>	Added Tim Brown	01/15/2013	<b>H: 1st Reading</b>	Assigned Ways and Means			
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<p>HB 1014</p>	<p><i>Income tax credit for specialty drugs.</i> (T. Brown)</p> <p>Provides a refundable individual income tax credit to the extent that a taxpayer's copayment or coinsurance amount in a particular year for specialty drugs exceeds 8% of the taxpayer's federal adjusted gross income for that year. Defines "specialty drug" as a drug that meets the following conditions: (1) The amount of coinsurance or copayments paid for the drug is more than \$600 per month. (2) The drug is included in a specialty pricing group or tier. (3) The drug satisfies other requirements concerning use, handling, and patient management. (The introduced version of this bill was prepared by the health finance commission.)</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/07/2013</td> <td><b>H: Author</b></td> <td>Added Tim Brown</td> </tr> <tr> <td>01/07/2013</td> <td><b>H: 1st Reading</b></td> <td>Assigned Ways and Means</td> </tr> </tbody> </table>	Date	Action		01/07/2013	<b>H: Author</b>	Added Tim Brown	01/07/2013	<b>H: 1st Reading</b>	Assigned Ways and Means			
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<p>HB 1024</p>	<p><i>Private sector impacts of administrative rules.</i> (Koch, Hershman)</p> <p>Provides that for the required cost benefit analysis prepared by the office of management and budget (OMB) for a proposed administrative rule, an analysis prepared after June 30, 2013, must include a private sector employment impact statement that sets forth the OMB's estimate of the economic impact of the proposed rule on private sector employment in Indiana. Specifies the particular impacts that the OMB must identify in the statement. Provides that if the OMB determines that the preparation of a private sector employment impact statement is unnecessary or impractical with respect to a particular proposed rule, the OMB may decline to prepare a statement with respect to the rule. Provides that for the required cost benefit analysis prepared by the OMB for the three year period following an adopted rule's effective date, an analysis prepared after June 30, 2013, must include: (1) the private sector employment impact statement, if any, prepared by the OMB before the rule's adoption; and (2) the actual economic impact of the adopted rule on private sector employment during the three year period covered by the analysis.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/07/2013</td> <td><b>H: Author</b></td> <td>Added Eric Koch</td> </tr> <tr> <td>01/22/2013</td> <td><b>H: 3rd Reading</b></td> <td>Pass (96-0)</td> </tr> <tr> <td>01/22/2013</td> <td><b>H: Referred</b></td> <td>Referred to the Senate</td> </tr> </tbody> </table>	Date	Action		01/07/2013	<b>H: Author</b>	Added Eric Koch	01/22/2013	<b>H: 3rd Reading</b>	Pass (96-0)	01/22/2013	<b>H: Referred</b>	Referred to the Senate
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01/22/2013	<b>H: Referred</b>	Referred to the Senate											

	01/22/2013 <b>H: Sponsor</b> Added Brandt Hershman															
HB 1034	<p><i>Physical therapy services without a referral.</i> (Frizzell)</p> <p>Allows a physical therapist to evaluate and treat a patient without a referral for not more than 30 days. Requires a physical therapist to obtain a referral from the patient's provider if further treatment by the physical therapist is needed. Provides that a physical therapist may not perform spinal manipulation of the spinal column or the vertebral column unless: (1) the physical therapist is acting on the order or referral of a physician, an osteopath or a chiropractor; and (2) the referring physician, osteopath, or chiropractor has examined the patient before issuing the order or referral. Provides that a physical therapist may not perform sharp debridement unless a physical therapist has an order or referral of a licensed physician, osteopath, or podiatrist.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/07/2013</td> <td><b>H: Author</b></td> <td>Added David Nason Frizzell</td> </tr> <tr> <td>02/06/2013</td> <td><b>H: Committee Action</b></td> <td>Pass Amend(12-0) Public Health</td> </tr> </tbody> </table>	Date	Action		01/07/2013	<b>H: Author</b>	Added David Nason Frizzell	02/06/2013	<b>H: Committee Action</b>	Pass Amend(12-0) Public Health						
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HB 1039	<p><i>State administration.</i> (T. Brown)</p> <p>Abolishes the select joint commission on Medicaid oversight, and moves its duties to the health finance commission. Abolishes the health finance advisory committee and the health policy advisory committee within the health finance commission. Extends the leave conversion pilot project for legislative and judicial branch state employees until June 30, 2016. (Under current law, the pilot project expires June 30, 2013.)</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/07/2013</td> <td><b>H: Author</b></td> <td>Added Tim Brown</td> </tr> <tr> <td>01/07/2013</td> <td><b>H: 1st Reading</b></td> <td>Assigned Select Committee on Government Reduction</td> </tr> </tbody> </table>	Date	Action		01/07/2013	<b>H: Author</b>	Added Tim Brown	01/07/2013	<b>H: 1st Reading</b>	Assigned Select Committee on Government Reduction						
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HB 1051	<p><i>Credentialing of music therapists.</i> (Crouch, Becker)</p> <p>Provides that an individual may not profess to be a certified music therapist unless the individual holds and maintains the credentialing administered by the Certification Board for Music Therapists (CBMT). Provides that language concerning certification of music therapists does not apply to the practice of an occupation or a profession for which an individual is licensed, certified, or registered in Indiana by a state agency if the individual is practicing within the scope of the license, certificate, or registration of the individual. Requires the Indiana professional licensing agency (agency) to maintain a hyperlink to the Internet web site for the Certification Board for Music Therapists on the Internet web site of the agency.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/07/2013</td> <td><b>H: Author</b></td> <td>Added Suzanne Crouch</td> </tr> <tr> <td>01/29/2013</td> <td><b>H: 3rd Reading</b></td> <td>Pass (80-14)</td> </tr> <tr> <td>01/29/2013</td> <td><b>H: Referred</b></td> <td>Referred to the Senate</td> </tr> <tr> <td>01/29/2013</td> <td><b>H: Sponsor</b></td> <td>Added Vaneta Becker</td> </tr> </tbody> </table>	Date	Action		01/07/2013	<b>H: Author</b>	Added Suzanne Crouch	01/29/2013	<b>H: 3rd Reading</b>	Pass (80-14)	01/29/2013	<b>H: Referred</b>	Referred to the Senate	01/29/2013	<b>H: Sponsor</b>	Added Vaneta Becker
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01/29/2013	<b>H: Sponsor</b>	Added Vaneta Becker														
HB 1055	<i>Emergency rulemaking statute.</i> (McMillin, M. Young, Zakas)															

Removes from the statute providing the procedure by which Indiana administrative agencies may adopt emergency rules (emergency rules statute) a list enumerating the statutes that convey emergency rulemaking authority, and codifies in substantive administrative law emergency rulemaking authority that is currently codified only in this list. Relocates exceptions and conditions applicable only to certain emergency rules from the emergency rules statute to the statute establishing the authority for adoption of the emergency rule to which the exception or condition applies. Provides that the publisher of the Indiana administrative code shall annually publish a list of agencies authorized to adopt rules under the emergency rules statute. Makes other technical corrections. (The introduced version of this bill was prepared by the code revision commission.)

Date	Action	
01/07/2013	<b>H: Author</b>	Added Jud McMillin
01/22/2013	<b>H: 3rd Reading</b>	Pass (96-0)
01/22/2013	<b>H: Referred</b>	Referred to the Senate
01/22/2013	<b>H: Sponsor</b>	Added R. Michael Young
01/22/2013	<b>H: Sponsor</b>	Added Joseph C. Zakas

HB 1085

*Spinal manipulation.* (Davis)

Provides that a health practitioner may not perform spinal manipulation or spinal adjustment unless the practitioner has statutory authority to differentially diagnose and meets certain educational requirements. Excludes physicians and osteopaths from the requirements. Provides for disciplinary sanctions for violations.

Date	Action	
01/07/2013	<b>H: Author</b>	Added Bill Davis
01/07/2013	<b>H: 1st Reading</b>	Assigned Public Health
02/06/2013	<b>H: Committee Sched</b>	3:30 PM Room House Chambers Public Health

HB 1099

*Physician assistants.* (Davisson, Pat Miller, Skinner, Grooms)

Amends the definition of "supervision" for purposes of the physician assistant law concerning where the supervising physician or physician designee is located. Allows a physician assistant that meets certain practice requirements to prescribe schedule II controlled substances. Allows a supervising physician to delegate a physician assistant to prescribe a controlled substance for an aggregate 30 day supply. (Current law limits the prescription to a one time 30 day supply.) Changes the percentages of patient charts that a supervising physician or physician designee must review based on the number of years the physician assistant has been employed. Specifies that a physician may supervise not more than two physician assistants at the same time.

Date	Action	
01/08/2013	<b>H: Author</b>	Added Steve Davisson
01/23/2013	<b>H: 3rd Reading</b>	Pass (94-0)
01/23/2013	<b>H: Referred</b>	Referred to the Senate
01/23/2013	<b>H: Sponsor</b>	Added Patricia L. Miller

	<table border="1"> <tr> <td>01/23/2013</td> <td><b>H: Sponsor</b></td> <td>Added Timothy D. Skinner</td> </tr> <tr> <td>01/23/2013</td> <td><b>H: Sponsor</b></td> <td>Added Ron Grooms</td> </tr> </table>	01/23/2013	<b>H: Sponsor</b>	Added Timothy D. Skinner	01/23/2013	<b>H: Sponsor</b>	Added Ron Grooms		
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HB 1100	<p><i>Pharmacy coverage terms.</i> (Davisson)</p> <p>Prohibits certain requirements related to pharmaceutical coverage at a community retail pharmacy or a mail order or Internet based pharmacy. Specifies requirements that apply to terms and conditions of a contract entered into by a pharmacy to participate in a health care provider network.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> </tr> </thead> <tbody> <tr> <td>01/08/2013</td> <td><b>H: Author</b> Added Steve Davisson</td> </tr> <tr> <td>01/08/2013</td> <td><b>H: 1st Reading</b> Assigned Insurance</td> </tr> </tbody> </table>	Date	Action	01/08/2013	<b>H: Author</b> Added Steve Davisson	01/08/2013	<b>H: 1st Reading</b> Assigned Insurance		
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HB 1104	<p><i>Immunizations by pharmacists.</i> (Frizzell)</p> <p>Adds immunizations for pneumonia and tetanus, diphtheria, and acellular pertussis (Tdap) to the immunizations that a pharmacist is allowed to administer to a group of individuals under a drug order, under a prescription, or according to a protocol approved by a physician if certain requirements are met. Provides that if a physician uses a protocol, the protocol may apply only to an individual or group of individuals who are: (1) at least nine years of age but less than 18 years of age, if the individual's parent or guardian is present and consents to the immunization; or (2) at least 18 years of age. (Current law provides that an individual given an immunization by a pharmacist pursuant to a protocol must be at least 14 years of age.) Requires a pharmacist or pharmacist's designee to provide immunization data to the immunization data registry unless the patient or the patient's parent or guardian completes an immunization data exemption form.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> </tr> </thead> <tbody> <tr> <td>01/08/2013</td> <td><b>H: Author</b> Added David Nason Frizzell</td> </tr> <tr> <td>01/08/2013</td> <td><b>H: 1st Reading</b> Assigned Public Health</td> </tr> </tbody> </table>	Date	Action	01/08/2013	<b>H: Author</b> Added David Nason Frizzell	01/08/2013	<b>H: 1st Reading</b> Assigned Public Health		
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HB 1135	<p><i>Midwives.</i> (Lehe)</p> <p>Establishes the midwifery board (board). Sets qualifications for a certified direct entry midwife (CDEM). Requires the board to: (1) establish continuing education requirements; (2) develop peer review procedures; and (3) adopt rules concerning the competent practice of CDEMs. Establishes penalties for practicing midwifery without a license. Adds culpability standards to the crimes of practicing medicine or osteopathic medicine and acting as a physician assistant without a license. Allows CDEMs to administer certain prescription drugs. Allows certain individuals to act under the supervision of a CDEM. Repeals the definition of "midwife" in the medical malpractice law, and adds the definition of "certified nurse midwife". Makes conforming changes.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> </tr> </thead> <tbody> <tr> <td>01/10/2013</td> <td><b>H: Author</b> Added Don Lehe</td> </tr> <tr> <td>01/10/2013</td> <td><b>H: 1st Reading</b> Assigned Public Health</td> </tr> <tr> <td>02/18/2013</td> <td><b>H: Committee Sched</b> 10:30 AM Room House Chambers Public Health</td> </tr> </tbody> </table>	Date	Action	01/10/2013	<b>H: Author</b> Added Don Lehe	01/10/2013	<b>H: 1st Reading</b> Assigned Public Health	02/18/2013	<b>H: Committee Sched</b> 10:30 AM Room House Chambers Public Health
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02/18/2013	<b>H: Committee Sched</b> 10:30 AM Room House Chambers Public Health								
HB 1152	<p><i>Practice of occupational therapy.</i> (Kirchhofer)</p>								

	<p>Revises the definition of "practice of occupational therapy". Adds a definition of "occupational therapy services".</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/23/2013</td> <td>H: Author</td> <td>Added Cindy Kirchhofer</td> </tr> <tr> <td>01/23/2013</td> <td>H: 1st Reading</td> <td>Assigned Public Health</td> </tr> <tr> <td>01/30/2013</td> <td>H: Committee Sched</td> <td>3:30 PM Room 156-C Public Health</td> </tr> </tbody> </table>	Date	Action		01/23/2013	H: Author	Added Cindy Kirchhofer	01/23/2013	H: 1st Reading	Assigned Public Health	01/30/2013	H: Committee Sched	3:30 PM Room 156-C Public Health			
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<p>HB 1153</p>	<p><i>Controlled substances data fund.</i> (Morris)</p> <p>Increases, from 16% to 75%, the percentage of revenue from the controlled substances registration fees that is used to operate the INSPECT program.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/10/2013</td> <td>H: Author</td> <td>Added Bob Morris</td> </tr> <tr> <td>01/10/2013</td> <td>H: 1st Reading</td> <td>Assigned Public Health</td> </tr> </tbody> </table>	Date	Action		01/10/2013	H: Author	Added Bob Morris	01/10/2013	H: 1st Reading	Assigned Public Health						
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<p>HB 1162</p>	<p><i>Prescriptions.</i> (Pryor)</p> <p>Requires a pharmacist who is presented a prescription and either: (1) does not have the drug in stock at the pharmacy; or (2) is unable to fill the prescription in a timely manner; to offer to assist the patient in finding a pharmacy that is able to fill the prescription.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/10/2013</td> <td>H: Author</td> <td>Added Cherrish Pryor</td> </tr> <tr> <td>01/10/2013</td> <td>H: 1st Reading</td> <td>Assigned Public Health</td> </tr> </tbody> </table>	Date	Action		01/10/2013	H: Author	Added Cherrish Pryor	01/10/2013	H: 1st Reading	Assigned Public Health						
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01/10/2013	H: Author	Added Cherrish Pryor														
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<p>HB 1182</p>	<p><i>Physician order for scope of treatment forms.</i> (T. Brown, Pat Miller)</p> <p>Establishes a process for the execution of a physician order for scope of treatment (POST) form by an individual, or the individual's representative, and the individual's treating physician to indicate treatment the individual would like to have or have withheld under specified circumstances. Requires the state department of health to: (1) develop and distribute the POST form; and (2) place the POST form on the state department's Internet web site. Specifies provisions that must be included in the POST form. Allows for the modification or revocation of the POST form. Specifies that the existence of an executed POST form cannot affect life insurance policies or premiums. Provides civil and criminal immunity for certain actions taken by a health care provider or its employees under an executed POST form. Provides civil immunity concerning the use or misuse of the POST form placed on the state department of health's Internet web site.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/10/2013</td> <td>H: Author</td> <td>Added Tim Brown</td> </tr> <tr> <td>02/05/2013</td> <td>H: 3rd Reading</td> <td>Pass (99-0)</td> </tr> <tr> <td>02/05/2013</td> <td>H: Referred</td> <td>Referred to the Senate</td> </tr> <tr> <td>02/05/2013</td> <td>H: Sponsor</td> <td>Added Patricia L. Miller</td> </tr> </tbody> </table>	Date	Action		01/10/2013	H: Author	Added Tim Brown	02/05/2013	H: 3rd Reading	Pass (99-0)	02/05/2013	H: Referred	Referred to the Senate	02/05/2013	H: Sponsor	Added Patricia L. Miller
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02/05/2013	H: Sponsor	Added Patricia L. Miller														

<p>HB 1199</p>	<p><i>Medical licensing board investigation fund.</i> (Pond)</p> <p>Creates the medical licensing board investigation fund consisting of fines and penalties collected by the medical licensing board. Continually appropriates money in the fund to the medical licensing board for investigative and enforcement purposes.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> </tr> </thead> <tbody> <tr> <td>01/10/2013</td> <td>H: Author Added Phyllis J. Pond</td> </tr> <tr> <td>01/10/2013</td> <td>H: 1st Reading Assigned Ways and Means</td> </tr> </tbody> </table>	Date	Action	01/10/2013	H: Author Added Phyllis J. Pond	01/10/2013	H: 1st Reading Assigned Ways and Means		
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<p>HB 1242</p>	<p><i>Licensing of diabetes educators.</i> (Frizzell)</p> <p>Creates the diabetes educators board, and provides for the licensure of diabetes educators. Makes a technical correction.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> </tr> </thead> <tbody> <tr> <td>01/23/2013</td> <td>H: Author Added David Nason Frizzell</td> </tr> <tr> <td>01/23/2013</td> <td>H: 1st Reading Assigned Public Health</td> </tr> <tr> <td>02/11/2013</td> <td>H: Committee Sched 10:30 AM Room House Chambers Public Health</td> </tr> </tbody> </table>	Date	Action	01/23/2013	H: Author Added David Nason Frizzell	01/23/2013	H: 1st Reading Assigned Public Health	02/11/2013	H: Committee Sched 10:30 AM Room House Chambers Public Health
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<p>HB 1272</p>	<p><i>Dietitian licensure.</i> (Bacon)</p> <p>Requires that, with certain exceptions, an individual who: (1) professes to be a licensed dietitian; (2) implies by words or letters that the individual is a licensed dietitian; or (3) engages in the practice of dietetics; must be licensed. Repeals provisions providing for certification of dietitians. Changes the name of the Indiana dietitians certification board to the Indiana dietitians licensing board. Specifies that an individual who is a certified dietitian on June 30, 2013, becomes a licensed dietitian beginning July 1, 2013. Makes other conforming changes.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> </tr> </thead> <tbody> <tr> <td>01/23/2013</td> <td>H: Author Added Ron Bacon</td> </tr> <tr> <td>01/23/2013</td> <td>H: 1st Reading Assigned Public Health</td> </tr> <tr> <td>02/04/2013</td> <td>H: Committee Sched 10:30 AM Room House Chamber Public Health</td> </tr> </tbody> </table>	Date	Action	01/23/2013	H: Author Added Ron Bacon	01/23/2013	H: 1st Reading Assigned Public Health	02/04/2013	H: Committee Sched 10:30 AM Room House Chamber Public Health
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<p>HB 1315</p>	<p><i>Biosimilar biological products.</i> (Clere, Pat Miller, Grooms)</p> <p>Provides that a biological product that is substituted under the biosimilar biological products requirements is not subject to the generic drug substitution requirements. Allows a pharmacist to substitute a biosimilar product for a prescribed biological product if certain conditions are met. Requires the board of pharmacy to maintain an Internet web site that lists the biosimilar biological products that are determined to be interchangeable. Allows the board of pharmacy to adopt rules. Provides that a written or electronic prescription for a biological product must comply with the existing prescription form requirements.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> </tr> </thead> <tbody> <tr> <td>01/17/2013</td> <td>H: Author Added Ed Clere</td> </tr> <tr> <td>02/04/2013</td> <td>H: 3rd Reading Pass (77-18)</td> </tr> </tbody> </table>	Date	Action	01/17/2013	H: Author Added Ed Clere	02/04/2013	H: 3rd Reading Pass (77-18)		
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HB 1319	<p><i>Health benefit exchange provisions.</i> (Lehman)</p> <p>Provides for implementation of the federal Patient Protection and Affordable Care Act with respect to a health benefit exchange in Indiana. Specifies requirements for health plans issued through a health benefit exchange. Requires a navigator or an assister to be certified or registered before providing services with respect to a health benefit exchange. Provides for dissolution of the Indiana comprehensive health insurance association.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/17/2013</td> <td><b>H: Author</b></td> <td>Added Matthew Lehman</td> </tr> <tr> <td>01/17/2013</td> <td><b>H: 1st Reading</b></td> <td>Assigned Insurance</td> </tr> <tr> <td>01/23/2013</td> <td><b>H: Committee Sched</b></td> <td>10:30 AM Room 156-B Insurance</td> </tr> <tr> <td>01/24/2013</td> <td><b>H: Committee Report</b></td> <td>amend do pass, adopted</td> </tr> <tr> <td>01/24/2013</td> <td><b>H: Referred</b></td> <td>Referred to Ways and Means</td> </tr> <tr> <td>01/30/2013</td> <td><b>H: Committee Sched</b></td> <td>1:30 PM Room 404 Ways and Means</td> </tr> </tbody> </table>	Date	Action		01/17/2013	<b>H: Author</b>	Added Matthew Lehman	01/17/2013	<b>H: 1st Reading</b>	Assigned Insurance	01/23/2013	<b>H: Committee Sched</b>	10:30 AM Room 156-B Insurance	01/24/2013	<b>H: Committee Report</b>	amend do pass, adopted	01/24/2013	<b>H: Referred</b>	Referred to Ways and Means	01/30/2013	<b>H: Committee Sched</b>	1:30 PM Room 404 Ways and Means
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HB 1376	<p><i>Various privacy issues.</i> (Koch)</p> <p>Among other things, prohibits the professional licensing agency (PLA) or a board administered by the PLA from disclosing to the public personal information of an individual who: (1) applies for or holds a license, certificate, registration, or permit issued by a board; or (2) is a member of a board administered by the PLA; subject to certain exceptions specified by law.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/22/2013</td> <td><b>H: Author</b></td> <td>Added Eric Koch</td> </tr> <tr> <td>02/04/2013</td> <td><b>H: Committee Action</b></td> <td>Pass Amend(10-0) Judiciary</td> </tr> <tr> <td>02/07/2013</td> <td><b>H: 2nd Reading</b></td> <td>Order Engrossed</td> </tr> </tbody> </table>	Date	Action		01/22/2013	<b>H: Author</b>	Added Eric Koch	02/04/2013	<b>H: Committee Action</b>	Pass Amend(10-0) Judiciary	02/07/2013	<b>H: 2nd Reading</b>	Order Engrossed									
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HB 1383	<p><i>Licensing polysomnographic technologists.</i> (Kirchhofer)</p> <p>Establishes licensing requirements to practice polysomnography. Establishes the polysomnography standards committee under the medical licensing board. Provides that, beginning July 1, 2015, a person must have a license to practice polysomnography or use certain titles. Provides that a person who uses certain titles or practices polysomnography without being licensed commits a Class B misdemeanor.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/22/2013</td> <td><b>H: Author</b></td> <td>Added Cindy Kirchhofer</td> </tr> <tr> <td>01/22/2013</td> <td><b>H: 1st Reading</b></td> <td>Assigned Public Health</td> </tr> <tr> <td>01/30/2013</td> <td><b>H: Committee Sched</b></td> <td>3:30 PM Room 156-C Public Health</td> </tr> <tr> <td>02/11/2013</td> <td><b>H: Committee Sched</b></td> <td>10:30 AM Room House Chambers Public Health</td> </tr> </tbody> </table>	Date	Action		01/22/2013	<b>H: Author</b>	Added Cindy Kirchhofer	01/22/2013	<b>H: 1st Reading</b>	Assigned Public Health	01/30/2013	<b>H: Committee Sched</b>	3:30 PM Room 156-C Public Health	02/11/2013	<b>H: Committee Sched</b>	10:30 AM Room House Chambers Public Health						
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<p>HB 1439</p>	<p><i>Affordable care study committee.</i> (DeLaney)</p> <p>Establishes the Indiana affordable care study committee to study and make recommendations to the legislative council concerning establishment and implementation of a health benefit exchange in Indiana and defining "essential health benefits" for use in Indiana. Requires the department of insurance to annually report to the study committee concerning the status and operation of the health benefit exchange established by the department of insurance.</p> <table border="0"> <thead> <tr> <th style="text-align: left;"><u>Date</u></th> <th style="text-align: left;"><u>Action</u></th> </tr> </thead> <tbody> <tr> <td>01/22/2013</td> <td><b>H: Author</b> Added Ed DeLaney</td> </tr> <tr> <td>01/22/2013</td> <td><b>H: 1st Reading</b> Assigned Insurance</td> </tr> </tbody> </table>	<u>Date</u>	<u>Action</u>	01/22/2013	<b>H: Author</b> Added Ed DeLaney	01/22/2013	<b>H: 1st Reading</b> Assigned Insurance
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<p>HB 1455</p>	<p><i>Use of computer software in assistance programs.</i> (Hale)</p> <p>Requires the office of the secretary of family and social services to use computer software programs to reduce inefficiencies, identify fraud mistakes, and eliminate duplication in specified assistance programs. Requires the office of the secretary of family and social services to report annually to the health finance commission concerning the use of the computer software programs.</p> <table border="0"> <thead> <tr> <th style="text-align: left;"><u>Date</u></th> <th style="text-align: left;"><u>Action</u></th> </tr> </thead> <tbody> <tr> <td>01/22/2013</td> <td><b>H: Author</b> Added Christina Hale</td> </tr> <tr> <td>01/22/2013</td> <td><b>H: 1st Reading</b> Assigned Family, Children and Human Affairs</td> </tr> </tbody> </table>	<u>Date</u>	<u>Action</u>	01/22/2013	<b>H: Author</b> Added Christina Hale	01/22/2013	<b>H: 1st Reading</b> Assigned Family, Children and Human Affairs
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<p>HB 1461</p>	<p><i>Health care professionals conscience clause.</i> (Davisson)</p> <p>Provides that a health care professional may not be required to dispense a drug or medical device if the health care professional believes the drug or medical device would be used to: (1) cause an abortion; (2) destroy an unborn child; or (3) cause the death of a person by means of assisted suicide, euthanasia, or mercy killing. Specifies that a health care professional's refusal to dispense a drug or medical device under these circumstances may not be the basis for: (1) a claim for damages against the health care professional, the health care professional's employer, or the facility where the health care professional is employed; or (2) disciplinary, recriminatory, or discriminatory action against the health care professional. Provides that an employer who knowingly or intentionally takes disciplinary, recriminatory, or discriminatory action against a health care professional who refuses to dispense a drug or medical device under these circumstances commits health care professional discrimination, a Class A misdemeanor. Makes a second or subsequent offense a Class D felony. Authorizes the health care professional's licensing board to assess additional fines against the employer.</p> <table border="0"> <thead> <tr> <th style="text-align: left;"><u>Date</u></th> <th style="text-align: left;"><u>Action</u></th> </tr> </thead> <tbody> <tr> <td>01/23/2013</td> <td><b>H: Author</b> Added Steve Davisson</td> </tr> <tr> <td>01/23/2013</td> <td><b>H: 1st Reading</b> Assigned Public Health</td> </tr> </tbody> </table>	<u>Date</u>	<u>Action</u>	01/23/2013	<b>H: Author</b> Added Steve Davisson	01/23/2013	<b>H: 1st Reading</b> Assigned Public Health
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<p>HB 1463</p>	<p><i>Study of pharmacy take-back programs.</i> (Davisson)</p> <p>Requires the health finance commission to study issues concerning pharmacy programs designed to take back and dispose of old and expired prescription drugs.</p> <table border="0"> <thead> <tr> <th style="text-align: left;"><u>Date</u></th> <th style="text-align: left;"><u>Action</u></th> </tr> </thead> <tbody> </tbody> </table>	<u>Date</u>	<u>Action</u>				
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HB 1464	<p><i>Immunizations by pharmacists and pharmacy students.</i> (Davisson)</p> <p>Adds immunizations for pneumonia, tetanus, diphtheria, acellular pertussis (Tdap), and human papillomavirus (HPV) infection to the immunizations that a pharmacist is allowed to administer to a group of individuals under a drug order, under a prescription, or according to a protocol approved by a physician if certain requirements are met. Provides that if a physician uses a protocol, the protocol may apply only to an individual or group of individuals who are: (1) at least 12 years of age but less than 18 years of age, if the individual's parent or guardian is present and consents to the immunization; (2) at least 18 years of age who have a legal guardian if the individual's guardian consents; or (3) at least 18 years of age. (Current law provides that an individual given an immunization by a pharmacist under a protocol must be at least 14 years of age.) Requires the physician who writes the protocol to actively practice with a medical office in Indiana. Requires certain information to be available when an immunization is administered under a protocol. Requires a pharmacist or pharmacist's designee to provide immunization data to the immunization data registry unless the patient or the patient's parent or guardian completes an immunization data exemption form. Allows a pharmacist intern or a pharmacist student to administer an immunization to an individual under a drug order or prescription or to administer an immunization to a group of individuals under a drug order or prescription or according to a protocol, subject to rules adopted by the Indiana board of pharmacy. Provides that the rules: (1) must provide for the direct supervision by a pharmacist, a physician, a physician assistant, or an advanced practice nurse; and (2) may not be less stringent than the requirements applying to a pharmacist who administers an immunization to an individual. Establishes the interim study committee on adult and children immunization issues.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/22/2013</td> <td><b>H: Author</b></td> <td>Added Steve Davisson</td> </tr> <tr> <td>02/04/2013</td> <td><b>H: Committee Action</b></td> <td>Pass Amend(13-0) Public Health</td> </tr> <tr> <td>02/07/2013</td> <td><b>H: 2nd Reading</b></td> <td>Order Engrossed</td> </tr> </tbody> </table>	Date	Action		01/22/2013	<b>H: Author</b>	Added Steve Davisson	02/04/2013	<b>H: Committee Action</b>	Pass Amend(13-0) Public Health	02/07/2013	<b>H: 2nd Reading</b>	Order Engrossed
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HB 1465	<p><i>INSPECT program.</i> (Davisson)</p> <p>Provides that a controlled substance that is included in schedule V and is a prescription drug may not be dispensed without a written, electronic, or oral prescription. Provides that the controlled substances registration fees must be deposited into the controlled substances data fund. (Current law requires the deposit of 16% of the fees into the fund.) Establishes the INSPECT interim study committee.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/22/2013</td> <td><b>H: Author</b></td> <td>Added Steve Davisson</td> </tr> <tr> <td>02/06/2013</td> <td><b>H: Committee Action</b></td> <td>Pass Amend(11-0) Public Health</td> </tr> <tr> <td>02/07/2013</td> <td><b>H: Referred</b></td> <td>Referred to Ways and Means</td> </tr> </tbody> </table>	Date	Action		01/22/2013	<b>H: Author</b>	Added Steve Davisson	02/06/2013	<b>H: Committee Action</b>	Pass Amend(11-0) Public Health	02/07/2013	<b>H: Referred</b>	Referred to Ways and Means
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HB 1469	<p><i>Study of the use and prescribing of methadone.</i> (Goodin)</p> <p>Requires the medical licensing board of Indiana to research the use and prescribing of methadone, and</p>												

	<p>adopt rules establishing standards and protocols for the prescribing of methadone. Requires the health finance commission to study the use and prescribing of methadone in Indiana and the feasibility of restricting the prescribing of methadone.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> </tr> </thead> <tbody> <tr> <td>01/22/2013</td> <td>H: <b>Author</b> Added Terry A. Goodin</td> </tr> <tr> <td>01/22/2013</td> <td>H: <b>1st Reading</b> Assigned Public Health</td> </tr> </tbody> </table>	Date	Action	01/22/2013	H: <b>Author</b> Added Terry A. Goodin	01/22/2013	H: <b>1st Reading</b> Assigned Public Health				
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HB 1518	<p><i>State board of nursing.</i> (M. Smith)</p> <p>Allows the Indiana state board of nursing (board) to hire an education compliance officer. Allows the board to use the impaired nurses account to fund the education compliance officer and to cover costs incurred by members of the board.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> </tr> </thead> <tbody> <tr> <td>01/22/2013</td> <td>H: <b>Author</b> Added Milo Smith</td> </tr> <tr> <td>01/22/2013</td> <td>H: <b>1st Reading</b> Assigned Public Health</td> </tr> <tr> <td>02/04/2013</td> <td>H: <b>Committee Sched</b> 10:30 AM Room House Chamber Public Health</td> </tr> <tr> <td>02/11/2013</td> <td>H: <b>Committee Sched</b> 10:30 AM Room House Chambers Public Health</td> </tr> </tbody> </table>	Date	Action	01/22/2013	H: <b>Author</b> Added Milo Smith	01/22/2013	H: <b>1st Reading</b> Assigned Public Health	02/04/2013	H: <b>Committee Sched</b> 10:30 AM Room House Chamber Public Health	02/11/2013	H: <b>Committee Sched</b> 10:30 AM Room House Chambers Public Health
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HB 1583	<p><i>Review of administrative rules.</i> (Harman)</p> <p>Sets forth procedures for the appointment of: (1) the members of the administrative rules oversight committee (committee); and (2) the committee's chair; to more closely align to the actual schedule of appointments made before the election of the one hundred eighteenth general assembly. Permits committee members to participate in committee meetings from remote locations if at least five committee members are physically present at the place where the meeting is held. For a rule proposed by an agency after July 15, 2013, requires the agency to submit the rule to the committee for review if the agency determines the rule will have a total estimated economic impact greater than \$5,000,000 on all regulated persons. Requires the agency to submit the rule to the committee not later than the date the agency submits the rule to the attorney general for review. Permits the committee to recommend that the governor approve or disapprove the rule.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> </tr> </thead> <tbody> <tr> <td>01/23/2013</td> <td>H: <b>Author</b> Added Tim Harman</td> </tr> <tr> <td>01/23/2013</td> <td>H: <b>1st Reading</b> Assigned Select Committee on Government Reduction</td> </tr> <tr> <td>02/12/2013</td> <td>H: <b>Committee Sched</b> 8:30 AM Room 156-D Select Committee on Government Reduction</td> </tr> </tbody> </table>	Date	Action	01/23/2013	H: <b>Author</b> Added Tim Harman	01/23/2013	H: <b>1st Reading</b> Assigned Select Committee on Government Reduction	02/12/2013	H: <b>Committee Sched</b> 8:30 AM Room 156-D Select Committee on Government Reduction		
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HB 1591	<p><i>Vehicle Bill.</i></p> <p>Digest</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> </tr> </thead> <tbody> <tr> <td>01/23/2013</td> <td>H: <b>1st Reading</b> Assigned Rules and Legislative Procedures</td> </tr> <tr> <td>01/31/2013</td> <td>H: <b>Reassign</b> Assigned Public Health</td> </tr> </tbody> </table>	Date	Action	01/23/2013	H: <b>1st Reading</b> Assigned Rules and Legislative Procedures	01/31/2013	H: <b>Reassign</b> Assigned Public Health				
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SB 52	<p><i>Evaluation of agencies and programs.</i> (Delph)</p> <p>Provides procedures to evaluate and terminate all state agencies and programs on a ten year cycle. Requires the schools of public and environmental affairs or business schools of Indiana University, Purdue University, Ball State University, Indiana State University, and the University of Southern Indiana to develop internship programs to give credit to students who perform the evaluation of state agencies and programs, and requires the universities to provide the evaluation service under the direction of the legislative services agency. Makes appropriations necessary to implement the termination of an agency or agency program. Repeals the current law concerning the agency evaluation process, and makes conforming changes.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> </tr> </thead> <tbody> <tr> <td>01/07/2013</td> <td><b>S: Author</b> Added Mike Delph</td> </tr> <tr> <td>01/07/2013</td> <td><b>S: 1st Reading</b> Assigned Tax and Fiscal Policy</td> </tr> </tbody> </table>	Date	Action	01/07/2013	<b>S: Author</b> Added Mike Delph	01/07/2013	<b>S: 1st Reading</b> Assigned Tax and Fiscal Policy				
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SB 101	<p><i>Written materials on abortions.</i> (Kruse, Banks)</p> <p>Requires the state department of health to develop written materials to be provided to a pregnant woman setting forth specified information. Allows the state department to charge a provider who requests the materials the cost of printing and distributing the materials. Specifies information to be included in the written materials.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> </tr> </thead> <tbody> <tr> <td>01/07/2013</td> <td><b>S: Author</b> Added Dennis K. Kruse</td> </tr> <tr> <td>01/07/2013</td> <td><b>S: Author</b> Added Jim Banks</td> </tr> <tr> <td>01/07/2013</td> <td><b>S: 1st Reading</b> Assigned Health and Provider Services</td> </tr> </tbody> </table>	Date	Action	01/07/2013	<b>S: Author</b> Added Dennis K. Kruse	01/07/2013	<b>S: Author</b> Added Jim Banks	01/07/2013	<b>S: 1st Reading</b> Assigned Health and Provider Services		
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SB 105	<p><i>Child abuse and neglect inquiries.</i> (Steele, Koch)</p> <p>Provides that when confronted with a potential case of child abuse or neglect, any law enforcement employee, judiciary employee, medical doctor, employee of a medical doctor, or school official may contact a local office of the department of child services to report the suspected child abuse or neglect.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> </tr> </thead> <tbody> <tr> <td>01/07/2013</td> <td><b>S: Author</b> Added Brent Steele</td> </tr> <tr> <td>01/29/2013</td> <td><b>S: 3rd Reading</b> Pass (47-0)</td> </tr> <tr> <td>01/29/2013</td> <td><b>S: Referred</b> Referred to the House</td> </tr> <tr> <td>01/29/2013</td> <td><b>S: Sponsor</b> Added Eric Koch</td> </tr> </tbody> </table>	Date	Action	01/07/2013	<b>S: Author</b> Added Brent Steele	01/29/2013	<b>S: 3rd Reading</b> Pass (47-0)	01/29/2013	<b>S: Referred</b> Referred to the House	01/29/2013	<b>S: Sponsor</b> Added Eric Koch
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SB 121	<p><i>Limitation on adoption of agency rules.</i> (Leising)</p> <p>For a rule that meets this requirement, requires the agency proposing it to submit the rule to the office of management and budget for a fiscal analysis and preparation of a fiscal impact statement.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> </tr> </thead> <tbody> <tr> <td>01/07/2013</td> <td><b>S: Author</b> Added Jean Leising</td> </tr> </tbody> </table>	Date	Action	01/07/2013	<b>S: Author</b> Added Jean Leising						
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SB 183	<p><i>Sex selection and genetic abnormality abortion ban.</i> (Kruse, Banks)</p> <p>Prohibits a person from performing an abortion if the person knows that the pregnant woman is seeking the abortion because of: (1) the sex of the fetus; or (2) a diagnosis or potential diagnosis of the fetus having Down syndrome or a genetic abnormality. Makes it a Class C felony if a person knowingly or intentionally commits a sex-selective abortion or an abortion conducted because of a diagnosis of Down syndrome or other genetic abnormality. Provides for civil relief.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> </tr> </thead> <tbody> <tr> <td>01/07/2013 <b>S: Author</b></td> <td>Added Dennis K. Kruse</td> </tr> <tr> <td>01/07/2013 <b>S: Author</b></td> <td>Added Jim Banks</td> </tr> <tr> <td>01/07/2013 <b>S: 1st Reading</b></td> <td>Assigned Rules and Legislative Procedure</td> </tr> </tbody> </table>	Date	Action	01/07/2013 <b>S: Author</b>	Added Dennis K. Kruse	01/07/2013 <b>S: Author</b>	Added Jim Banks	01/07/2013 <b>S: 1st Reading</b>	Assigned Rules and Legislative Procedure
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SB 187	<p><i>Definition of child care ministry.</i> (Kruse)</p> <p>Provides a one year period during which a child care ministry that does not meet the new definition may make changes to continue operating as a child care provider. (The introduced version of this bill was prepared by the committee on child care.)</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> </tr> </thead> <tbody> <tr> <td>01/07/2013 <b>S: Author</b></td> <td>Added Dennis K. Kruse</td> </tr> <tr> <td>01/07/2013 <b>S: 1st Reading</b></td> <td>Assigned Health and Provider Services</td> </tr> </tbody> </table>	Date	Action	01/07/2013 <b>S: Author</b>	Added Dennis K. Kruse	01/07/2013 <b>S: 1st Reading</b>	Assigned Health and Provider Services		
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SB 230	<p><i>Applicability of federal law in Indiana.</i> (Delph, Boots)</p> <p>Provides that any federal act, order, law, rule, regulation, or statute found by the general assembly to be inconsistent with the power granted to the federal government in the Constitution of the United States is void in Indiana. Provides that a resident of Indiana has a cause of action to enjoin the enforcement or implementation or the attempted enforcement or implementation of a federal act, order, law, rule, regulation, or statute declared void by the general assembly. Provides that a plaintiff who prevails in such an action is entitled to reasonable attorney's fees and costs. Provides that a person who knowingly or intentionally implements or enforces, or attempts to implement or enforce, a federal law that is declared void by the general assembly commits a Class D felony. Finds that the federal Patient Protection and Affordable Care Act and the federal Health Care and Education Reconciliation Act of 2010 are inconsistent with the power granted to the federal government in the Constitution of the United States.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> </tr> </thead> <tbody> <tr> <td>01/07/2013 <b>S: Author</b></td> <td>Added Phil Boots</td> </tr> <tr> <td>01/07/2013 <b>S: 1st Reading</b></td> <td>Assigned Rules and Legislative Procedure</td> </tr> <tr> <td>01/17/2013 <b>S: Author</b></td> <td>Added Mike Delph</td> </tr> </tbody> </table>	Date	Action	01/07/2013 <b>S: Author</b>	Added Phil Boots	01/07/2013 <b>S: 1st Reading</b>	Assigned Rules and Legislative Procedure	01/17/2013 <b>S: Author</b>	Added Mike Delph
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SB 246	<p><i>Certification of controlled drug clinics.</i> (Pat Miller, Grooms)</p> <p>Requires a controlled drug clinic to be certified by the medical licensing board. Sets forth requirements</p>								

	<p>for controlled drug clinics.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/07/2013</td> <td><b>S: Author</b></td> <td>Added Ron Grooms</td> </tr> <tr> <td>01/07/2013</td> <td><b>S: 1st Reading</b></td> <td>Assigned Health and Provider Services</td> </tr> <tr> <td>01/28/2013</td> <td><b>S: Author</b></td> <td>Added Patricia L. Miller</td> </tr> <tr> <td>02/13/2013</td> <td><b>S: Committee Sched</b></td> <td>8:30 AM Room 431 Health and Provider Services</td> </tr> </tbody> </table>	Date	Action		01/07/2013	<b>S: Author</b>	Added Ron Grooms	01/07/2013	<b>S: 1st Reading</b>	Assigned Health and Provider Services	01/28/2013	<b>S: Author</b>	Added Patricia L. Miller	02/13/2013	<b>S: Committee Sched</b>	8:30 AM Room 431 Health and Provider Services			
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SB 255	<p><i>State board of nursing.</i> (Merritt)</p> <p>Allows the Indiana state board of nursing (board) to hire an education compliance officer. Allows the board to use the impaired nurses account to fund the education compliance officer and to cover costs incurred by members of the board.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/07/2013</td> <td><b>S: Author</b></td> <td>Added James W. Merritt, Jr.</td> </tr> <tr> <td>01/07/2013</td> <td><b>S: 1st Reading</b></td> <td>Assigned Appropriations</td> </tr> </tbody> </table>	Date	Action		01/07/2013	<b>S: Author</b>	Added James W. Merritt, Jr.	01/07/2013	<b>S: 1st Reading</b>	Assigned Appropriations									
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SB 265	<p><i>Health care provider peer review committees.</i> (Pat Miller, Stoops, Frizzell)</p> <p>Amends the definition of "professional health care provider" for purposes of the law concerning privileged communications of peer review committees.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/08/2013</td> <td><b>S: Author</b></td> <td>Added Patricia L. Miller</td> </tr> <tr> <td>01/29/2013</td> <td><b>S: Author</b></td> <td>Added Mark Stoops</td> </tr> <tr> <td>01/31/2013</td> <td><b>S: 3rd Reading</b></td> <td>Pass (49-0)</td> </tr> <tr> <td>01/31/2013</td> <td><b>S: Referred</b></td> <td>Referred to the House</td> </tr> <tr> <td>01/31/2013</td> <td><b>S: Sponsor</b></td> <td>Added David Nason Frizzell</td> </tr> </tbody> </table>	Date	Action		01/08/2013	<b>S: Author</b>	Added Patricia L. Miller	01/29/2013	<b>S: Author</b>	Added Mark Stoops	01/31/2013	<b>S: 3rd Reading</b>	Pass (49-0)	01/31/2013	<b>S: Referred</b>	Referred to the House	01/31/2013	<b>S: Sponsor</b>	Added David Nason Frizzell
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SB 268	<p><i>Certified registered nurse anesthetists.</i> (Pat Miller)</p> <p>Includes a registered certified nurse anesthetist in the definition of an "advanced practice nurse". Allows a registered certified nurse anesthetist to administer anesthesia under the direction of and in the immediate presence of a podiatrist or a dentist if the podiatrist or dentist is certified to administer anesthesia. (Current law allows a registered certified nurse anesthetist to administer anesthesia under the direction of and in the immediate presence of a physician.)</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/08/2013</td> <td><b>S: Author</b></td> <td>Added Patricia L. Miller</td> </tr> <tr> <td>01/08/2013</td> <td><b>S: 1st Reading</b></td> <td>Assigned Health and Provider Services</td> </tr> <tr> <td>02/06/2013</td> <td><b>S: Committee Sched</b></td> <td>9:00 AM Room 431 Health and Provider Services</td> </tr> <tr> <td>02/13/2013</td> <td><b>S: Committee Sched</b></td> <td>8:30 AM Room 431 Health and Provider Services</td> </tr> </tbody> </table>	Date	Action		01/08/2013	<b>S: Author</b>	Added Patricia L. Miller	01/08/2013	<b>S: 1st Reading</b>	Assigned Health and Provider Services	02/06/2013	<b>S: Committee Sched</b>	9:00 AM Room 431 Health and Provider Services	02/13/2013	<b>S: Committee Sched</b>	8:30 AM Room 431 Health and Provider Services			
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SB 272	<p><i>Opioid treatment program and controlled substances.</i> (Pat Miller)</p>																		

	<p>Requires an opioid treatment program to transmit specified information concerning a patient to the Indiana scheduled prescription electronic collection and tracking program (INSPECT) before dispensing or administering a controlled substance to the patient. Requires the division of mental health and addiction to adopt rules concerning opioid treatment programs and weaning a patient off of a controlled substance within 24 months of initial treatment in a program. Requires drug testing of opioid treatment program patients at least one time every three months. Requires the medical licensing board of Indiana to adopt rules establishing standards and protocols in the prescribing of controlled substances.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/08/2013</td> <td><b>S: Author</b></td> <td>Added Patricia L. Miller</td> </tr> <tr> <td>02/06/2013</td> <td><b>S: Committee Action</b></td> <td>Pass Amend(9-2) Health and Provider Services</td> </tr> </tbody> </table>	Date	Action		01/08/2013	<b>S: Author</b>	Added Patricia L. Miller	02/06/2013	<b>S: Committee Action</b>	Pass Amend(9-2) Health and Provider Services						
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SB 273	<p><i>Anesthesiologist assistant licensure.</i> (Pat Miller)</p> <p>Requires anesthesiologist assistants to be licensed and to work under a supervising anesthesiologist. Establishes the anesthesiologist assistant committee to make recommendations to the medical licensing board concerning the licensure of anesthesiologist assistants. Establishes requirements of the protocol entered into between the supervising anesthesiologist and the anesthesiologist assistant. Makes it a Class D felony for a person who acts as an anesthesiologist assistant without the required license. Makes it a Class B misdemeanor for an individual who professes to be an anesthesiologist assistant or uses the title "anesthesiologist assistant" without being licensed.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/08/2013</td> <td><b>S: Author</b></td> <td>Added Patricia L. Miller</td> </tr> <tr> <td>01/08/2013</td> <td><b>S: 1st Reading</b></td> <td>Assigned Health and Provider Services</td> </tr> <tr> <td>02/06/2013</td> <td><b>S: Committee Sched</b></td> <td>9:00 AM Room 431 Health and Provider Services</td> </tr> <tr> <td>02/13/2013</td> <td><b>S: Committee Sched</b></td> <td>8:30 AM Room 431 Health and Provider Services</td> </tr> </tbody> </table>	Date	Action		01/08/2013	<b>S: Author</b>	Added Patricia L. Miller	01/08/2013	<b>S: 1st Reading</b>	Assigned Health and Provider Services	02/06/2013	<b>S: Committee Sched</b>	9:00 AM Room 431 Health and Provider Services	02/13/2013	<b>S: Committee Sched</b>	8:30 AM Room 431 Health and Provider Services
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SB 351	<p><i>Health care service providers.</i> (Head)</p> <p>Requires a physician to provide certain information concerning providers of a prescribed health care service. Requires that a prior authorization provision in a policy of accident and sickness insurance or a health maintenance organization contract must be based on the health care service rather than the provider of the health care service.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/08/2013</td> <td><b>S: Author</b></td> <td>Added Randy Head</td> </tr> <tr> <td>01/08/2013</td> <td><b>S: 1st Reading</b></td> <td>Assigned Health and Provider Services</td> </tr> </tbody> </table>	Date	Action		01/08/2013	<b>S: Author</b>	Added Randy Head	01/08/2013	<b>S: 1st Reading</b>	Assigned Health and Provider Services						
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SB 362	<p><i>Battery by body waste.</i> (Crider)</p> <p>Makes it battery by body waste, a Class D felony, for a person to knowingly or intentionally: (1) in a rude, insolent, or angry manner place blood or another body fluid or waste on an employee, an agent, or a volunteer of a health care provider identified as such and while engaged in the performance of official duties; or (2) coerce another person to place blood or another body fluid or waste on the</p>															

	<p>employee, agent, or volunteer of a health care provider. Enhances the penalties for committing the offense if the blood, bodily fluid, or waste is infected with hepatitis B or hepatitis C, HIV, or tuberculosis.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/08/2013</td> <td><b>S: Author</b></td> <td>Added Michael R. Crider</td> </tr> <tr> <td>01/29/2013</td> <td><b>S: Committee Action</b></td> <td>Pass(10-0) Corrections and Criminal Law</td> </tr> <tr> <td>02/07/2013</td> <td><b>S: 2nd Reading</b></td> <td>Amended Order Engrossed</td> </tr> </tbody> </table>	Date	Action		01/08/2013	<b>S: Author</b>	Added Michael R. Crider	01/29/2013	<b>S: Committee Action</b>	Pass(10-0) Corrections and Criminal Law	02/07/2013	<b>S: 2nd Reading</b>	Amended Order Engrossed			
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SB 371	<p><i>Abortion inducing drugs.</i> (Holdman)</p> <p>Amends the definition of "abortion clinic" to include facilities that provide abortion inducing drugs. Specifies that only a physician who meets certain conditions may administer to a pregnant woman an abortion inducing drug, and sets forth the procedure the physician must follow. Requires a physician who learns of an adverse event following the use of an abortion inducing drug to report the adverse event to the Food and Drug Administration and the medical licensing board. Specifies that the reports of adverse events related to abortion inducing drugs and maintained by the medical licensing board are public records. Makes a violation concerning distribution of an abortion inducing drug and failure to report an adverse event a Class A misdemeanor.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/08/2013</td> <td><b>S: Author</b></td> <td>Added Travis Holdman</td> </tr> <tr> <td>01/08/2013</td> <td><b>S: 1st Reading</b></td> <td>Assigned Health and Provider Services</td> </tr> </tbody> </table>	Date	Action		01/08/2013	<b>S: Author</b>	Added Travis Holdman	01/08/2013	<b>S: 1st Reading</b>	Assigned Health and Provider Services						
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SB 414	<p><i>Insurance coverage for breast ultrasound exams.</i> (Pat Miller)</p> <p>Requires state employee health plans, policies of accident and sickness insurance, and individual and group health maintenance contracts to provide coverage for an annual ultrasound examination for certain women who have been determined to have high breast density. Requires the medical licensing board to adopt rules or protocol concerning annual screening or diagnostic tests of certain women who have been determined to have high breast density.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/10/2013</td> <td><b>S: Author</b></td> <td>Added Patricia L. Miller</td> </tr> <tr> <td>01/10/2013</td> <td><b>S: 1st Reading</b></td> <td>Assigned Health and Provider Services</td> </tr> <tr> <td>02/06/2013</td> <td><b>S: Committee Sched</b></td> <td>9:00 AM Room 431 Health and Provider Services</td> </tr> <tr> <td>02/13/2013</td> <td><b>S: Committee Sched</b></td> <td>8:30 AM Room 431 Health and Provider Services</td> </tr> </tbody> </table>	Date	Action		01/10/2013	<b>S: Author</b>	Added Patricia L. Miller	01/10/2013	<b>S: 1st Reading</b>	Assigned Health and Provider Services	02/06/2013	<b>S: Committee Sched</b>	9:00 AM Room 431 Health and Provider Services	02/13/2013	<b>S: Committee Sched</b>	8:30 AM Room 431 Health and Provider Services
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SB 417	<p><i>Health provider reporting of domestic violence.</i> (Waltz)</p> <p>Requires a health care provider to: (1) implement protocols and policies for the identification of domestic violence and to offer intervention and treatment services; and (2) report an incident of domestic violence to the local law enforcement agency. Specifies information to be included in the report. Provides civil and criminal immunity for a person who is required to report an incident of domestic violence.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> </tbody> </table>	Date	Action													
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	<table border="1"> <tr> <td>01/10/2013</td> <td><b>S: Author</b></td> <td>Added Brent Waltz</td> </tr> <tr> <td>02/07/2013</td> <td><b>S: Committee Action</b></td> <td>Pass(8-2) Corrections and Criminal Law</td> </tr> </table>	01/10/2013	<b>S: Author</b>	Added Brent Waltz	02/07/2013	<b>S: Committee Action</b>	Pass(8-2) Corrections and Criminal Law									
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SB 471	<p><i>Prescriptions for brand name drugs.</i> (Grooms, Davisson)</p> <p>Permits a health care practitioner to use words of similar meaning instead of the statutory phrase "Brand Medically Necessary" when writing a prescription for a brand name drug when the practitioner does not want the pharmacist to substitute, under certain government programs, a generically equivalent drug product for the brand name drug.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/14/2013</td> <td><b>S: Author</b></td> <td>Added Ron Grooms</td> </tr> <tr> <td>01/29/2013</td> <td><b>S: 3rd Reading</b></td> <td>Pass (48-0)</td> </tr> <tr> <td>01/29/2013</td> <td><b>S: Referred</b></td> <td>Referred to the House</td> </tr> <tr> <td>01/29/2013</td> <td><b>S: Sponsor</b></td> <td>Added Steve Davisson</td> </tr> </tbody> </table>	Date	Action		01/14/2013	<b>S: Author</b>	Added Ron Grooms	01/29/2013	<b>S: 3rd Reading</b>	Pass (48-0)	01/29/2013	<b>S: Referred</b>	Referred to the House	01/29/2013	<b>S: Sponsor</b>	Added Steve Davisson
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SB 503	<p><i>Tactical emergency medicine.</i> (Becker)</p> <p>Allows an individual to practice tactical emergency medicine if the individual: (1) is an emergency medical technician, an advanced emergency medical technician, or a paramedic; (2) is employed by a law enforcement agency or an emergency medical services agency to provide retrieval and field medical treatment to victims of violent confrontations; and (3) has successfully completed an accredited educational training program in tactical emergency medicine. Provides that the individual must act within the scope of the individual's training and as allowed by the supervising medical director. Requires a law enforcement agency or an emergency medical services agency that allows a person to practice tactical medicine to be certified. Requires the emergency medical services commission to adopt emergency rules to incorporate existing policy and curriculum requirements.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/14/2013</td> <td><b>S: Author</b></td> <td>Added Vaneta Becker</td> </tr> <tr> <td>01/14/2013</td> <td><b>S: 1st Reading</b></td> <td>Assigned Health and Provider Services</td> </tr> </tbody> </table>	Date	Action		01/14/2013	<b>S: Author</b>	Added Vaneta Becker	01/14/2013	<b>S: 1st Reading</b>	Assigned Health and Provider Services						
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SB 508	<p><i>Health coverage.</i> (Steele)</p> <p>Removes an Indiana check up plan eligibility requirement that an individual be without health insurance coverage for six months. Exempts certain short term accident and sickness insurance policies from certain requirements if the policy duration is less than 12 months. (Current law provides the exemptions if the duration is less than six months.)</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/14/2013</td> <td><b>S: Author</b></td> <td>Added Brent Steele</td> </tr> <tr> <td>01/14/2013</td> <td><b>S: 1st Reading</b></td> <td>Assigned Health and Provider Services</td> </tr> </tbody> </table>	Date	Action		01/14/2013	<b>S: Author</b>	Added Brent Steele	01/14/2013	<b>S: 1st Reading</b>	Assigned Health and Provider Services						
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SB 515	<p><i>Hospital assessment fee.</i> (Pat Miller)</p> <p>Extends the hospital assessment fee until June 30, 2017. (The current law assessing the fee expires June 30, 2013.) Updates statutory references to the hospital assessment fee.</p>															

	<b>Date</b>	<b>Action</b>
	01/14/2013	<b>S: Author</b> Added Patricia L. Miller
	01/14/2013	<b>S: 1st Reading</b> Assigned Health and Provider Services
SB 520	<i>ERASER committee.</i> (Head)	
	Creates the eliminate, reduce, and streamline employee regulation (ERASER) committee to study professional licensing in Indiana. Provides that the office of management and budget staffs the committee. Repeals the regulated occupations evaluation committee. Creates a five year cycle for sunseting professional licenses, registrations, and certifications.	
	<b>Date</b>	<b>Action</b>
	01/14/2013	<b>S: Author</b> Added Randy Head
	01/14/2013	<b>S: 1st Reading</b> Assigned Commerce, Economic Development and Technology
	02/04/2013	<b>S: Committee Sched</b> 10:00 AM Room 130 Commerce, Economic Development and Technology
	02/11/2013	<b>S: Committee Sched</b> 10:00 AM Room 130 Commerce, Economic Development and Technology
SB 534	<i>Prescription drug costs.</i> (Grooms)	
	Specifies limitations on certain out of pocket costs for prescription drugs under coverage provided by a state employee health plan, a policy of accident and sickness insurance, and a health maintenance organization contract.	
	<b>Date</b>	<b>Action</b>
	01/14/2013	<b>S: Author</b> Added Ron Grooms
	01/14/2013	<b>S: 1st Reading</b> Assigned Health and Provider Services
SB 540	<i>Implementation of federal Affordable Care Act.</i> (Tallian)	
	Establishes the Indiana affordable care study committee to study and make recommendations to the legislative council concerning the establishment and implementation of a health benefit exchange in Indiana and the defining of "essential health benefits" for use in Indiana. Changes Medicaid eligibility requirements as allowed under the federal Patient Protection and Affordable Care Act. Expires, on December 31, 2013, language that sets forth certain asset limitations within the Medicaid program. Requires the department of insurance to create a health benefit exchange in Indiana. Requires the legislative services agency to prepare legislation for introduction in the 2014 session to make necessary changes to statutes affected by this act. Requires the department of insurance to report annually to the study committee concerning the status and operation of the health benefit exchange established by the department of insurance.	
	<b>Date</b>	<b>Action</b>
	01/14/2013	<b>S: Author</b> Added Karen Tallian
	01/14/2013	<b>S: 1st Reading</b> Assigned Appropriations

SB 551	<p><i>Federal health care reform.</i> (Pat Miller, Tallian)</p> <p>Defines populations that may be subject to Medicaid resource requirements. Eliminates resource requirements in determining Medicaid eligibility for specified populations. Provides for implementation of the federal Patient Protection and Affordable Care Act with respect to a health benefit exchange in Indiana. Specifies requirements for health plans issued through a health benefit exchange. Requires a navigator or an assister to be certified or registered before providing services with respect to a health benefit exchange. Provides for dissolution of the Indiana comprehensive health insurance association.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/14/2013</td> <td><b>S: Author</b></td> <td>Added Patricia L. Miller</td> </tr> <tr> <td>01/14/2013</td> <td><b>S: 1st Reading</b></td> <td>Assigned Health and Provider Services</td> </tr> <tr> <td>02/07/2013</td> <td><b>S: Author</b></td> <td>Added Karen Tallian</td> </tr> <tr> <td>02/13/2013</td> <td><b>S: Committee Sched</b></td> <td>8:30 AM Room 431 Health and Provider Services</td> </tr> </tbody> </table>	Date	Action		01/14/2013	<b>S: Author</b>	Added Patricia L. Miller	01/14/2013	<b>S: 1st Reading</b>	Assigned Health and Provider Services	02/07/2013	<b>S: Author</b>	Added Karen Tallian	02/13/2013	<b>S: Committee Sched</b>	8:30 AM Room 431 Health and Provider Services
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02/07/2013	<b>S: Author</b>	Added Karen Tallian														
02/13/2013	<b>S: Committee Sched</b>	8:30 AM Room 431 Health and Provider Services														
SB 559	<p><i>Fraud.</i> (Hershman)</p> <p>Sets forth the Medicaid ineligibility time frame for a person who is convicted of forgery, fraud, legend drug deception, and other deceptions related to the application for or receipt of Medicaid assistance.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/14/2013</td> <td><b>S: Author</b></td> <td>Added Brandt Hershman</td> </tr> <tr> <td>01/30/2013</td> <td><b>S: Committee Action</b></td> <td>Pass Amend(10-0) Health and Provider Services</td> </tr> <tr> <td>01/31/2013</td> <td><b>S: Committee Report</b></td> <td>amended, reassigned Tax and Fiscal Policy</td> </tr> </tbody> </table>	Date	Action		01/14/2013	<b>S: Author</b>	Added Brandt Hershman	01/30/2013	<b>S: Committee Action</b>	Pass Amend(10-0) Health and Provider Services	01/31/2013	<b>S: Committee Report</b>	amended, reassigned Tax and Fiscal Policy			
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SB 573	<p><i>Massage therapists.</i> (Landske, Randolph)</p> <p>Provides that an individual must be licensed by the state board of massage therapy to engage in the practice of massage therapy. (Under current law, massage therapists are certified by the board but certification is not required for the practice of massage therapy.) Makes it a Class B misdemeanor to practice massage therapy without a license. Provides that the massage therapy licensing requirements do not apply to a health care provider who is acting within the scope of the health care provider's license, registration, or certificate. Provides that the massage therapist licensing law preempts local ordinances, resolutions, rules, and policies concerning massage therapists except for zoning requirements and occupational license fees. Makes conforming changes.</p> <table border="1"> <thead> <tr> <th>Date</th> <th>Action</th> <th></th> </tr> </thead> <tbody> <tr> <td>01/15/2013</td> <td><b>S: Author</b></td> <td>Added Sue Landske</td> </tr> <tr> <td>01/15/2013</td> <td><b>S: 1st Reading</b></td> <td>Assigned Public Policy</td> </tr> <tr> <td>02/07/2013</td> <td><b>S: Author</b></td> <td>Added Lonnie Randolph</td> </tr> <tr> <td>02/13/2013</td> <td><b>S: Committee Sched</b></td> <td>1:30 PM Room 431 Public Policy</td> </tr> </tbody> </table>	Date	Action		01/15/2013	<b>S: Author</b>	Added Sue Landske	01/15/2013	<b>S: 1st Reading</b>	Assigned Public Policy	02/07/2013	<b>S: Author</b>	Added Lonnie Randolph	02/13/2013	<b>S: Committee Sched</b>	1:30 PM Room 431 Public Policy
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02/13/2013	<b>S: Committee Sched</b>	1:30 PM Room 431 Public Policy														
SB 589	<p><i>Occupational licensing issues.</i> (Mishler)</p> <p>Permits professional licensing boards to include consumer restitution orders in cease and desist orders issued against persons who commit unlicensed practice. Permits medical and professional licensing</p>															

boards to include orders requiring repayment of certain costs relating to cease and desist proceedings. Includes within the cease and desist statute failure to obtain a certificate required for sellers of preneed funeral services and merchandise. Allows the state board of funeral and cemetery service to issue a cease and desist order against a person who solicits or sells preneed funeral services and merchandise if the person has not obtained a preneed certificate from the board, even if the person possesses an active funeral director license, funeral home license, embalmer license, or cemetery registration. Authorizes the division of consumer protection in the attorney general's office to obtain mental health records without a court order if access to or inspection of the records is necessary for the investigation of a consumer protection or licensing complaint. Amends the law governing the auctioneer consumer recovery fund, real estate recovery fund, and plumbing recovery fund to provide that petitions requesting payment from the funds are filed with the respective licensing commission instead of with the court in which the underlying judgment against the licensee was entered. Amends the medical practice act to provide that laser hair removal constitutes the practice of medicine. Prohibits a person from misrepresenting the effect a purchase of prepaid funeral services and merchandise may have on the purchaser's eligibility for Medicaid.

Date	Action	
01/15/2013	<b>S: Author</b>	Added Ryan D. Mishler
02/04/2013	<b>S: Committee Action</b>	Pass Amend(7-0) Commerce, Economic Development and Technology
02/07/2013	<b>S: 2nd Reading</b>	Order Engrossed

SB 590

*Dental matters.* (Mishler)

Requires a dental hygienist and a dentist to pay a \$20 compliance fee for license renewal. Repeals provisions requiring that continuing education courses for dental hygienists and dentists be made available in all Indiana geographic regions. Sets forth requirements for dental applicants who have graduated from an unaccredited dental college located outside the United States. Allows the state board of dentistry to issue a limited voluntary charitable permit if specified conditions are met. Prohibits a person other than a licensed dentist from owning, operating, conducting, or maintaining a dental practice, office, or clinic, and makes exceptions. Allows an individual with an instructor's license to apply for and hold a controlled substance registration. Removes a requirement that dentures must include a patient's Social Security number.

Date	Action	
01/15/2013	<b>S: Author</b>	Added Ryan D. Mishler
01/15/2013	<b>S: 1st Reading</b>	Assigned Health and Provider Services
02/13/2013	<b>S: Committee Sched</b>	8:30 AM Room 431 Health and Provider Services

SB 616

*Study of electronic medical records.* (Breux)

Requires the state department of health to study the collection, maintenance, sharing, and use of electronic health data in Indiana.

Date	Action	
01/17/2013	<b>S: Author</b>	Added Jean Breux
01/17/2013	<b>S: 1st Reading</b>	Assigned Health and Provider Services

