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Introduction

This publication, prepared annually by the Division of Legislative Services for the Virginia Code Commission, presents an overview of the legislation adopted by the General Assembly of Virginia during its Regular and Reconvened Sessions. Unless otherwise designated in a particular act, the 2012 Acts of Assembly will become effective on July 1, 2012. Complete information on specific chapters of the 2012 Acts of Assembly may be found on the Virginia Legislative Information System (http://lis.virginia.gov).

The Digest begins with a list of all Code sections amended, added, or repealed by the General Assembly during the 2012 Session, arranged in numeric order by Code title and section number. Each Code section is followed by a parenthetical list of all bills affecting that section and the corresponding chapters of the 2012 Acts of Assembly. Each bill is linked to the summary and legislative history of the bill on the General Assembly's Legislative Information System.

The section numbers that appear in this publication were assigned to bills at the time of drafting and consideration by the General Assembly. Some of these numbers will change: In order to resolve conflicts with numbers already assigned or to effect a more logical placement, the Virginia Code Commission is authorized to change section numbers during its process of codification of the Acts of Assembly. The permanent section number assignments will be published in the 2012 supplement to the "Table of Acts Codified Subsequent to 1948" in Volume 10 of the Code of Virginia.

Beginning on page 51, this Digest provides a summary of each bill that was enacted by the Virginia General Assembly in its 2012 Regular and Reconvened Sessions. These summaries point out the major provisions of new measures or principal changes to existing law. Most bills amend at least one Code title. Each such bill is listed under the Code title it predominantly affects. Some bills do not amend the Code of Virginia but are related to the subject matter of a title. These noncodified bills are indicated with an “N” before the bill number. Noncodified appropriation, bond, claims, and constitutional amendment measures and charters are listed in a separate section.

Finally, the indexes of House and Senate Bills list and direct users to the summary page of every 2012 bill passed during the current session and enacted into law by virtue of being signed by the Governor. Bills passed by the General Assembly but vetoed by the Governor are not included here.

The summaries presented in this Digest, which also appear on the Legislative Information System, were written by the legislative staff of the Virginia Division of Legislative Services. The Digest was prepared by Stephanie Kerns, Assistant to the Director, with the assistance of Larry Garton, DLAS Senior Systems Analyst.
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§ 58.1-3851.1, amending. (HB 581 (Chapter 73); SB 414 (Chapter 572))
§ 58.1-3853, amending. (HB 406 (Chapter 91))
§ 58.1-3942, amending. (HB 919 (Chapter 623))
§ 58.1-3969, amending. (HB 1128 (Chapter 627))
§ 58.1-3970.1, amending. (HB 202 (Chapter 87); SB 33 (Chapter 610))
§ 58.1-3971, amending. (HB 1128 (Chapter 627))
§ 58.1-3974, amending. (HB 1128 (Chapter 627))
§ 59.1-21.10, amending. (SB 533 (Chapter 351))
§ 59.1-21.16:2, amending. (SB 533 (Chapter 351))
§ 59.1-136.1, amending. (HB 927 (Chapter 449))
§ 59.1-148.3, amending. (HB 943 (Chapter 218))
§ 59.1-203, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 59.1-207.3, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 59.1-207.34, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 59.1-207.44, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 59.1-293.2, amending. (HB 1088 (Chapter 66); SB 307 (Chapter 195))
§ 59.1-429, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 59.1-432, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 59.1-473, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 59.1-547, amending. (HB 841 (Chapter 445))
§ 60.2-213, amending. (HB 552 (Chapter 507); SB 387 (Chapter 476))
§ 60.2-500, amending. (HB 1062 (Chapter 65); SB 295 (Chapter 161))
§ 60.2-512, amending. (SB 248 (Chapter 316))
§ 60.2-602, amending. (SB 54 (Chapter 312))
§ 60.2-623, amending. (HB 452 (Chapter 50))
§ 62.1-44.5, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 62.1-44.15, amending. (SB 425 (Chapter 574); SB 504 (Chapter 581))
§ 62.1-44.15:20, amending. (HB 1158 (Chapter 628))
§ 62.1-44.15:23, amending. (HB 1218 (Chapter 631))
§ 62.1-44.19:13, amending. (HB 176 (Chapter 748); SB 77 (Chapter 808))
§ 62.1-44.19:15, amending. (HB 176 (Chapter 748); SB 77 (Chapter 808))
§ 62.1-44.19:18, amending. (HB 176 (Chapter 748); SB 77 (Chapter 808))
§ 62.1-44.19:20, adding. (HB 176 (Chapter 748); SB 77 (Chapter 808))
§ 62.1-129, amending. (HB 1183 (Chapter 846); SB 578 (Chapter 849))
§ 62.1-132.3:1, adding. (HB 1183 (Chapter 846); SB 578 (Chapter 849))
§ 62.1-132.6, amending. (HB 1183 (Chapter 846); SB 578 (Chapter 849))
§ 62.1-139, amending. (HB 1183 (Chapter 846); SB 578 (Chapter 849))
§ 62.1-195.1, amending. (HB 1065 (Chapter 785); SB 407 (Chapter 819))
§ 62.1-201, amending. (HB 687 (Chapter 242); SB 370 (Chapter 114))
§ 62.1-229.4, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-100, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-214.3, adding. (HB 1188 (Chapter 370); SB 259 (Chapter 317))
§ 63.2-215, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-313, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-315, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-401, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-405, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-501, amending. (HB 579 (Chapter 240); HB 997 (Chapter 530))
§ 63.2-501.1, adding. (HB 775 (Chapter 367))
§ 63.2-800, amending. (HB 1211 (Chapter 387); SB 596 (Chapter 128))
§ 63.2-800, repealing. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-900.1, amending. (SB 299 (Chapter 568))
§ 63.2-900.3, amending. (SB 204 (Chapter 711))
§ 63.2-901.1, amending. (SB 299 (Chapter 568))
§ 63.2-905.2, adding. (HB 500 (Chapter 432))
§ 63.2-1000, amending. (HB 552 (Chapter 507); SB 387 (Chapter 476))
§ 63.2-1104, amending. (HB 744 (Chapter 773); SB 366 (Chapter 82))
§ 63.2-1105, amending. (HB 552 (Chapter 507); SB 387 (Chapter 476))
§ 63.2-1200.1, amending. (HB 285 (Chapter 323))
§ 63.2-1202, amending. (HB 445 (Chapter 424))
§ 63.2-1203, amending. (HB 451 (Chapter 425))
§ 63.2-1220.01, adding. (HB 445 (Chapter 424))
§ 63.2-1222, amending. (HB 445 (Chapter 424))
§ 63.2-1241, amending. (HB 445 (Chapter 424))
§ 63.2-1250, amending. (HB 445 (Chapter 424))
§ 63.2-1251, amending. (HB 445 (Chapter 424))
§ 63.2-1509, amending. (HB 3 (Chapter 391); HB 74 (Chapter 740); HB 507 (Chapter 504); HB 970 (Chapter 698); HB 1237 (Chapter 728); SB 239 (Chapter 815); SB 448 (Chapter 640))
§ 63.2-1528, repealing. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-1530, amending. (HB 897 (Chapter 661); SB 363 (Chapter 113))
§ 63.2-1600, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-1601, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-1602, amending. (HB 552 (Chapter 507); HB 1291 (Chapter 803); SB 387 (Chapter 476); SB 678 (Chapter 835))
§ 63.2-1602.1, repealing. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-1603, amending. (HB 552 (Chapter 507); SB 387 (Chapter 476))
§ 63.2-1604, repealing. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-1605, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-1606, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-1700, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-1706, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-1709.3, adding. (HB 189 (Chapter 690); SB 349 (Chapter 715))
§ 63.2-1719, amending. (HB 971 (Chapter 383))
§ 63.2-1726, amending. (HB 971 (Chapter 383))
§ 63.2-1734, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-1735, repealing. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-1801, amending. (HB 552 (Chapter 507); SB 387 (Chapter 476))
§ 63.2-1805, amending. (HB 552 (Chapter 507); SB 387 (Chapter 476))
§ 63.2-1808.1, amending. (HB 552 (Chapter 507); SB 387 (Chapter 476))
§ 63.2-1810, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-1941, amending. (SB 603 (Chapter 614))
§ 63.2-2100, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 63.2-2102, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§§ 64.1-01 through 64.1-206.8, repealing. (SB 115 (Chapter 614))
§ 64.1-62.3, amending. (HB 552 (Chapter 507); SB 387 (Chapter 476))
§ 64.1-150, amending. (HB 763 (Chapter 61))
§ 64.1-157.1, amending. (HB 552 (Chapter 507); SB 387 (Chapter 476))
§§ 64.2-100 through 64.2-108, adding. (SB 115 (Chapter 614))
§§ 64.2-200 through 64.2-620, adding. (SB 115 (Chapter 614))
§§ 64.2-700 through 64.2-1108, adding. (SB 115 (Chapter 614))
§§ 64.2-1200 through 64.2-2120, adding. (SB 115 (Chapter 614))
§§ 64.2-2200 through 64.2-2704, adding. (SB 115 (Chapter 614))
§ 65.2-101, amending. (HB 153 (Chapter 654))
§ 65.2-105, amending. (HB 137 (Chapter 841))
§ 65.2-201, amending. (SB 577 (Chapter 588))
§ 65.2-402, amending. (HB 771 (Chapter 776))
§ 65.2-402.1, amending. (HB 771 (Chapter 776))
§ 65.2-524, amending. (HB 453 (Chapter 270))
§ 65.2-704, amending. (SB 577 (Chapter 588))
§ 65.2-705, amending. (SB 577 (Chapter 588))
§ 65.2-714, amending. (HB 1169 (Chapter 543))
§ 66-13, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 66-18, amending. (HB 552 (Chapter 507); SB 387 (Chapter 476))
§ 66-19, amending. (HB 552 (Chapter 507); SB 387 (Chapter 476))
§ 66-20, amending. (HB 552 (Chapter 507); SB 387 (Chapter 476))
§ 66-23, amending. (HB 1104 (Chapter 456); SB 411 (Chapter 164); SB 678 (Chapter 835))
§ 66-11, repealing. (HB 1104 (Chapter 456); SB 411 (Chapter 164))
§ 66-13, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 66-18, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 66-19, amending. (HB 552 (Chapter 507); SB 387 (Chapter 476))
§ 66-20, amending. (HB 552 (Chapter 507); SB 387 (Chapter 476))
§ 66-23, amending. (HB 1104 (Chapter 456); SB 411 (Chapter 164))
§ 66-25.1, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 66-25.1.2, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 66-25.4, amending. (HB 1291 (Chapter 803); SB 678 (Chapter 835))
§ 67-101, amending. (HB 1177 (Chapter 544))
§ 67-1202, amending. (HB 490 (Chapter 502))
Title 1 - General Provisions

HB975 Public service corporations and companies; governmental utility corporation. Clarifies that (i) property may be taken by eminent domain by a public corporation for sanitary sewer, water and stormwater facilities, or transportation facilities and (ii) a government utility corporation (a county or municipality, or entity or agency thereof, that provides or operates specified authorized utility services) shall be considered to be acting as a public service corporation or public service company with regard to the provision of such authorized utility services for the purposes of any taking of private property by eminent domain in accordance with the Constitution of Virginia.
Patron - Cole, Robert B.

Title 2.2 - Administration of Government

HB33 Public procurement; agreements with labor organizations. Requires state agencies to ensure that neither the state agency nor any construction manager acting on behalf of the state agency shall, in its bid specifications, project agreements, or other controlling documents relating to the operation, erection, construction, alteration, improvement, maintenance, or repair of any public facility of public works, (i) require or prohibit bidders, offerors, contractors, or subcontractors to enter into or adhere to agreements with one or more labor organizations, on the same or related projects, or (ii) discriminate against bidders, offerors, contractors, subcontractors, or operators for becoming or refusing to become or remain signatories or otherwise to adhere to agreements with one or more labor organizations, on the same or other related public works projects.
Patron - Comstock

HB135 Comprehensive Services for At-Risk Youth and Families; State Executive Council; membership. Adds two local government representatives, chosen from the members of a county board of supervisors or a city council and a county administrator or city manager, to the State Executive Council for Comprehensive Services for At-Risk Youth and Families, increasing the number of local government representatives from three to five. The bill also provides that alternates may be designated by and vote on behalf of local government representatives. This bill is identical to SB 396.
Patron - Kilgore

HB141 Freedom of Information Act; personal information in constituent correspondence. Provides an exemption from the mandatory disclosure provisions of the Freedom of Information Act (FOIA) for the names, physical addresses, telephone numbers, and email addresses contained in correspondence between an individual and a member of the governing body, school board, or other public body of the locality in which the individual is a resident, unless the correspondence relates to the transaction of public business. The bill provides that no record that is otherwise open to inspection under FOIA shall be deemed exempt by virtue of the fact that it has been attached to or incorporated within any such correspondence.
Patron - Peace

HB211 Procurement; forward energy pricing. Authorizes, subject to available appropriation, any public body to use forward pricing mechanisms for budget risk reduction. Forward pricing mechanisms are contracts or financial instruments that obligate the public body to buy or sell a specified quantity of energy at a future date at a set price or provide the option to buy or sell the contract or financial instrument. Forward pricing mechanism transactions may be made only if (i) the quantity of energy affected by the mechanism does not exceed the estimated energy use for the public body for the same period, (ii) the period of the mechanism does not exceed 48 months, (iii) a separate account is established for operational energy for the public body, (iv) the public body develops written policies and procedures, and (v) the public body establishes an oversight process. This bill is identical to SB 539.
Patron - Miller

HB217 Government Data Collection and Dissemination Practices Act; not applicable to certain records of the Department of Social Services. Provides that the provisions of the Government Data Collection and Dissemination Practices Act do not apply to personal information systems maintained by the Department of Social Services related to child welfare, adult services or adult protective services, or public assistance programs when requests for personal information are made to the Department of Social Services. Such personal information requests are required to be made to the appropriate local department of social services.
Patron - Bell, Richard P.

HB243 Virginia Investment Partnership Act; definitions. Decreases from five to three years the legal presence requirement to be considered an existing Virginia manufacturer under the Virginia Investment Partnership Act. The bill contains a technical amendment. This bill is identical to SB 338.
Patron - Cline

HB253 Virginia Personnel Act; hiring preference for veterans; surviving spouses and children. Adds the surviving spouse or child of a veteran killed in the line of duty to the preference in state employment for veterans. The bill defines child to mean a person under the age of 27 years. The bill contains technical amendments.
Patron - Stolle

HB270 Department for the Aging; public guardianship and conservator program. Requires the Department for the Aging to adopt, as part of its public guardianship and conservator program, person-centered practice procedures that shall (i) focus on the preferences and needs of the individual receiving public guardianship services and (ii) empower and support the individual receiving public guardianship services, to the extent feasible, in defining the direction for his life and promoting self-determination and community involvement.
Patron - Peace

HB292 Virginia Economic Development Partnership Authority; board of directors; membership. Adds the Secretary of Agriculture and Forestry and the Secretary of Technology as voting members of the board of directors of the Virginia Economic Development Partnership Authority. This bill is identical to SB 405.
Patron - Scott, E.T.

HB302 Exemption from environmental laboratory certification program. Exempts laboratories from the Division of Consolidated Laboratory Services' environmental certification program when the laboratories are using the protocols established by the Department of Conservation and Recreation's voluntary nutrient management training and certification program in determining soil fertility, animal manure nutrient con-
tent, or plant tissue nutrient uptake. This bill is identical to SB 52.
Patron - Scott, E.T.

HB324 Tax-supported debt of the Commonwealth. Establishes the method of calculating the total principal amount of debt issued by any state agency, institution, board, or authority when the authority to issue the debt restricts the maximum principal amount of debt that may be issued.
Patron - Massie

HB329 Government Data Collection and Dissemination Practices Act; exemptions. Exempts personal information systems maintained by auditors appointed by the local governing body of any county, city, or town or a school board that deals with local investigations.
Patron - Villanueva

HB384 Virginia Personnel Act; hiring preference in state employment for members of the Virginia National Guard. Establishes a preference in state hiring for members of the Virginia National Guard. Under the bill, when a member of the Virginia National Guard or a veteran applies for a position or job classification requiring an assessment using numerical ratings, points equal to five percent of the total points available from the assessment device or devices shall be added to the member's passing score. The preference shall not be applied if recruitment for the position is limited to state employees or over an applicant who is (i) a veteran or (ii) a former prisoner of war.
Patron - Cole

HB465 Secretary of the Commonwealth; organizational chart of state government. Requires the Secretary of the Commonwealth to include in the Secretary's annual report an organizational chart of state government. The bill specifies what information is to be contained in the organizational chart and that it is to be posted on the Commonwealth's website.
Patron - Albo

HB480 Virginia Freedom of Information Act (FOIA); attendance by certain members in a closed meeting. Provides that a member of a public body shall be permitted to attend a closed meeting held by any of its committees or subcommittees, provided such member does not participate in any discussions held by the committee or subcommittee conducting the closed meeting. The bill requires that the minutes of the committee or subcommittee include the identity of such member who attended the closed meeting.
Patron - Albo

HB481 State and Local Government Conflict of Interests Act; disclosure forms. Removes the signature notarization requirement from the Statement of Economic Interests disclosure form filed by certain state and local officers and employees. In addition, the bill clarifies that no person shall be mandated to file any disclosure under the State and Local Government Conflict of Interests Act unless specifically required by the Act. The bill also makes technical changes.
Patron - Iaquinto

HB490 Certain executive branch boards and councils; staggering of terms; membership; name change. Provides for the staggering of terms for the membership of the Modeling and Simulation Advisory Council, the Asian Advisory Board, and the State Emergency Medical Services Advisory Board. The bill also reduces the membership of the Board of Trustees of the Virginia Museum of Natural History from 25 to 15. The bill also changes the name of the Council on the Status of Women to the Council on Women and adds certain duties. The bill also changes the membership of the Virginia Offshore Wind Development Authority and reduces its number from 11 to nine. The bill contains technical amendments.
Patron - Cole

HB550 Submission of agency reports; electronic format. Allows agency reports to be submitted in written or electronic format.
Patron - Comstock

HB580 Fort Monroe Authority Act; declaration of policy. Removes the requirement for the consent of both the Governor and the General Assembly in cases where real property interests in the Area of Operation at Fort Monroe are sold. The bill retains, however, the requirement that such sale may only be accomplished under covenants, historic conservation easements, or other appropriate legal restrictions approved as to form by the Attorney General that protect these historic and natural resources, and adds historic preservation easements to these conditions. The bill provides that insofar as the provisions of the Fort Monroe Authority Act are inconsistent with the provisions of any other law, general, special, or local, or parts thereof, the provisions of the Act shall be controlling. The bill provides that the Fort Monroe Master Plan shall be consistent with all preservation commitments and obligations agreed to by the Commonwealth, and further that the Plan shall be approved by the Governor before it becomes effective. The bill provides that properties in the Wherry Quarter and Inner Fort areas identified in the Fort Monroe Reuse Plan may only be sold with the consent of both the Governor and the General Assembly, except that any transfer to the National Park Service shall require only the approval of the Governor. The bill adds definitions of the terms "Fort Monroe Master Plan" and "State Memorandum of Understanding" and gives the Authority the power to exercise the Commonwealth's powers regarding the State Memorandum of Understanding. The bill also provides that the Authority is solely responsible for regulating the operation of golf carts and utility vehicles within the Area of Operation. Authority regulation shall provide that the operation of golf carts and utility vehicles is limited to Authority staff and contractors engaged by the Authority while such staff and contractors are conducting the official business of the Authority. By its terms, certain parts of the bill will not become effective until the completion of the Fort Monroe Master Plan, and it instructs the Authority's Executive Director to advise the Governor and others when the Master Plan is completed. This bill is identical to SB 473.
Patron - Helsel

HB585 Small business investment grant program. Creates the small business investment grant fund and program that would provide a grant equal to 10 percent of a qualified investment in a small business for an eligible investor. Grants would be paid from such funds as may be appropriated by the General Assembly. This bill is identical to SB 344.
Patron - Merricks

HB595 Four-year plan for aging services; deadlines for plan submission. Changes the deadline for submission of a four-year plan for aging services from June 30, 2013, to October 1, 2015, and the deadline for submission of an update to the current plan from October 1, 2011, to October 1, 2013, in order to align state deadlines for the four-year plan for aging services with federal deadlines for such plans.
Patron - Crockett-Stark

HB620 Virginia Information Technologies Agency; internal service funds. Establishes the Information Technology and Management Internal Service Fund for the Virginia Information Technologies Agency. The newly established fund
will replace the three funds currently administered by VITA. The bill also authorizes the Comptroller to establish, upon the request of the Chief Information Officer of the Commonwealth and the Joint Legislative Audit and Review Commission, other internal service fund accounts for receipts and expenditures of appropriate functions of VITA. This bill is identical to SB 427.

Patron - LeMunyon

**HB637 State Grievance Procedure.** Eliminates certain steps in the grievance procedure by mandating that grievances following terminations due to formal discipline or unsatisfactory job performance proceed directly to a hearing. The bill also (i) allows either party to petition the circuit court to order only the implementation of the final decision of the hearing officer and not any recommendations of the hearing officer, (ii) reduces from 60 to 30 days the administrative review of the hearing decision by the Director of the Department of Human Resource Management, and (iii) removes the ability of the employee filing the grievance to have judicial review of the decision of the Director of the Department of Employment Dispute Resolution on whether the grievance qualifies for a hearing. The bill contains a technical amendment. The bill is identical to SB 417.

Patron - Iaquinto

**HB658 State and Local Conflict of Interests Act; definition of personal interest in a transaction.** Clarifies that there is no personal interest in a transaction where an officer or employee of a local governing body is appointed by the local governing body to serve on a governmental agency and the personal interest in the transaction of the governmental agency is a result of the salary, other compensation, fringe benefits, or benefits provided by the local governing body to the officer or employee or a member of his immediate family.

Patron - Toscano

**HB715 Department of Human Resource Management; state health plan.** Makes necessary changes to the appeals process for complaints relating to the state health plan to conform Virginia law to federal health care reform. The bill removes the provision that coverage for certain mental disorders not be diminished or reduced below the coverage in effect for such disorders on January 1, 1999. This bill is identical to SB 499.

Patron - Kilgore

**HB730 Board of Veterans Services; voting by ex officio members.** Grants full voting privileges to the ex officio members of the Board of Veterans Services. Currently, only the Commissioner of the Department of Veterans Services has voting privileges. As a result of the provisions of the bill, the Chairman of the Board of Trustees of the Veterans Services Foundation and the Chairman of the Joint Leadership Council of Veterans Service Organizations, or their designees, will have full voting privileges on the Board of Veterans Services.

Patron - Dudenhefer

**HB737 Modeling and Simulation Advisory Council; membership.** Adds to the Modeling and Simulation Advisory Council two citizen members representing Virginia public institutions of higher education that have modeling and simulation capabilities.

Patron - Jones

**HB738 Department of Human Resource Management; health and related insurance for state employees.** Clarifies that the Department of Human Resource Management has exclusive authority to establish and enforce employer contribution rates for some state employee health plans.

Patron - Jones

**HB764 Division of Risk Management; risk management plans for public liability; indemnification agreements by public institutions of higher education.** Provides that no Virginia public institution of higher education shall be authorized to enter into an indemnification agreement to indemnify any person or entity against damages arising from a sponsored project conducted by such institution. The bill contains technical amendments.

Patron - Peace

**HB767 Virginia Department of Business Assistance; Small Business Jobs Grant Fund.** Clarifies that the Small Business Jobs Grant Fund Program is a component of the Virginia Jobs Investment Program. The bill also (i) authorizes the Secretary of Commerce and Trade to waive eligibility requirements, (ii) changes from 12 to 24 months the time period within which the five new positions must be created in order to qualify for a grant, (iii) requires a small business to be organized under Virginia law or maintain a principal place of business in Virginia, (iv) prohibits receiving more than one grant for the same position, and (v) requires the employee to be employed in the new full-time position for at least 90 days prior to the award of the grant.

Patron - Landes

**HB768 Department of Business Assistance; Virginia Jobs Investment Program.** Codifies the Virginia Jobs Investment Program administered by the Department of Business Assistance and changes the name to the Virginia Jobs Investment Plan. The Plan comprises the following component programs: (i) the Virginia New Jobs Program, (ii) the Workforce Retraining Program, (iii) the Small Business New Jobs Program, and (iv) the Small Business Jobs Grant Fund Program. The bill also establishes general eligibility requirements for obtaining assistance under the Plan as well as requirements for the component programs under the Program.

Patron - Landes

**HB813 Commercial space flight; funding and oversight.** Reconstitutes the Board of the Virginia Commercial Space Flight Authority by reducing the number of Board members from 13 to nine and providing for all current appointments to the Board to expire on July 1, 2012. The bill provides that as of a certain date current employees of the Authority could elect not to be employed by the Authority. Any employee (i) making such election who is not rehired by another state agency or (ii) not making the election but who is not offered an opportunity to remain with the Authority would be eligible for severance benefits under the Workforce Transition Act. The bill also (i) authorizes the Secretary of Commerce and Trade to waive eligibility requirements for obtaining assistance under the Plan as well as alternative health insurance, deferred compensation, and disability benefit plans. The bill makes several other changes to the administrative powers and duties of the Authority.

The bill limits to $50 million the outstanding principal amount of non-revenue bonds issued by the Authority at all times. For the five-fiscal year period ending June 30, 2017, each fiscal year the bill transfers $9.5 million from the Transportation Trust Fund to the Commonwealth Space Flight Fund administered by the Board of Directors of the Authority to support the capital needs, maintenance, and operating costs of facilities owned and operated by the Authority.

This bill is identical to SB 284.

Patron - May

**HB917 Required meetings of regulatory boards at the Department of Professional and Occupational Regulation.**
Replaces specified intervals and number of meetings for regulatory boards under the Department of Professional and Occupational Regulation with the requirement that such boards meet at least once each year.

Patron - Minchew

HB939 Department of Accounts; recovery of erroneous or improper payments to state employee. Provides that when a state officer or employee receives compensation or payments in error such officer or employee will be liable for repayment unless the state officer or employee proves by a preponderance of the evidence that the recipient officer or employee was not at fault for the error and did not have actual knowledge of or could not have reasonably detected the error. The bill provides that if the officer or employee (i) does not dispute liability, (ii) receives overpayments stemming from erroneous good faith under-withholdings for retirement or other benefits, (iii) receives overpayments of less than $500 from erroneous good faith wage, salary, or expense reimbursements, or (iv) is determined to be liable by a court of competent jurisdiction, then the employer shall be authorized to use payroll deductions limited to 25 percent of disposal earnings to effect repayment. If the officer or employee leaves state service, liability is disputed, or recovery cannot otherwise be accomplished, the employer shall request the Attorney General to bring an action for restitution.

Patron - Lingamfelter

HB945 Public Procurement; performance and payment bonds on transportation-related projects. Raises from $250,000 to $350,000 the contract amount for which performance and payment bonds are required on transportation-related projects partially or wholly funded by the Commonwealth. The bill further provides that for such projects valued in excess of $250,000 but less than $350,000, the payment and performance bond can only be waived by a public body if the bid is accompanied by evidence that a surety company has declined an application from the contractor for a bid bond. The bill requires the Commissioner of Highways and the Department of the Treasury to establish a prequalification program that is agreeable to both agencies, pursuant to the Department of the Treasury, Division of Risk Management, VaWorks Program (self-bonding program). The bill further provides that prospective bidders for transportation-related construction projects that are valued in excess of $250,000 but less than $350,000 who have submitted evidence of denial of a bid bond shall participate in the prequalification program agreed to by the Commissioner of Highways and the Department of the Treasury. The bill requires the Virginia Department of Transportation to report by December 1 of each year to the Chairmen of the House Committee on General Laws and the Senate Committee on Transportation (i) the number of companies that were unable to procure a bid bond, (ii) the number of waivers granted by the Department, and (iii) the number of companies that were enrolled in any Department of the Treasury, Division of Risk Management self-bonding program for Department projects.

Patron - Villanueva

HB994 Broadband Advisory Council; designees to serve on the Council. Permits the Secretary of Commerce and Trade and the Secretary of Technology to appoint designees to serve on their behalf on the Broadband Advisory Council.

Patron - Robinson

HB996 Department of Minority Business Enterprise; electronic certification process. Authorizes the Department of Minority Business Enterprise to accept applications for certification as a small, women-owned, or minority-owned business through electronic means.

Patron - Ransone

HB1016 Alternative Fuel Vehicle Conversion Fund. Establishes the Alternative Fuel Vehicle Conversion Fund to assist state agencies with the incremental cost of converting an existing state-owned vehicle to use an alternative fuel or of purchasing a new vehicle equipped to operate on alternative fuel over a similar conventional-fuel-powered vehicle. The Fund would be administered by the Department of General Services.

Patron - Poindexter

HB1034 Withdrawal from certain interstate agreement; Southern Growth Policies Agreement. Withdraws the Commonwealth from the Southern Growth Policies Agreement. The bill has a delayed effective date of July 1, 2013.

Patron - Landes

HB1121 Department of Veterans Services; personnel. Provides that a ratio of claims agents with the Department of Veterans Services to the number of veterans in the Commonwealth shall be one agent for every 23,000 veterans. Current law requires sufficient staff to maintain a ratio of one claims agent for every 26,212 veterans. This bill is identical to SB 254.

Patron - Cox, M.K.

HB1167 High Performance Buildings Act. Requires executive branch agencies and institutions entering the design phase for the construction of a new building greater than 5,000 gross square feet in size, or renovating such a building where the cost of renovation exceeds 50 percent of the value of the building, to conform to Virginia Energy Conservation and Environmental Standards developed by the Department of General Services considering the U.S. Green Building Council (LEED) green building rating and other appropriate requirements. Exemptions from the requirement may be granted by the Director of the Department of General Services upon a finding of special circumstances that make construction or renovation to the standards impracticable.

Patron - Jones

HB1199 Administrative Process Act; right to counsel in rule-making proceedings. Provides that in formulating any regulation or in evidentiary hearings on regulations, an interested party shall be entitled to be accompanied by and represented by counsel or other qualified representative. The bill contains technical amendments.

Patron - Herring

HB1203 Research and Technology Investment Advisory Committee. Provides that the Innovation and Entrepreneurship Investment Authority shall administer the Research and Technology Investment Advisory Committee.

Patron - Dudenhoefer

HB1222 Virginia Public Procurement Act; definition of employment services organizations. Updates outdated language referring to sheltered workshops by replacing that term with "employment services organizations." The bill defines employment services organizations. The bill also replaces the term "handicapped" with "individuals with disabilities."

Patron - Hope

HB1230 Privatization of the Virginia Office for Protection and Advocacy. Requires the Director of the Virginia Office for Protection and Advocacy and the Board for Protection and Advocacy to establish a nonprofit organization to provide advocacy, legal, and ombudsman services to persons with disabilities in compliance with state and federal law no later than December 31, 2013, and eliminates the Virginia Office for Protection and Advocacy as of January 1, 2014. The bill also
provides that employees of the Virginia Office for Protection and Advocacy who transition to employment with the non-profit organization shall not be subject to the provisions of the Workforce Transition Act.

Patron - Orrock

HB1291 Governor's reorganization of executive branch of state government. Reorganizes the executive branch of state government as follows:

Eliminates the Commonwealth Competition Council and transfers the responsibility of developing and maintaining the commercial activities list to the Department of Planning and Budget [Enactments 1-2; HJ 49 #1];

Eliminates the Interagency Dispute Resolution Advisory Council [Enactment 3; HJ 49 #2];

Eliminates the Virginia Public Buildings Board [Enactments 4-5; HJ 49 #3];

Eliminates the Virginia Council on Human Resources. The bill also authorizes the Director of the Department of Human Resource Management to convene ad hoc working groups to address issues relating to the state workforce [Enactments 6-7; HJ 49 #4];

Abolishes the Department of Employment Dispute Resolution and transfers its duties to the Department of Human Resource Management [Enactments 8-12; HJ 49 #5];

Transfers certain investigation and consumer complaint functions from the Department of Agriculture and Consumer Services to the Office of the Attorney General. The bill also abolishes the Human Rights Council and transfers the investigative functions of the Council to the Office of the Attorney General [Enactments 13-17; HJ 49 #6 and #8];

Eliminates the Reforestation Board and transfers its responsibilities to the Board of Forestry. The terms of the current members of the Board of Forestry will expire July 1, 2012, and the Governor is authorized to appoint 11 new members to the Board. Initially, the members will be appointed for staggered terms [Enactments 18-21; HJ 49 #9];

Eliminates the Seed Potato Board and incorporates its duties and responsibilities into the Potato Board [Enactments 22-26; HJ 49 #10];

Consolidates the Bright Flue-Cured and Dark-Fired Tobacco Boards into the nine-member Tobacco Board. The promotion funds for the two types of tobacco will continue to operate [Enactments 27-30; HJ 49 #11];

Eliminates the Pesticide Control Board and transfers its duties and responsibilities to the Board of Agriculture and Consumer Services. The bill also increases the membership of the Board of Agriculture and Consumer Services by adding two pesticide applicators [Enactments 31-33; HJ 49 #12];

Merges the Board for Hearing Aid Specialists with the Board for Opticians [Enactments 34-37; HJ 49 #13];

Merges the Board for Professional Soil Scientists and Wetland Professionals with the Board for Geology [Enactments 38-43; HJ 49 #14];

Eliminates the Small Business Advisory Board and adds two members to the Small Business Commission [Enactments 44-45; HJ 49 #15];

Eliminates the Board of Surface Mining Review and requires any appeals of an order issued by the Department of Mines, Minerals and Energy to be conducted by the Department using the case decision procedures of the Administrative Process Act [Enactments 46-47; HJ 49 #16];

Eliminates the Board of Mineral Mining Examiners and places its duties and responsibilities with the Department of Mines, Minerals and Energy [Enactments 48-50; HJ 49 #17];

Eliminates the Virginia National Defense Industrial Authority [Enactments 51-52; HJ 49 #18];

Deregulates hair braiders and hair braiding schools and salons [Enactments 53-54; HJ 49 #19];

Deregulates mold remediators and mold inspectors [Enactments 55-56; HJ 49 #20];

Eliminates the Virginia Public Broadcasting Board and transfers its duties to the Board of Education [Enactments 57-58; HJ 49 #21];

Eliminates the Department for the Aging and the Department of Rehabilitative Services and transfers the powers and duties of those agencies to the newly created Department for Aging and Rehabilitative Services. The bill also transfers powers and duties related to the administration of auxiliary grants and provision of adult services and adult protective services from the Department of Social Services to the newly created Department for Aging and Rehabilitative Services. Some sections amended and repealed have delayed effective dates [Enactments 59-71; HJ 49 #22 and #23];

Eliminates the Advisory Board on Child Abuse and Neglect and transfers its duties to the Board of Trustees of the Family and Children's Trust Fund [Enactments 72-73; HJ 49 #24];

Eliminates the Hemophilia Advisory Board [Enactment 74; HJ 49 #25];

Eliminates the Child Day-Care Council and assigns responsibility for regulating child day programs to the State Board of Social Services. The bill increases the membership of the State Board from nine to 11 members and adds a requirement that at least two members of the State Board of Social Services be child care professionals and provides that regulations promulgated by the Child Day-Care Council shall remain in full force and effect until regulations are promulgated by the State Board of Social Services [Enactments 75-78; HJ 49 #26];

Moves the responsibility of providing environmental education programs from the Department of Environmental Quality to the Department of Conservation and Recreation [Enactment 79; HJ 49 #27];

Moves the Municipal Separate Storm Sewer System (MS4) Program from the Virginia Soil and Water Conservation Board to the State Water Control Board. The bill has to be reenacted to become effective, except that the assessment by the Secretary of Natural Resources of the water quality programs of the Commonwealth can begin July 1, 2012 [Enactments 80-89; HJ 49 #28];

Abolishes the Chippokes Plantation Farm Foundation and transfers any interests in any real or tangible personal property of the Foundation to the Department of Conservation and Recreation [Enactments 90-92; HJ 49 #29];
Eliminates the Virginia Scenic River Board and transfers its duties to the Board of Conservation and Recreation [Enactments 93-94; HJ 49 #30];

Eliminates the Boating Advisory Committee [Enactment 95; HJ 49 #31];

Eliminates the Council on Indians [Enactments 96-97; HJ 49 #32];

Eliminates the Foundation for Virginia’s Natural Resources [Enactment 98; HJ 49 #33];

Eliminates the Department of Correctional Education. The bill divides the provision and administration of education in correctional institutions between the Department of Corrections and the Department of Juvenile Justice, with supervision by a newly created Division of Correctional Education within the Department of Juvenile Justice [Enactments 99-100; HJ 49 #34 and #35];

Eliminates the governorally appointed committee, known colloquially as the Virginia Juvenile Enterprise Committee, that reviews agreements between the Department of Juvenile Justice and public or private entities for the operation of work programs for juveniles committed to the Department [Enactments 101-102 HJ 49 #36];

Transfers the responsibility for the administration of a substance abuse prevention program from the Governor to the Alcoholic Beverage Control Board. The bill gives the ABC Board the duty to (i) coordinate substance abuse prevention activities of agencies of the Commonwealth in such program, (ii) review substance abuse prevention program expenditures by agencies of the Commonwealth, and (iii) determine the direction and appropriateness of such expenditures. The Board is to cooperate with federal, state, and local agencies, private and public agencies, interested organizations, and individuals in order to prevent substance abuse within the Commonwealth. The Board must report annually by December 1 to the Governor and the General Assembly on the substance abuse prevention activities of the Commonwealth [Enactments 103-104; HJ 49 #37];

Abolishes the Board of Transportation Safety [Enactment 105; HJ 49 #38];

Abolishes the Board of Towing and Recovery Operators and requires towing and recovery operators, defined in the bill, to be registered with the Department of Criminal Justice Services. The bill sets out prohibited acts by towing and recovery operators. The bill also provides that complaints against a towing and recovery operator may be made to the Division of Consumer Counsel at the Office of the Attorney General [Enactments 106-110; HJ 49 #39]; and

Establishes the Virginia War Memorial as a division within the Department of Veterans Services. The bill eliminates the Virginia War Memorial Foundation and replaces it with the Virginia War Memorial Board and sets the membership, terms, and powers and duties of the Board [Enactments 111-112; HJ 49 #40].

The bill contains numerous technical amendments to accomplish this reorganization.

Patron - Gilbert

HB1295 Elimination of certain state mandates on local entities. Eliminates several statewide mandates on local government and regional government entities. The bill does the following: (i) removes the requirement that surplus property be offered to political subdivisions or volunteer fire and rescue squads before being sold at a public sale or auction, (ii) raises the ceiling for professional service contracts that a locality may enter without competitive negotiation from $50,000 to $60,000, (iii) eliminates the requirement that a lease of property owned by any political subdivision, or privately owned, licensed public use airport be approved by the Department, (iv) removes the requirement for localities to obtain VDOT approval for red light camera locations, (v) clarifies that the local courts cannot require localities to construct a new or additional courthouse, (vi) eliminates requirements for reporting Urban Development Areas to the Commission on Local Government, (vii) removes the requirement for establishing local advisory committees on gifted education and the annual reporting by such committees, (viii) eliminates the requirement to provide the estimated per pupil cost for public education of individual school to each parent or guardian of the enrolled child, (ix) removes the requirement that proceeds from the sale of local education surplus property be applied to capital improvements, (x) eliminates the requirement to establish a school health board, (xi) removes annual contract requirements for community service boards, (xii) eliminates Internet policy mandates on local libraries, (xiii) changes requirement to give first priority for vending contracts to the blind from mandatory to a local option, and (xiv) repeals the requirement for civics training for teachers in order to renew license. The bill also makes technical changes. The bill is identical to SB 679.

Patron - Byron

SB45 Open Education Curriculum Board. Alters the function of the Open Education Curriculum Board from a policy board to an advisory board. In its new role, the Open Education Curriculum Board shall advise the Governor and the Board of Education on the creation, collection, categorization, distribution, and licensing of open educational resources and the integration of those resources with Virginia’s Standards of Learning.

Patron - Watkins

SB52 Exemption from environmental laboratory certifi cation program. See HB 302.

Patron - Watkins

SB160 High Performance Buildings Act. Requires executive branch agencies and institutions entering the design phase for construction of a new building greater than 5,000 gross square feet in size, or renovating such a building where the cost of renovation exceeds 50 percent of the value of the building, to conform to Virginia Energy Conservation and Environmental Standards developed by the Department of General Services concerning the U.S. Green Building Council (LEED) green building rating standard, the Green Building Initiative “Green Globes” building standard, and other appropriate requirements. Exemptions from the requirement may be granted by the Director of the Department of General Services upon a finding of special circumstances that make construction or renovation to the standards impracticable.

Patron - Petersen

SB193 Freedom of Information Act; exemption for cell phone numbers for EMS personnel and firefighters. Provides an exemption from the mandatory disclosure provisions of the Freedom of Information Act for records of a fire/EMS company or fire/EMS department, to the extent that they disclose the telephone numbers for cellular telephones, pagers, or comparable portable communication devices provided to its personnel for use in the performance of their official duties.

Patron - Miller, J.C.
SB197 Representation by Attorney General. Allows the Attorney General to represent in civil matters a person appointed by a circuit court judge in a writen order to run an existing corporation or company as the judge's representative in the execution of a court order.  
Patron - Marsden

SB242 Public procurement; agreements with labor organizations. Requires state agencies to ensure that neither the state agency nor any construction manager acting on behalf of the state agency shall, in its bid specifications, project agreements, or other controlling documents relating to the operation, erection, construction, alteration, improvement, maintenance, or repair of any public facility of public works, (i) require or prohibit bidders, offerors, contractors, or subcontractors to enter into or adhere to agreements with one or more labor organizations, on the same or related projects, or (ii) discriminate against bidders, offerors, contractors, subcontractors, or operators for becoming or refusing to become or remain signatories or otherwise to adhere to agreements with one or more labor organizations, on the same or other related public works projects.  
Patron - Obenshain

SB254 Department of Veterans Services; personnel. See HB 1121.  
Patron - Reeves

SB284 Commercial space flight; funding and oversight. See HB 813.  
Patron - Herring

SB297 Board of Veterans Services; voting by ex officio members. Grants full voting privileges to the ex officio members of the Board of Veterans Services. Currently, only the Commissioner of the Department of Veterans Services has voting privileges. As a result of the provisions of the bill, the Chairman of the Board of Trustees of the Veterans Services Foundation and the Chairman of the Joint Leadership Council of Veterans Service Organizations, or their designees, will have full voting privileges on the Board of Veterans Services.  
Patron - Puller

SB338 Virginia Investment Partnership Act; definitions. See HB 243.  
Patron - Newman

SB344 Small business investment grant program. See HB 585.  
Patron - McDougle

SB367 State and Local Government Conflict of Interests Act; definition of personal interest in a transaction. Amends the definition of personal interest in a transaction to clarify that such an interest does not exist where an officer or employee of a local governing body is appointed by the same local governing body to serve on a governmental agency and the personal interest in the transaction of the governmental agency is the result of the compensation or benefits provided by the local governing body to the employee, elected member, or member of his immediate family.  
Patron - Deeds

SB396 Comprehensive Services for At-Risk Youth and Families; State Executive Council; membership. See HB 135.  
Patron - Hanger

SB405 Virginia Economic Development Partnership Authority; board of directors; membership. See HB 292.  
Patron - Hanger

SB417 State Grievance Procedure. See HB 637.  
Patron - Stanley

SB427 Virginia Information Technologies Agency; internal service funds. See HB 620.  
Patron - Ruff

SB473 Fort Monroe Authority Act; declaration of policy. See HB 580.  
Patron - Locke

SB485 Alternative Fuel Vehicle Conversion Fund. Establishes the Alternative Fuel Vehicle Conversion Fund to assist state agencies with the incremental cost of converting an existing state-owned vehicle to use an alternative fuel or purchasing a new vehicle equipped to operate on alternative fuel over a similar conventional-fuel-powered vehicle. The Fund would be administered by the Department of General Services.  
Patron - McWaters

SB499 Department of Human Resource Management; state health plan. See HB 715.  
Patron - Watkins

SB523 Department of Minority Business Enterprise; certification of employment services organizations. Provides for the Department of Minority Business Enterprise to certify employment service organizations. Under the bill, "employment services organization" is defined as an organization that provides community-based employment services to individuals with disabilities that is an approved Commission on Accreditation of Rehabilitation Facilities (CARF) accredited vendor of the Department of Rehabilitative Services.  
Patron - Hanger

SB527 Virginia Personnel Act; hiring preference in state employment for members of the Virginia National Guard. Establishes a preference in state hiring for members of the Virginia National Guard. Under the bill, when a member of the Virginia National Guard applies for a position or job classification requiring an assessment using numerical ratings, points equal to five percent of the total points available from the assessment device or devices shall be added to the member's passing score. The preference shall not be applied if recruitment for the position is limited to state employees or over an applicant who is (i) a veteran or (ii) a former prisoner of war. The bill requires the Department of Human Resource Management to develop guidelines to provide guidance to executive branch agencies on the provisions of the bill.  
Patron - Garrett

SB539 Procurement; forward energy pricing. See HB 211.  
Patron - Puller

SB678 Governor's reorganization of executive branch of state government. Reorganizes the executive branch of state government as follows: Eliminates the Commonwealth Competition Council and transfers the responsibility of developing and maintaining the commercial activities list to the Department of Planning and Budget [Enactments 1-2; HJ 49 #1]; Eliminates the Interagency Dispute Resolution Advisory Council [Enactment 3; HJ 49 #2];
Eliminates the Virginia Public Buildings Board [Enactments 4-5; HJ 49 #3];

Eliminates the Virginia Council on Human Resources. The bill also authorizes the Director of the Department of Human Resource Management to convene ad hoc working groups to address issues relating to the state workforce [Enactments 6-7; HJ 49 #4];

Abolishes the Department of Employment Dispute Resolution and transfers its duties to the Department of Human Resource Management [Enactments 8-12; HJ 49 #5];

Transfers certain investigation and consumer complaint functions from the Department of Agriculture and Consumer Services to the Office of the Attorney General. The bill also abolishes the Human Rights Council and transfers the investigative functions of the Council to the Office of the Attorney General [Enactments 13-17; HJ 49 #6 and #8];

Eliminates the Reforestation Board and transfers its responsibilities to the Board of Forestry. The terms of the current members of the Board of Forestry will expire July 1, 2012, and the Governor is authorized to appoint 11 new members to the Board. Initially, the members will be appointed for staggered terms [Enactments 18-21; HJ 49 #9];

Eliminates the Small Business Advisory Board and adds two members to the Board of Agriculture and Consumer Services by adding two pesticide applicators [Enactments 31-33; HJ 49 #12];

Merges the Board for Hearing Aid Specialists with the Board for Opticians [Enactments 34-37; HJ 49 #13];

Merges the Board for Professional Soil Scientists and Wetland Professionals with the Board for Geology [Enactments 38-43; HJ 49 #14];

Eliminates the Small Business Advisory Board and adds two members to the Small Business Commission [Enactments 44-45; HJ 49 #15];

Eliminates the Board of Surface Mining Review and requires any appeals of an order issued by the Department of Mines, Minerals and Energy to be conducted by the Department using the case decision procedures of the Administrative Process Act [Enactments 46-47; HJ 49 #16];

Eliminates the Board of Mineral Mining Examiners and places its duties and responsibilities with the Department of Mines, Minerals and Energy [Enactments 48-50; HJ 49 #17];

Eliminates the Virginia National Defense Industrial Authority [Enactments 51-52; HJ 49 #18];

Deregulates hair braiders and hair braiding schools and salons [Enactments 53-54; HJ 49 #19];

Deregulates mold remediators and mold inspectors [Enactments 55-56; HJ 49 #20];

Eliminates the Virginia Public Broadcasting Board and transfers its duties to the Board of Education [Enactments 57-58; HJ 49 #21];

Eliminates the Department for the Aging and the Department of Rehabilitative Services and transfers the powers and duties of those agencies to the newly created Department for Aging and Rehabilitative Services. The bill also transfers powers and duties related to the administration of auxiliary grants and provision of adult services and adult protective services from the Department of Social Services to the newly created Department for Aging and Rehabilitative Services. Some sections amended and repealed have delayed effective dates [Enactments 59-71; HJ 49 #22 and #23];

Eliminates the Advisory Board on Child Abuse and Neglect and transfers its duties to the Board of Trustees of the Family and Children's Trust Fund [Enactments 72-73; HJ 49 #24];

Eliminates the Hemophilia Advisory Board [Enactment 74; HJ 49 #25];

Eliminates the Child Day-Care Council and assigns responsibility for regulating child day programs to the State Board of Social Services. The bill increases the membership of the State Board from nine to 11 members and adds a requirement that at least two members of the State Board of Social Services be child care professionals and provides that regulations promulgated by the Child Day-Care Council shall remain in full force and effect until regulations are promulgated by the State Board of Social Services [Enactments 75-78; HJ 49 #26];

Moves the responsibility of providing environmental education programs from the Department of Environmental Quality to the Department of Conservation and Recreation [Enactment 79; HJ 49 #27];

Moves the Municipal Separate Storm Sewer System (MS4) Program from the Virginia Soil and Water Conservation Board to the State Water Control Board. The bill has to be reenacted to become effective, except that the assessment by the Secretary of Natural Resources of the water quality programs of the Commonwealth can begin July 1, 2012 [Enactments 80-89; HJ 49 #28];

Abolishes the Chippokes Plantation Farm Foundation and transfers any interests in any real or tangible personal property of the Foundation to the Department of Conservation and Recreation [Enactments 90-92; HJ 49 #29];

Eliminates the Virginia Scenic River Board and transfers its duties to the Board of Conservation and Recreation [Enactments 93-94; HJ 49 #30];

Eliminates the Boating Advisory Committee [Enactment 95; HJ 49 #31];

Eliminates the Council on Indians [Enactments 96-97; HJ 49 #32];

Eliminates the Foundation for Virginia’s Natural Resources [Enactment 98; HJ 49 #33];

Eliminates the Department of Correctional Education. The bill divides the provision and administration of education in correctional institutions between the Department of Corrections and the Department of Juvenile Justice, with supervision by a
Title 3.2 - Agriculture, Animal Care, and Food

HB300 Beehive Grant Program. Creates the Beehive Grant Fund and Beehive Grant Program for new bee hives. The grant is $200 to registered beekeepers for each new hive purchased or materials or supplies purchased to construct a new hive. The bill limits the grant to $2,400 per individual per calendar year. Grants would be paid from such funds as are appropriated for the purpose. This bill is identical to SB 354.
Patron - Scott, E.T.

<table>
<thead>
<tr>
<th>Bill</th>
<th>Title</th>
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<tbody>
<tr>
<td>HB537</td>
<td>Dangerous dog registry. Changes the procedure by which dangerous dogs</td>
<td>The bill requires the owner to obtain a certificate within 10 days. The fee for the certificate is increased from $50 to $150 and the $100 registration fee due to the State Veterinarian is eliminated. By January 31 of each year, the certificate has to be updated and renewed by the owner at a fee of $85. A portion of the fees collected goes to the State Veterinarian to maintain the registry. This bill is identical to SB 305.</td>
<td>Orrock</td>
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<td>HB301</td>
<td>Cool-season lawn and turf seed. Permits the sale of cool-season</td>
<td>The bill permits the sale of cool-season lawn and turf seed up to 15 months after the completion of the required germination test. Current law limits the sale of seed in general to the period within nine months of the completion of the test.</td>
<td>Scott, E.T.</td>
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<td>HB766</td>
<td>Development Fund. Creates the Governor's Agriculture and Forestry</td>
<td>The bill establishes an economic development grant and loan program targeted specifically at agricultural and forestry operations. Grants and loans will be awarded to support localities' efforts to attract value-added or processing facilities using Virginia-grown products. Under the program, localities will apply for grants or loans after having established a relationship with a new or expanding business. This bill is identical to SB 128.</td>
<td>Landes</td>
</tr>
<tr>
<td>SB679</td>
<td>Elimination of certain state mandates on local entities. See HB 1295.</td>
<td>The bill eliminates state mandates on local entities. See HB 1295.</td>
<td>Newman</td>
</tr>
</tbody>
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Title 3.2 - Agriculture, Animal Care, and Food
Title 4.1 - Alcoholic Beverage Control Act

HB359 Alcoholic beverage control; regulations; leasing of licensed premises by breweries. Requires the ABC Board to adopt regulations prescribing the terms and conditions under which a licensed brewery may manufacture beer pursuant to an agreement with a brand owner not under common control with the manufacturing brewery and sell and deliver the beer to the brand owner. The bill requires certain provisions to be included in the regulations.

Patron - McClellan

HB466 Alcoholic beverage control; outdoor advertising. Provides that all lawfully erected outdoor alcoholic beverage signs shall comply with the provisions of outdoor advertising in sight of highways, laws and regulations adopted by the Commonwealth Transportation Board pursuant thereto, and the Integrated Directional Sign Program administered by the Virginia Department of Transportation or its agents. This bill is identical to SB 408.

Patron - Albo

HB471 Alcoholic beverage control; outdoor advertising; penalty. Requires all outdoor advertising of alcoholic beverages to be in compliance with ABC law, ABC Board regulations, and VDOT law and regulations concerning outdoor advertising. The bill also sets the general rule that no outdoor alcoholic beverage advertising shall be placed within 500 linear feet on the same side of the road, and parallel to such road, measured from the nearest edge of the sign face upon which the advertisement is placed to the nearest edge of a building or structure located on the real property of (i) a church, synagogue, mosque or other place of religious worship; (ii) a public, private, or parochial school, college, or university; (iii) a public or private playground or similar recreational facility; or (iv) a dwelling used for residential use. The bill provides that the provisions of ABC law relating to outdoor advertising of alcoholic beverages shall not apply to any sign that is included in the Integrated Directional Sign Program administered by the Virginia Department of Transportation or its agents. The bill sets out the penalties for violation. The bill contains technical amendments. The bill contains an emergency clause. The bill is identical to SB 398.

Patron - Albo

HB555 Alcoholic beverage control; mixed beverage license for certain motor sports facilities. Creates an annual mixed beverage motor sports facility license for persons operating concessions at an outdoor motor sports facility that hosts a NASCAR national touring race. The bill sets out the privileges of the license and the state and local license taxes. This bill is identical to SB 521.

Patron - Albo

HB558 Alcoholic beverages to be in compliance with ABC law; ABC Board regulations; penalty. Provides that all alcoholic beverages shall not apply to any sign that is included in the ABC law relating to outdoor advertising of alcoholic beverages to be in compliance with ABC law, ABC Board regulations, and VDOT law and regulations concerning outdoor advertising. The bill also sets the general rule that no outdoor alcoholic beverage advertising shall be placed within 500 linear feet on the same side of the road, and parallel to such road, measured from the nearest edge of the sign face upon which the advertisement is placed to the nearest edge of a building or structure located on the real property of (i) a church, synagogue, mosque or other place of religious worship; (ii) a public, private, or parochial school, college, or university; (iii) a public or private playground or similar recreational facility; or (iv) a dwelling used for residential use. The bill provides that the provisions of ABC law relating to outdoor advertising of alcoholic beverages shall not apply to any sign that is included in the Integrated Directional Sign Program administered by the Virginia Department of Transportation or its agents. The bill sets out the penalties for violation. The bill contains technical amendments. The bill contains an emergency clause.

HB559 Alcoholic beverage control; outdoor advertising. Provides that all outdoor advertising of alcoholic beverages shall comply with the provisions of outdoor advertising in sight of highways, laws and regulations adopted by the Commonwealth Transportation Board pursuant thereto, and the Integrated Directional Sign Program administered by the Virginia Department of Transportation or its agents. This bill is identical to SB 408.

Patron - Albo

SB552 Alcoholic beverage control; mixed beverage license for certain motor sports facilities. See HB 555.

Patron - Wagner

Title 5.1 - Aviation

HB87 Projecting a laser at an aircraft; penalty. Provides that any person who knowingly and intentionally projects a point of light from a laser, laser gun sight, or any other device that simulates a laser at an aircraft is guilty of a Class 1 misdemeanor.

Patron - Knight

HB553 Privately owned airports; duty of care of landowners. Limits the liability of owners of private, unlicensed airports that are not open to the public and for use of which no fee is charged to gross negligence or willful or malicious failure to guard or warn against a dangerous condition, use, structure, or activity. Owners are liable for ordinary negligence related to conditions on the premises that proximately cause damage to property or injury to occupants of an aircraft or ultralight vehicle landing on or taking off from such premises.

Patron - Knight
HB554 Department of Aviation lease approval requirement. Replaces “city, town, or county” with “political subdivision” and includes “privately owned, licensed, public use airports,” thereby expanding the scope of entities that abide by the DOAV’s lease approval requirements.
Patron - Knight

HB1245 Metropolitan Washington Airports Authority. Expands the Authority from 13 to 17 members and changes its composition. The bill also prohibits a member from serving after the expiration of the member’s term or terms. This bill is identical to SB 237.
Patron - May

SB237 Metropolitan Washington Airports Authority. See HB 1245.
Patron - Colgan

Title 6.2 - Financial Institutions and Services

HB214 Credit unions; amendments to organizational documents. Clarifies the procedure for review by the Commissioner of Financial Institutions of proposed amendments to the articles of incorporation and bylaws of a credit union when the amendments would expand the credit union’s field of membership. This bill is identical to SB 132.
Patron - Miller

HB570 Mortgage loan originators; bona fide nonprofit organizations. Exempts employees of bona fide nonprofit organizations from licensing and registration requirements applicable to mortgage loan originators. The State Corporation Commission is directed to prescribe, by regulation, procedures and criteria to be used to determine whether an organization is a bona fide nonprofit organization. In doing so, the Commission shall consider criteria adopted by the Consumer Financial Protection Bureau or other federal agency with rulemaking authority under the Secure and Fair Enforcement for Mortgage Licensing Act. The measure includes technical changes. This measure is a recommendation of the Virginia Housing Commission. This bill is identical to SB 75.
Patron - Marshall, D.W.

HB572 Owner financing for real property; licensing. Exempts persons who make loans or extend credit for any part of the purchase price of real property that the person owns from licensure requirements under the Nationwide Mortgage Licensing System and Registry. This bill is a recommendation of the Virginia Housing Commission. This bill is identical to SB 76.
Patron - Marshall, D.W.

HB708 Bank-owned real estate. Repeals a provision that limits to 10 years the period that banks may hold real estate acquired in satisfaction of a debt previously contracted. The measure allows state banks to hold such property indefinitely without writing down the asset’s value. This bill is identical to SB 121.
Patron - Kilgore

HB1168 Trust institutions. Provides that a federal savings bank, with or without an office or a branch in Virginia, may engage in a trust business in the Commonwealth if it is supervised and regulated by the federal Comptroller of the Currency and is authorized to serve in a fiduciary capacity pursuant to federal law. The measure also clarifies similar existing provisions regarding the authority of national banks to engage in a trust business.
Patron - Merricks

SB75 Mortgage loan originators; bona fide nonprofit organizations. See HB 570.
Patron - Watkins

SB76 Owner financing for real property; licensing. See HB 572.
Patron - Watkins

SB121 Bank-owned real estate. See HB 708.
Patron - Watkins

SB124 Mortgage Lender and Mortgage Broker Act; criminal background checks. Conforms provisions of Virginia’s laws regarding licensure of mortgage lenders and mortgage brokers to the practice of conducting criminal background checks through the Nationwide Mortgage Licensing System and Registry. The measure eliminates an existing provision that allows a mortgage lender’s or mortgage broker’s members, senior officers, directors, and principals to avoid a criminal background check during the licensing phase by acquiring a license after the license has been issued, and permits the Central Criminal Records Exchange to disclose criminal background information to the State Corporation Commission.
Patron - Watkins

SB132 Credit unions; amendments to organizational documents. See HB 214.
Patron - Stanley

Title 8.01 - Civil Remedies and Procedure

HB101 Rules of Evidence; adoption. Provides that the Rules of Evidence (available here) that have been prepared and adopted by the Supreme Court of Virginia and approved by the Virginia Code Commission shall take effect on July 1, 2012. A rule derived from an evidentiary provision in the Code of Virginia shall note such Code section in the title of the rule. Subsequent amendments or additions to the Rules of Evidence must be adopted by the Supreme Court of Virginia and approved by the Virginia Code Commission. This bill is identical to SB 94.
Patron - Loupassi

HB102 Injunctions; requirement for bond. Requires a moving party to post bond only for temporary injunctions. Under current law, a bond is required for both temporary and permanent injunctions. This bill is a recommendation of the Boyd-Graves Conference. This bill is identical to SB 59.
Patron - Loupassi

HB134 Court distributions; dollar limits. Increases from $15,000 to $25,000 the amount of money or property that a court may distribute without the necessity of qualification as a fiduciary in cases involving (i) funds paid into court and (ii) funds or property due a person under a disability for whom a fiduciary has not been appointed. The bill also increases from $15,000 to $25,000 the amount of money or property that a fiduciary may distribute upon approval of the commissioner of accounts. The bill also authorizes the circuit courts to allow a
Title 8.01 - Civil Remedies and Procedure

fiduciary to continue to administer a fund not exceeding $25,000 (up from $15,000) without filing further accountings.

Patron - Kilgore

HB286 Previous garnishments; costs. Allows costs incurred by a judgment creditor in connection with a prior garnishment to be collected in a subsequent garnishment attempt that is based on the same judgment. This bill is identical to SB 561.

Patron - Iaquinto

HB362 Exemptions from garnishment. Corrects the form listing garnishment exemptions by replacing the reference to "rent or services of a laborer or mechanic" with "spousal or child support" to reflect amendments made in 1990 (Acts, Ch. 942) that were never incorporated into the form. This bill also contains technical amendments. This bill is a recommendation of the Committee on District Courts. This bill is identical to SB 89.

Patron - McClellan

HB424 School records; self-authentication. Provides that school records shall be admissible in any matter where such records are material and otherwise admissible, provided that they are authenticated as true and accurate copies by the custodian of the records or by the person to whom the custodian reports, if they are different. Currently, such authenticated school records are only admissible in cases involving custody of the student or termination of parental rights.

Patron - Bulova

HB521 Indemnifying bond; not required of Commonwealth. Clarifies that the Commonwealth is not required to give an indemnifying bond that an authority may require before levying an attachment, writ of fieri facias, or warrant of distress on property if such authority doubts whether the property is subject to such levy.

Patron - Farrell

HB648 Confession of judgment by a substitute attorney-in-fact. Allows a payee, obligee, or person otherwise entitled to payment under any note or bond to appoint a substitute for any attorney-in-fact authorized to confess judgment. The substitute attorney-in-fact must be specifically named in the instrument appointing the substitute attorney-in-fact, and the instrument must be recorded and indexed. If the note or bond does not provide notice informing the debtor that a substitute attorney-in-fact may be appointed, then, within 10 days after the instrument appointing the substitute attorney-in-fact is recorded, the person appointing the substitute shall send notice of the appointment to the debtor. This bill is identical to SB 416.

Patron - Habeeb

HB681 Interest on appeal. Adds specificity to the description of the time period for which interest is paid on a judgment affirmed by an appellate court to provide that interest is computed from the date of filing the notice of appeal to the date the appellate court issues its mandate.

Patron - Surovell

HB961 Shoplifting and employee theft; civil action. Provides that a civil action for shoplifting or employee theft may be initiated or maintained by a merchant even though a criminal action for the same conduct has been initiated; however, such civil action may not be initiated during the pendency of a criminal prosecution based on the same allegations of fact. A merchant may not recover more than the value of the merchandise, or more than the unpaid retail value of the merchandise if it is not recovered in a merchantable condition, for the same loss if both criminal and civil actions are initiated. However, a merchant may still recover any damages in excess of such value allowed by statute even if a criminal action is initiated.

Patron - Bell, Robert B.

HB1147 Garnishment; venue. Provides that a judgment creditor may institute garnishment proceedings in the jurisdiction where the judgment debtor resides even though the underlying judgment was entered by another court. The judgment creditor must file with the court where the judgment debtor resides an abstract of the judgment rendered, pay all applicable court fees to the court, and file any release or satisfaction of judgment in both courts. The bill also clarifies that judgment creditors who have made a good faith effort to secure the judgment debtor's social security number and are unable to do so may nevertheless have a garnishment summons issued. This bill is identical to SB 625.

Patron - Iaquinto

HB1201 Exemptions from jury service; foreign service workers; military. Provides that any member of the armed services of the United States or the diplomatic service of the United States who will be serving outside of the United States at the time of the jury service shall be exempt from such jury service upon request.

Patron - Bulova

SB59 Injunctions; requirement for bond. See HB 102.

Patron - Obenshain

SB89 Exemptions from garnishment. See HB 362.

Patron - Howell

SB94 Rules of Evidence; adoption. See HB 101.

Patron - Edwards

SB246 Winter Sports Safety Act. Limits the liability of ski resorts and other winter sports area operators when death, personal injury, or property damage is caused by an inherent risk of participating in a winter sport. Winter sports area operators are required to post warning signs notifying participants that they assume the risk of participating in a winter sport. The Act sets out the duties and responsibilities of both winter sports participants and operators. Participants are presumed to have known the inherent risks of a winter sport, to have fully appreciated the nature and extent of such risks, and to have voluntarily exposed themselves to such risks. The Act does not limit liability for acts or omissions that constitute negligence or gross negligence, or for situations in which the operator recklessly, knowingly, or intentionally commits an act or omission that causes death, personal injury, or damage to property; however, assumption of risk and contributory negligence by the participant are complete bars to recovery.

Patron - Obenshain

SB416 Confession of judgment by a substitute attorney-in-fact. See HB 648.

Patron - Stanley

SB451 Virginia Fraud Against Taxpayers Act; regulation of medical assistance. Makes several changes to the Virginia Fraud Against Taxpayers Act (VFATA) and the laws governing the Attorney General's duties with regard to the regulation of medical assistance, including (i) exempting certain information furnished to the Attorney General from disclosure under the Virginia Freedom of Information Act, (ii) imposing a three-year statute of limitations on claims for employer retaliation under the VFATA, (iii) permitting the Attorney General to share information obtained as part of a VFATA investigation
with other state and federal governmental entities, (iv) allowing the Attorney General to propound interrogatories as part of an investigation of services furnished under medical assistance, and (v) requiring health care entities to disclose records to the Attorney General in connection with such investigations.

Patron - Vogel

SB561 Previous garnishments; costs. See HB 286.
Patron - Obenshain

SB625 Garnishment; venue. See HB 1147.
Patron - Petersen

SB655 Compensation for wrongful incarceration.
Eliminates 20-year maximum for calculating compensation for wrongful incarceration and allows those wrongfully incarcerated to be compensated for each year of incarceration.
Patron - McEachin

SB674 Action for death by wrongful act; fetal death.
Creates a cause of action for the death of a fetus caused by the wrongful act, neglect, or default of any person, ship, vessel, or corporation. The action shall be brought by the natural mother of the fetus or, in the event of the death or disability of the mother, the administrator of her estate, her guardian, or her personal representative. No cause of action for the death of the fetus may be brought against the natural mother of the fetus.
Patron - Stanley

Title 8.1A - Uniform Commercial Code - General Provisions

SB51 Uniform Commercial Code; secured transactions.
Incorporates amendments to the secured transactions title of the Uniform Commercial Code that have been adopted by the National Conference of Commissioners on Uniform State Laws. The amended sections (i) update certain definitions; (ii) incorporate safe harbor provisions for electronic chattel paper under the Uniform Electronic Actions Act; (iii) amend the laws of perfection and priority to increase the likelihood that a security interest will be perfected under certain conditions; (iv) set out the sufficiency requirements for a financing statement to provide the name of the debtor; (v) delete prescribed forms for financing statements; and (vi) provide technical amendments and transition provisions. The measure takes effect on July 1, 2013.
Patron - Watkins

Title 9.1 - Commonwealth Public Safety

HB42 Line of Duty Act; certain members of fire companies. Expands the definition of a deceased person under the Act to include members of any fire company providing fire protection services for facilities of the Virginia National Guard. This bill is identical to SB 424.
Patron - Tata

HB273 Department of Criminal Justice Services; minimum training standards; juvenile correctional officers. Requires the Department of Criminal Justice Services and the Criminal Justice Services Board to provide compulsory minimum entry-level training standards for juvenile correctional officers. This bill is identical to SB 293.
Patron - Peace

HB395 Payment for burial expenses; Line of Duty Act. Authorizes the State Comptroller to release payments, advanced from the death benefits due to the beneficiary of a deceased person under the Line of Duty Act, to a funeral service provider for burial and transportation costs. This bill is identical to SB 441.
Patron - Ransone

HB504 Virginia Center for School Safety; antibullying training. Requires the Virginia Center for School Safety to provide training on antibullying tactics to public school personnel. The bill is identical to SB 271.
Patron - Dance

HB753 Juvenile offenses; sex offender registry; motion by the attorney for the Commonwealth. Amends the section that permits an attorney for the Commonwealth to file a motion for the court to determine whether circumstances warrant the placement of a juvenile adjudicated delinquent of a sex offense on the sex offender registry by allowing the motion to be made at any time that the offender is within the jurisdiction of the court for the offense that is the basis for the motion. Currently, the law does not specifically address any time frame during which the attorney for the Commonwealth may file the motion.
Patron - Cline

HB771 Law-enforcement officers; campus police officers. Provides that campus police officers, as appointed by public and private institutions of higher education, are included within the definition of law-enforcement officer. The bill exempts campus police from undergoing a background check when purchasing a firearm, gives campus police the same authority to make arrests without a warrant as other law-enforcement officers, includes the children and spouses of campus police in the Virginia Military Survivors and Dependents Education Program, includes such officers in the Blue Alert Program, and adds campus police employed by a public institution to the list of officers entitled to the hypertension/heart disease and infectious disease presumptions under the Virginia Workers' Compensation Act.
Patron - Landes

HB1134 Line of Duty Act; definition of deceased person; DMV. Includes any full-time sworn member of the enforcement division of the Department of Motor Vehicles in the definition of "deceased person" for the purposes of the Line of Duty Act.
Patron - Cosgrove

SB271 Virginia Center for School Safety; antibullying training. See HB 504.
Patron - Marsh

SB293 Department of Criminal Justice Services; minimum training standards; juvenile correctional officers. See HB 273.
Patron - Lucas

SB424 Line of Duty Act; fire company personnel of the Virginia National Guard. See HB 42.
Patron - Ruff

SB441 Payment for burial expenses; Line of Duty Act. See HB 395.
Patron - Obenshain
Title 10.1 - Conservation

HB176 Nutrient Trading Act; penalty. Directs the Virginia Soil and Water Conservation Board to adopt regulations governing the certification of certain nutrient credits. Referring to Chesapeake Bay Total Maximum Daily Loads (TMDLs), the legislation sets out certain requirements of the regulations, directs the Department of Conservation and Recreation to establish an online registry of certified credits, and provides for enforcement and appeals. The bill provides that an operator of a credit-generating facility found to be in violation of the Nutrient Trading Act or any attendant regulations shall be subject to a civil penalty not exceeding $10,000. This bill is identical to SB 77.
Patron - Ramadan

HB239 Fumigation by Department of Forestry. Asserts that the Department of Forestry’s preferred method of treatment of its forest tree nurseries is methyl bromide gas fumigation in pre-seeding land preparation under the U.S. Environmental Protection Agency's listed usage exemption QPS (Quarantine & Pre-Shipment). The bill allows the Commissioner to issue inspection certificates to certify that seedling shipments are apparently pest- and disease-free. This bill is identical to SB 126.
Patron - Knight

HB293 Dam safety; consultation with Department of Emergency Management. Requires the Soil and Water Conservation Board to consult with the Department of Emergency Management in implementing the dam safety program and makes clarifying amendments. This bill is identical to SB 253.
Patron - F.T.

HB522 Statewide system of trails; wheelchairs or other power-driven mobility devices. Permits the Department of Conservation and Recreation to allow the use of wheelchairs or other power-driven mobility devices on the statewide system of trails in accordance with the federal Americans with Disabilities Act of 1990.
Patron - Farrell

HB932 Nutrient management. Provides that the Department of Conservation and Recreation operate a voluntary nutrient management program to assist owners and operators of agricultural land and turf to effectively manage and apply nutrients to their land. In developing the program, the Department is to begin testing the software for assisting owners and operators of agricultural lands and turf by July 1, 2013, and begin full implementation by July 1, 2014. The development of the software may be deferred until funds become available.
Patron - Lingamfelter

HB995 Payments from timber sales. Limits the payment made to localities by the Department of Forestry to one-fourth of the gross proceeds derived solely from the sale of timber harvested on state forest lands; however, the counties of Appomattox, Buckingham, and Cumberland will receive one-eighth of the gross proceeds from the timber sales on state forest lands located in their county. Currently, localities receive one-fourth of the gross proceeds from revenue generated by any revenue-generating activity occurring on state forest lands. This bill is identical to SB 428.
Patron - Ransone

HB1009 Land-disturbing activities; service of order for violation. Specifies the means of serving an order for land disturbance where no plan has been approved or permit obtained, other than where an agricultural exemption applies. Current law refers only to an order for a failure to comply with a plan or permit.
Patron - Scott, E.T.

HB1022 Confederate cemeteries and graves. Changes the organization that will be responsible for maintaining Confederate graves at the Presbyterian Cemetery in Alexandria. The Old Dominion Rifles Confederate Memorial Association will be responsible for maintaining 98 graves and the Old Presbyterian Meeting House will maintain 62 graves.
Patron - Englin

HB1065 Integration of agencies’ programs. Integrates elements of the Erosion and Sediment Control Act, the Stormwater Management Act, and the Chesapeake Bay Preservation Act so that these regulatory programs can be implemented in a consolidated and consistent manner, resulting in greater efficiencies (one-stop shopping) for those being regulated. The bill also eliminates the Chesapeake Bay Local Assistance Board and places its responsibilities with the Virginia Soil and Water Conservation Board. This bill is identical to SB 407.
Patron - Scott, E.T.

HB1113 Land exchange. Establishes a procedure that authorizes the Department of Conservation and Recreation to exchange parcels of land it owns for interest in property owned by a private company near Biscuit Run in Charlottesville.
Patron - Toscano

SB77 Nutrient Trading Act; penalty. See HB 176.
Patron - Watkins

SB123 Environmental covenants. Limits the use of covenants under the Uniform Environmental Covenants Act to those situations in which all parties agree to use such a covenant.
Patron - Watkins

SB253 Dam safety; consultation with Department of Emergency Management. See HB 293.
Patron - Reeves

SB407 Integration of agencies’ programs. See HB 1065.
Patron - Hanger

SB428 Payments from timber sales. See HB 995.
Patron - Ruff

SB504 Facilities upgrade; air quality, water quality and solid waste permits. Allows operators of facilities that hold air quality, solid waste, or water quality permits to install new technology, equipment, or other apparatus at the permitted facility without having to obtain a new, modified, or amended permit so long as they can demonstrate that the new technology will result in increased energy efficiency and improved environmental conditions.
Patron - Wagner

SB559 Special use permits. Authorizes the State Forester to issue the special use permit for certain activities on state forest lands without the approval of the Board of Forestry. The bill expands the requirement for a permit for mountain biking to all bike riding. The existing $15 fee is removed; instead it is left to the Department to set the fee through the regulatory process.
The bill also removes the option of the State Forester to issue a separate license to trap on state forest lands.

Patron - Hanger

**SB676 Recycling survey report.** Requires solid waste planning units or localities with a population of greater than 90,000 to submit a recycling report annually and requires those units or localities with a population of 90,000 or less to submit the report at least once every four years. Currently, all solid waste planning units or localities are required to submit the report annually.

Patron - Garrett

### Title 13.1 - Corporations

**HB519 Corporations and other business entities; conversion and termination.** Makes provisions that set out how amended and restated articles are to be an attachment to a plan of domestication uniform across the laws regarding corporations, limited liability companies, business trusts, and limited partnerships. The changes prevent duplicate submission of the organizational instrument. The measure also (i) addresses how a federal bankruptcy court may order an entity conversion or termination of a corporation incident to reorganization; (ii) provides that a plan of entity conversion can be approved by the management or organizers of a corporation or limited liability company when the entity has no shareholders or members; (iii) provides that an application for withdrawal or cancellation of registration submitted by a foreign business entity affirms that the foreign entity is in existence and has not been merged, consolidated, or converted; and (iv) makes other technical changes.

Patron - Purkey

**HB845 Business entities; names.** Clarifies that the name of a business entity, including a stock corporation, nonstock corporation, limited liability company, business trust, limited partnership, or registered limited liability partnership, cannot imply that it is another type of business entity. Under current provisions, the analysis is limited to whether a proposed name includes words or other designations associated with another type of entity. The bill also includes technical amendments.

Patron - Hodges

**SB50 Business entities; conversions, dissolutions, and procedures.** Establishes a procedure by which a nonstock corporation may convert to a limited liability company. Other provisions of the bill update provisions of the Virginia Stock Corporation Act, Virginia Nonstock Corporation Act, and Virginia Limited Liability Company Act to (i) remove duplicative provisions addressing remote participation in meetings, (ii) prescribe requirements when the less-than-unanimous consent of shareholders is required, (iii) specify that original share transfer books are prima facie evidence of who is entitled to the shareholders list, (iv) specify that the articles or bylaws may prescribe qualifications to be a director, (v) clarify that only the new amendments set out in a restatement of articles of incorporation require shareholder approval, (vi) permit public corporations to satisfy requirements for providing financial statements to shareholders entitled to appraisal rights in any manner permitted by the U.S. Securities and Exchange Commission, (vii) remove the ability of a corporation to adopt a proposal to dissolve after a court has entered a purchase order, and (viii) authorize members to rescind the dissolution of a limited liability company. The definitions of "state" in the Virginia Stock Corporation Act and Virginia Nonstock Corporation Act are conform to the definition of the term in the Virginia Limited Liability Company Act. The measure also includes technical amendments.

Patron - Watkins

### Title 15.2 - Counties, Cities and Towns

**HB22 Disposition of firearms.** Provides that no locality may participate in any program in which individuals are given a thing of value in exchange for surrendering a firearm to the locality unless the governing body of the locality has enacted an ordinance authorizing the participation of the locality. The ordinance shall require that such firearms shall be offered for sale by public auction or sealed bids to a person licensed as a dealer before otherwise disposing of, which may include destruction or sale to a dealer.

Patron - Garrett

**HB58 Urban county executive form; board of supervisors.** Provides that in a county with the urban county executive form of government (Fairfax County) a special election to fill a vacancy on the board shall be called no fewer than 45 days, rather than 30 days, after the vacancy occurs to allow sufficient time to prepare for the election. This change is also applicable to urban county executive form school board vacancies by a cross-reference in § 22.1-57.3.

Patron - Cole

**NHB120 Tappahannock-Essex County Airport Authority.** Removes Tappahannock's name from the name of the airport authority and does away with the obligations of the Town of Tappahannock to fund the authority and to appoint certain members to it. The bill reduces the size of the airport authority from seven to five members and makes clarifying amendments.

Patron - Hodges

**HB166 Decisions of zoning administrator.** Narrows the instances in which a zoning administrator may modify certain previously issued written orders outside a 60-day time period by deleting the phrase "or other nondiscretionary" from the provision that currently excludes "clerical or other nondiscretionary errors" from the 60-day limitation.

Patron - Cosgrove

**HB170 Review of zoning administrator decisions; appeals.** Provides that in instances in which decisions of a zoning administrator are reviewed by the governing body, the governing body's decision shall be appealable to the circuit court.

Patron - Cosgrove

**HB197 Town of Chincoteague; ordinance requiring the cutting of grass.** Adds the Town of Chincoteague to the list of localities permitted to provide by ordinance for the cutting of grass and weeds on occupied property.

Patron - Lewis

**HB199 Town of Onancock; ordinance providing that charges for water and sewer shall be a lien on real estate.** Adds the Town of Onancock to the list of localities permitted to provide by ordinance that charges for water and sewer shall be a lien on the real estate served by such waterline or sewer. This bill is identical to SB 588.

Patron - Lewis
HB203 Special assessments for local improvements; City of Hampton. Adds the City of Hampton to the lists of localities that may impose special assessments upon abutting property owners for improvements related to the initial paving of streets, flood prevention, and the undergrounding of utilities. This bill is identical to SB 32.
Patron - Dance

HB316 Cemeteries. Clarifies the uses that shall be included in the approval of a cemetery without further zoning approval being required. The bill becomes effective on January 1, 2013. This bill is identical to SB 430.
Patron - Ingram

HB326 Proffered conditions; amendments or variations. Provides that a landowner subject to certain proffered conditions may apply to the governing body for amendments to or variations of such proffered conditions, provided only that written notice of such application be provided in the manner prescribed by subsection H of § 15.2-2204 to all landowners subject to such existing proffered conditions. The bill also provides that no claim of right derived from a proffered condition shall impair the right of a landowner who is subject to such a condition to secure amendments to the condition. This bill is identical to SB 36.
Patron - Pogge

HB358 City of Richmond tax amnesty program. Expands the scope of the City of Richmond's tax amnesty program to include all local taxes and accrued interest. This bill is identical to SB 42.
Patron - McClellan

HB371 Agricultural and forestal districts. Adds James City County to the list of counties authorized to create agricultural and forestal districts of local significance.
Patron - Pogge

HB375 Control of firearms by localities; workplace rules. Provides that no locality shall adopt any workplace rule, other than for the purposes of a community services board or behavioral health authority, that prevents an employee of that locality from storing at that locality's workplace a lawfully possessed firearm and ammunition in a locked private motor vehicle.
Patron - Pogge

HB385 Industrial development authorities. Removes a prohibition that currently prevents industrial development authorities (also referred to as economic development authorities) from refinancing debt of organizations that are organized and operated for educational purposes.
Patron - Cole

HB430 Incentives for inter-local service delivery. Expands the scope of the Regional Cooperation Incentive Fund to foster inter-local service delivery consolidation or coordination where such consolidation or coordination will result in the more efficient use of local funds.
Patron - LeMunyon

HB491 Receivership of derelict and blighted buildings. Authorizes a locality to serve as a receiver, appointed by the circuit court, to repair blighted and derelict buildings. Buildings must previously have been determined to be blighted under current spot blight provisions. The owner of the property may redeem the property subject to receivership during the receivership process or prior to sale and will be awarded any profits gained through sale at public auction. This bill was recommened by the Virginia Housing Commission and is identical to SB 122.
Patron - Bulova

HB492 Cutting of grass; City of Hopewell. Adds Hopewell to the list of localities that may enforce a grass cutting ordinance on occupied property. The existing general provisions apply to vacant property only.
Patron - Dance

HB493 Cutting of grass; Prince George County. Adds Prince George County to the list of localities that may enforce a grass cutting ordinance on occupied property. The existing general provisions apply to vacant property only.
Patron - Dance

HB526 Local regulation of helicopter use. Provides that no local zoning ordinance shall impose a total ban on departures and landings by noncommercial helicopters for personal use. However, a locality may require a special permit under certain circumstances.
Patron - Cosgrove

HB558 Virginia Housing Development Authority; mortgage credit certificates. Permits the Virginia Housing Development Authority to use its bond authority to issue mortgage credit certificates. An emergency exists and this act is in force from its passage.
Patron - Marshall, D.W.

HB561 Pittsylvania County; solid waste disposal fee. Adds Pittsylvania County to the list of counties authorized to levy a fee for the disposal of solid waste. After July 1, 2012, such fee may only be levied after a public hearing.
Patron - Marshall, D.W.

HB567 Water and sewer services; deposit, lien. Authorizes (i) an owner of property who is the occupant or where a single meter serves multiple units or (ii) a lessee or tenant, provided he has written authorization from the owner, to establish water and sewer services in his own name. The bill provides for a locality or water authority to require a deposit of not more than five months of water and sewer charges. A lien may also be placed on the property under circumstances outlined when charges are delinquent. This bill is a recommendation of the Virginia Housing Commission.
Patron - Marshall, D.W.

HB571 Extension of measures to address housing crisis. Extends the sunset date for several measures related to various land use approvals, the timing of cash proffer payments, and bonding requirements from July 1, 2014, to July 1, 2017. The bill also expands the scope of such measures that will be subject to the extension to include those measures approved by January 1, 2011.
Patron - Marshall, D.W.

HB601 Washington Metropolitan Area Transit Authority; board membership. Provides that in appointing Virginia members of the board of directors of the Washington Metropolitan Area Transit Authority (WMATA), the Northern Virginia Transportation Commission shall include the Secretary of Transportation or his designee as a principal member on the WMATA board of directors. Other requirements for appointment and removal from the board are also specified.
Patron - LeMunyon

HB625 Transportation planning; comprehensive plan. Provides that when a locality in Planning District 8 (Northern Virginia) submits a proposed comprehensive plan or amend-
ment to the Department of Transportation for review, the Department will determine the extent to which the proposal will increase traffic congestion or reduce the mobility of citizens in the event of a homeland security emergency and shall include such information as part of its comments on the proposed plan or amendment. The bill contains technical amendments.

Patron - LeMunyon

HB76 Sale of certain property in Newport News. Allows the City of Newport News to sell certain property of 2,501 square feet or less and not suitable for development for a nominal amount. The act expires on July 1, 2014.

Patron - Yancey

HB32 Transfer of development rights. Provides that a transfer of development rights ordinance may permit a sending property, subsequent to severance of development rights, to be used for parks and campgrounds.

Patron - Dudenhefer

HB77 Town of Urbanna; liens for water charges. Adds the Town of Urbanna to the list of towns permitted to provide by ordinance that water and sewer charges and taxes incurred shall be a lien on the real estate served by the waterline or sewer.

Patron - Hodges

HB89 Provision of insurance for employees of boards working closely with a locality. Adds the employees of political subdivisions of the Commonwealth such as boards, commissions, agencies, or authorities to the list of employees who may receive insurance from a locality. The political subdivision must be working in close cooperation with the locality before the insurance may be provided. Current law limits the provision of such insurance to the members of boards that were created or controlled by the locality. This bill is identical to SB 235.

Patron - May

HB830 Arts and cultural districts. Allows a locality to create more than one arts and cultural district. The current language refers to the creation of a district in the singular.

Patron - Carr

HB848 Methamphetamine lab clean-up costs; reimbursement of localities. Allows localities to provide by ordinance that any person who is convicted of an offense for manufacture of methamphetamine shall be liable to the locality or other law-enforcement entity for the expense in cleaning up any methamphetamine lab related to the conviction. This bill is identical to SB 148.

Patron - Johnson

HB869 Urban development areas. Makes incorporation of urban development areas optional rather than mandatory. Currently urban development areas are mandatory for many higher growth localities. The bill also makes technical amendments. This bill is identical to SB 274.

Patron - Rust

HB910 Cash proffers. Expands existing provisions that allow certain alternative uses of cash proffers to provide that such cash proffers may also be used for an alternative purpose if the functional purpose for which the cash payment was made no longer exists.

Patron - Minchew

HB969 Sexual assault response teams; addition of campus police. Requires each attorney for the Commonwealth to invite any chiefs of campus police of institutions of higher education located within the jurisdiction to the annual SART meeting. This bill is identical to SB 301.

Patron - Bell, Robert B.

HB1059 Appeals to the board of zoning appeals. Provides that a civil penalty shall not be assessed by the court during pendency of a 30-day appeal period.

Patron - Anderson

HB1076 Special use permit for land filling activities. Provides that a locality may require a special use permit for the storage or disposal of certain nonagricultural materials not generated on the farm or agriculturally zoned property.

Patron - Hugo

HB1117 Annexation Moratorium Statute; continuation of the moratorium on annexation by cities. Provides that the temporary restrictions on granting city charters, filing annexation notices, and instituting annexation proceedings and county immunity proceedings be extended for the 2010-2012 and 2012-2014 bienniums.

Patron - Minchew

HB1137 Designation of historic districts. Provides that before any locality designates by ordinance any building, structure, district, object, or site as part of a local historic district, the owners of such property proposed for designation shall be given written notice of the public hearing on the ordinance. A locality shall identify and inventory all structures being considered for inclusion in such a district and shall establish written criteria to be used in making such determination.

Patron - Marshall, D.W.

HB1216 Advertisement of proposed zoning amendments. Provides that when a proposed amendment to the zoning ordinance involves a tract of land of not less than 500 acres owned by the Commonwealth or by the federal government, and when the proposed change affects only a portion of the larger tract, notice need be given only to the owners of those properties that are adjacent to the affected area of the larger tract.

Patron - Bell, Richard P.

HB1220 Industrial development authorities. Allows Roanoke County to expand the board of its authority from seven to 10 members and the City of Norfolk to appoint 11 members with staggered terms to its authority. This bill is identical to SB 546.

Patron - Head

HB1253 Cash proffers; profferor shall not waive rights against locality. Prohibits any locality from accepting certain proffers purporting to contain a waiver of legal rights against the locality. The bill deems any such waiver in an enacted proffer void and severable and protects any rezoning from challenge on the basis of a profferor's alleged violation of such a waiver provision.

Patron - Knight

HB1269 Board of zoning appeals. Provides that if certain votes of a local board of zoning appeals result in a tie vote, the person filing an appeal may have the matter carried over until the next meeting.

Patron - Fariss

HB1286 Local capital projects; utility relocation. Provides that certain utility companies shall cooperate and coordi-
nate in the relocation of certain utilities so as to avoid unnecessary delays in the construction of local capital projects.
Patron - Dudenhefner

HB1287 Definition of development. Replaces "property" with "tract of land" for purposes of this definition.
Patron - Minchew

HB1294 Prohibition of certain local fees. Provides that localities shall not charge any fee to any church, synagogue, or other place of worship unless authorized by general law or special act of the General Assembly.
Patron - McEachin

SB15 Town of Ashland; ordinance requiring the cutting of grass. Adds the Town of Ashland to the list of localities permitted to provide by ordinance for the cutting of grass and weeds on property, whether vacant or occupied.
Patron - McWaters

SB32 Special assessments for local improvements; City of Hampton. See HB 203.
Patron - Locke

SB36 Proffered conditions; amendments or variations. See HB 326.
Patron - Black

SB42 City of Richmond tax amnesty program. See HB 358.
Patron - Marsh

SB80 City of Virginia Beach; concurrent jurisdiction over adjoining waters. Extends the territorial limits of the City of Virginia Beach three miles into the Atlantic Ocean and Chesapeake Bay waters for purposes of local public safety regulation authority and enforcement. The bill does not affect the statutory authority of the Virginia Marine Resources Commission.
Patron - McWaters

SB122 Receivership of derelict and blighted buildings. See HB 491.
Patron - Watkins

SB148 Methamphetamine lab cleanup costs; reimbursement of localities. See HB 848.
Patron - Puckett

SB179 Bond administration; reimbursement of administrative costs. Provides that if the owner or developer defaults on construction of certain public facilities, the locality shall be entitled to retain the allowance for administrative costs regardless of who ultimately completes the facilities.
Patron - Stuart

SB227 Certain service districts; allocation of revenues. Allows a town located within a stormwater service district to retain any revenues collected by the service district within the town, so long as the town maintains its own MS4 permit.
Patron - Herring

SB235 Provision of insurance for employees of boards working closely with a locality. See HB 809.
Patron - Herring

SB274 Urban development areas. See HB 869.
Patron - Smith

SB286 Sale of certain property in Newport News. Allows the City of Newport News to sell certain property of 2,501 square feet or less and not suitable for development for a nominal amount. The act expires on July 1, 2014.
Patron - Locke

SB301 Sexual assault response teams; addition of campus police. See HB 969.
Patron - Howell

SB430 Cemeteries. See HB 316.
Patron - Ruff

SB541 Auxiliary police forces; Department of Criminal Justice Services to establish training requirements. Requires the Department of Criminal Justice Services to establish compulsory training standards for all auxiliary police officers employed by or in any local or state government agency. Officers employed prior to July 1, 2012, are exempted from any initial training requirement until one year subsequent to the promulgation of such standards. The bill contains an emergency clause.
Patron - Obenshain

SB546 Industrial development authorities. See HB 1220.
Patron - Edwards

SB551 Real property tax; discount for payment in full. Allows a locality to provide, by ordinance, a discount for the payment of real estate taxes in full on or before the due date.
Patron - Puller

SB588 Town of Onancock; ordinance providing that charges for water and sewer shall be a lien on real estate. See HB 199.
Patron - Northam

SB594 Acquisition of land by localities. Allows counties and cities to acquire land within their boundaries for development of business or industry by voluntary sale, but not by condemnation; current law allows such land acquisition only by towns.
Patron - Favola

SB653 Condemnation; public uses. Provides that lands may be condemned for certain specified uses, including the installation of electric utility lines or telephone lines, because those uses are inherently public uses when undertaken by a locality.
Patron - Newman

SB672 Hampton Roads Sanitation District. Amends the sanitation district's enabling act by expressly permitting the Hampton Roads Sanitation District Commission to determine the rate of interest on revenue bonds, removing the six percent interest-rate cap for the sale of bonds, and allowing the Commission to refund revenue bonds at a higher interest rate than that at which they were issued where the Commission determines such a refund to be in the best interests of the District. Where the Commission secures revenue bonds with a trust agreement, the bill allows such an agreement to require that the bonds be delivered to the trustee with written instructions to cancel them before they will be deemed extinguished. The bill eliminates the requirement that the public official's liability insurance policy covering each Commissioner shall have a $10,000 deductible and be available through the Commonwealth. A change to the definitions section expands the meaning of the word "owner" to include not only individuals,
corporations, and other listed entities but also limited liability companies. The bill also makes clarifying amendments.

Patron - Norment

Title 16.1 - Courts Not of Record

HB391 Confidential juvenile records; sharing with state, local, and regional correctional facilities. Provides for the sharing of juvenile records with state and local correctional facilities when such facility has custody of or is providing supervision for a person convicted as an adult who is the subject of such records.

Patron - Gilbert

HB718 Juveniles; trial as adults. Allows attorneys for the Commonwealth the discretion to have juveniles charged with repeat violations of certain drug offenses transferred to the circuit court for trial as an adult.

Patron - Kilgore

HB837 Local salary supplements for district court employees. Clarifies that local salary supplements may be paid to clerks and other local district court employees, excepting district court judges and substitute judges, wholly out of local funds.

Patron - Hope

HB849 Juveniles held in secure local facility; conduct of hearing. Authorizes the court to conduct the mandatory review hearing for a juvenile held in a secure local facility via the use of two-way electronic video and audio communication. Such hearing shall otherwise be conducted in the same manner as if the juvenile appeared in person.

Patron - Paivino

HB1104 Secretary of Public Safety; Virginia Fire Services Board; State Board of Juvenile Justice; powers and duties. Consolidates, eliminates, or alters various powers and duties of the Virginia Fire Services Board and the State Board of Juvenile Justice regarding regulations, reporting, oversight, and the policy-making functions of the boards. The bill abolishes the Interagency Drug Offender Screening and Assessment Committee. The bill contains technical amendments. This bill is identical to SB 411.

Patron - Johnson

HB1244 Arrest, detention, admission to bail of adult charged when a juvenile. Authorizes an adult who is taken into custody pursuant to a warrant or detention order alleging a delinquent act committed when the adult was a juvenile to be released by a magistrate on bail or recognizance pursuant to Chapter 9 (§ 19.2-119 et seq.) of Title 19.2.

Patron - Greason

SB300 Protective orders; juveniles; venue. Makes various changes to the provisions governing protective orders issued by a juvenile and domestic relations district court, including (i) clarifying that only violations related to trespass, criminal offenses, acts of abuse, or prohibited contacts are Class 1 misdemeanors; (ii) clarifying that juvenile and domestic relations district courts have jurisdiction over all protective orders that involve juveniles, whether as the alleged victim or as respondent; and (iii) allowing judges to prohibit contact between the respondent and the allegedly abused person or that person’s family.

Patron - Howell

SB411 Secretary of Public Safety; Virginia Fire Services Board; State Board of Juvenile Justice; powers and duties. See HB 1104.

Patron - Norment

SB476 Confidential juvenile records; sharing with state, local, and regional correctional facilities. Provides for the sharing of juvenile records with state and local correctional facilities when such facility has custody of or is providing supervision for a person convicted as an adult who is the subject of such records.

Patron - Garrett

Title 17.1 - Courts of Record

HB387 Fees collected by clerks; payment with dishonored check or credit card. Increases the fee for paying the clerk of court with a bad check or credit card from $20 to $50, which is the same penalty merchants may charge for the same.

Patron - Gilbert

HB484 Court records; secure remote access; interfacing computer systems. Provides that the operational expenses associated with providing secure remote access to land records includes locating technology in an offsite facility for purposes of improving public access or for the implementation of a disaster recovery plan. The bill extends the prohibition on selling or posting data accessed by secure remote access to include land records. The bill further requires the Executive Secretary of the Supreme Court to establish security and data standards for interfacing between a circuit court’s case management or financial management system and the systems of the Supreme Court.

Patron - Iaquito

SB745 Supreme Court of Virginia; judicial caseloads; weighted caseload system. Requires the Supreme Court to develop and implement a weighted caseload system to assess judicial caseloads throughout the Commonwealth, and using that system, requires the Court to determine the need for judicial positions and the optimum distribution of judicial positions throughout the Commonwealth and to prepare a recommended plan for the realignment of the circuit and district boundaries.

Patron - Cline

HB761 Recording deeds; statement of preparation. Authorizes the circuit court clerk to reject for filing or recording a deed, except for deeds where a public service company, railroad, or cable system operator is either a grantor or grantee, unless it states on its first page that it was prepared either by the owner of the property or by an attorney licensed to practice in Virginia.

Patron - Lewis

HB926 Circuit court clerks; remote access to land records; fees collected by clerks; debit cards. Provides for the acceptance of debit cards in addition to credit cards and allows the clerk to outsource the processing of credit and debit card transactions. The bill also provides that the clerk may charge a convenience fee for processing credit or debit cards of up to $2 per transaction or four percent of the amount paid. Currently, such fee may not exceed four percent of the amount paid. The bill also provides that certain court fees collected by the clerk shall be deposited into a special fund held by the clerk. The bill also makes permanent a Prince William program authorizing the clerk to charge a convenience fee of up to $2
HB1033 Permanent protective orders. Provides a circuit court jurisdiction to hear petitions to modify, dissolve, or extend a protective order if the court issued the order. The bill requires the court, when a protective order is issued, to enter and transfer identifying information to the Virginia Criminal Information Network (VCIN) system. Effective July 1, 2013, any circuit court clerk who does not use the Statewide Case Management System operated and maintained by the Executive Secretary of the Supreme Court shall provide protective orders directly to the Virginia Criminal Information Network. This bill is identical to SB 445.  
Patron - McCoy

HB1250 Judicial Conference of Virginia; membership. Adds to the ranks of the honorary members of the Judicial Conference of Virginia the deans of the Liberty University School of Law and the Appalachian School of Law and the president and secretary of the Virginia Association of Criminal Defense Lawyers.  
Patron - Morefield

HB1284 Clerks of court; certain duties of the circuit court clerk. Clarifies when the clerk of the court may destroy case file papers, and also clarifies that a person seeking authorization to perform marriages must file a petition with the clerk and pay any applicable fees. The bill allows the clerk to require the filing of a separate instrument acknowledging a confessed judgment and relieves the clerk of the requirements to (i) obtain or update a list of volunteer firefighters and (ii) provide marriage license applicants with health information.  
Patron - Cline

SB183 Secure remote access fee. Exempts the Virginia Outdoors Foundation from having to pay the clerk of the circuit court a fee for remote access to land records. Currently, the Office of Attorney General, the Division of Debt Collection, the Department of Transportation, and the Department of Rail and Public Transportation are exempt from paying the fee.  
Patron - Stuart

SB251 Court fees. Provides for the acceptance of debit cards in addition to credit cards and allows the clerk to outsource the processing of credit and debit card transactions. The bill also provides that the clerk may charge a convenience fee for processing credit or debit cards of up to $2 per transaction or four percent of the amount paid. Currently, such fee may not exceed four percent of the amount paid. The bill also provides that certain court fees collected by the clerk shall be deposited into a special revenue fund held by the clerk. The bill also institutes a fee of $25 for recording an order to celebrate the rites of marriage by a non-minister.  
Patron - Obenshain

SB445 Permanent protective orders. See HB 1033.  
Patron - Vogel

Title 18.2 - Crimes and Offenses Generally

HB26 Failure to carry concealed handgun permit; penalty. Provides that failure to produce, upon demand of a law enforcement officer, a concealed handgun permit and a government-issued photo identification while carrying a concealed handgun is punishable by a $25 civil penalty. A court may waive this penalty if the person presents a valid concealed handgun permit and government-issued photo identification to the court. The bill also introduces an affirmative defense of having a valid concealed handgun permit to a charge of violating the concealed weapons statute with a handgun.  
Patron - Cole

HB39 Causing telephone to ring with intent to annoy. Provides that a second or subsequent conviction of the Class 3 misdemeanor of causing a telephone or digital pager to ring with intent to annoy is a Class 2 misdemeanor.  
Patron - Tata

HB279 DUI ignition interlock limitations. Provides that a person who is convicted of a DUI may drive only with an ignition interlock after the first offense, as a condition of a restricted license and is required to have an ignition interlock installed in each vehicle owned by or registered to him after a second offense. The bill also provides that the court may authorize a restricted license for travel to and from the interlock installer and a person can pre-qualify for an ignition interlock prior to conviction. Currently, the requirement for an ignition interlock is imposed only upon a second or subsequent offense or when the offender's BAC is 0.15 percent or above. This bill is identical to SB 378.  
Patron - Iaquinto

HB288 Carrying weapons into courthouses; exception. Provides an exception from the prohibition against carrying a weapon into courthouses in the Commonwealth for city and county treasurers.  
Patron - Sherwood

HB462 Abortion; informed consent. Requires that, as a component of informed consent to an abortion, to determine gestational age, every pregnant female shall undergo transabdominal ultrasound imaging and be given an opportunity to view the ultrasound image of her fetus prior to the abortion. The medical professional performing the ultrasound must obtain written certification from the woman that the opportunity was offered and whether the woman availed herself of the opportunity to see the ultrasound image or hear the fetal heartbeat. A copy of the ultrasound and the written certification shall be maintained in the woman's medical records at the facility where the abortion is to be performed. The ultrasound is not required if the woman is the victim of rape or incest and the incident was reported to law enforcement.  
Patron - Byron

HB508 Synthetic cannabinoids; bath salts; penalties. Amends provisions added to the Code last year regarding the criminalization of synthetic cannabinoids and chemicals known as “bath salts” to add newly identified chemical combinations. The bill adds a more generic chemical description of synthetic cannabinoids so that new chemical compounds will nevertheless be considered synthetic cannabinoids without the precise chemical compound having to be added to the Code. This bill is identical to SB 273.  
Patron - Garrett

HB546 Crimes by gangs. Includes within the definition of “predicate criminal act” the offenses of the taking or detaining of any person into a place for the purpose of prostitution and the receiving of money from earnings of any person engaged in prostitution.  
Patron - Comstock

HB556 Internet publication of personal information of certain public officials prohibited. Adds various public offic-
HB573 Flags flown at half staff. Provides that whenever a member of the United States armed forces, Virginia National Guard, Virginia Defense Force, a police officer, a firefighter, or an emergency medical services provider who is a resident of Virginia is killed in the line of duty, state and local flags flown at any building owned by the Commonwealth shall be flown at half staff or mast for one day to honor and acknowledge respect for those who made the supreme sacrifice. The Department of General Services is to develop procedures to effectuate the purposes of the bill.

Patron - Albo

HB630 Racketeering; forfeiture. Amends provisions that allow for forfeiture of real or personal property used in substantial connection with racketeering offenses to provide that the interest or profits derived from the investment of the forfeited money may also be forfeited.

Patron - Marshall, D.W.

HB752 Strangulation; penalty. Provides that any person who, without consent, impedes the blood circulation or respiration of another person by knowingly, intentionally, and unlawfully applying pressure to the neck of such person resulting in the wounding or bodily injury of such person is guilty of strangulation, a Class 6 felony. This bill is identical to SB 459.

Patron - Morris

HB754 Concealed handgun permit applications; fingerprints. Removes the option for a locality to require that an applicant for a concealed handgun permit submit fingerprints as part of the application. This bill is identical to SB 67.

Patron - Cline

HB940 Purchase of handguns; eliminate limitation on handgun purchases. Eliminates the prohibition on purchasing more than one handgun in a 30-day period. This bill is identical to SB 323.

Patron - Lingamfelter

HB963 Solicitation of child pornography. Provides that any person who commands, entreats, or otherwise attempts to persuade another person to send, submit, transfer, or provide to him any child pornography in order to gain entry into a group, association, or assembly of persons engaged in trading or sharing child pornography shall be punished by not less than five years nor more than 20 years in a state correctional facility, with a five-year mandatory minimum term of imprisonment for a second or subsequent violation.

Patron - Bell, Robert B.

HB964 Displaying a grooming video or materials to a minor; penalty. Provides that any person 18 years of age or older who displays child pornography or a grooming video or materials to a child under 13 years of age is guilty of a Class 6 felony. The bill defines grooming video or materials as a cartoon, animation, image, or series of images depicting a child engaged in a sex act.

Patron - Bell, Robert B.

HB968 Manufacturing, etc., Schedule I and II drugs. Adds a mandatory minimum term of confinement of three years for a second or subsequent conviction of manufacturing, selling, giving, distributing, or possessing with intent to distribute a Schedule I or II drug (now five to life) and increases the mandatory minimum term for a third or subsequent conviction from five years to 10 years. This bill is identical to SB 159.

Patron - Bell, Robert B.

HB973 Sex crimes; penalties. Imposes a mandatory minimum life sentence for rape, forcible sodomy, or object sexual penetration of a child under the age of 13 when it is alleged in the indictment that the offender was 18 years of age or older at the time of the offense. This bill is identical to SB 436.

Patron - Bell, Robert B.

HB1037 Methamphetamine site cleanup costs ordered paid by defendant. Provides that if property owned by a person convicted of manufacture of methamphetamine is damaged, destroyed, or otherwise rendered unusable as a result of such methamphetamine manufacture, the court shall order the person to pay the reasonable estimated or actual expenses associated with cleanup, removal, or repair of the affected property or, if actual or estimated expenses cannot be determined, the sum of $10,000, to the newly created Methamphetamine Cleanup Fund.

Patron - Poindexter

HB1161 Methamphetamine precursors; sale and tracking; penalties. Requires the Department of State Police to enter into a memorandum of understanding to establish the Commonwealth's participation in a real-time electronic record-keeping and monitoring system for the nonprescription sale of ephedrine or related compounds. Most pharmacies and retail distributors will be required to enter nonprescription sales of ephedrine or related compounds into the electronic system. The bill retains the existing sales limit of no more than 3.6 grams of ephedrine or related compounds per day per individual retail customer and no more than nine grams per 30-day period. The bill is effective January 1, 2013. This bill is identical to SB 294.

Patron - Cline

SB67 Concealed handgun permit applications; fingerprints. See HB 754.

Patron - Stanley

SB159 Manufacturing, etc., Schedule I and II drugs. See HB 968.

Patron - Obenshain

SB273 Synthetic cannabinoids; bath salts; penalties. See HB 508.

Patron - Smith

SB294 Methamphetamine precursors; sale and tracking; penalties. See HB 1161.

Patron - Lucas

SB323 Purchase of handguns; eliminate limitation on handgun purchases. See HB 940.

Patron - Carrico

SB378 DUI ignition interlock limitations. See HB 279.

Patron - McEachin

SB436 Sex crimes; penalties. See HB 973.

Patron - Obenshain

SB459 Strangulation; penalty. See HB 752.

Patron - Herring
**Title 19.2 - Criminal Procedure**

**SB563 Concealed handgun permits; application procedures.** Restricts the clerk and the circuit court from requesting or requiring any information from an applicant other than that which is allowed on the concealed handgun permit application and provides that if the permit is denied the court must state in the order the reason for denial when based on one of the convictions, protective order, addiction, or mental health barriers listed in the Code. The bill also requires the circuit court to issue a concealed handgun permit via the United States mail.

Patron - Landes

**SB657 Riding transportation district train with fraudulent ticket; penalty.** Provides a $750 minimum fine for the second conviction within one year of a prior offense of using a fraudulent or counterfeit ticket. Under current law this Class 2 misdemeanor has a minimum fine of $500.

Patron - Ruff

**HB17 Electronic filing of search warrant affidavits.** Allows for the electronic filing of search warrant affidavits by means other than the currently authorized electronic facsimile.

Patron - Kilgore

**HB77 Sentencing proceeding by the jury after conviction.** Provides that criminal sentencing by a jury shall be done by a different jury when the original jury cannot agree on punishment, unless the parties and the court agree to sentencing by the court.

Patron - Haabeeb

**HB185 Manner of enforcement of state criminal offenses.** Provides that when a law-enforcement officer of the Department of State Police or any other division of the state government makes an arrest or issues a summons for a violation of a provision of the Code of Virginia, the person arrested or summoned must be charged with a violation of that Code provision and not with a substantially similar local ordinance. All fines collected upon conviction are to be credited to the Literary Fund.

Patron - Gilbert

**HB278 Bonds in recognizances; how payable.** Provides that bonds in recognizances in criminal or juvenile cases are payable to the county or city where the case is prosecuted, not the locality where the recognizance was taken.

Patron - Iaquinto

**HB348 Asset forfeitures.** Consolidates certain forfeiture provisions found in two chapters in Title 19.2 and found in Title 4.1 and eliminates redundancies. The bill also provides that, unless otherwise provided by law, forfeitures are to be governed by Chapter 22.1 (§ 19.2-386.1 et seq.) of Title 19.2.

Patron - Millner

**HB770 Protective orders against law-enforcement officers.** Provides that no emergency protective order may be issued against a law-enforcement officer for any action arising out of the lawful performance of his duties.

Patron - Landes

**HB856 Critical incident stress management teams; privileged information.** Provides that information communicated to critical incident stress management team members by public safety personnel who are the subjects of peer support services shall not be disclosed. The bill allows the public safety personnel to waive the privilege. This bill is identical to SB 362.

Patron - Stolle

**HB948 Criminal Injuries Compensation Fund; crimes included.** Expands the category of crimes entitled to receive compensation from the Fund to include injured victims of felony vehicular hit and run. Under current law, injuries resulting from the operation of a motor vehicle are not covered unless they were intentionally inflicted or resulted from a violation of DUI or DUI maiming.

Patron - Bell, Robert B.

**HB1123 Dissemination of criminal history record information; state treasurer.** Allows the State Treasurer access to criminal history record information for the purpose of determining whether a person receiving compensation for wrongful incarceration has been subsequently convicted of a felony.

Patron - Keam

**HB1152 Threat assessment teams; criminal history and juvenile records.** Authorizes threat assessment teams established by private nonprofit institutions of higher education to receive health and criminal history records of students for the purposes of assessment and intervention.

Patron - Massie

**HB1238 Redirection of forfeited drug assets to construction of Commonwealth Public Safety Memorial.** Provides that between July 1, 2012, and July 1, 2014, local agencies may direct cash funds and proceeds from forfeited drug assets to the Virginia Public Safety Foundation to support the construction of the Commonwealth Public Safety Memorial. Funding decisions shall be made following an internal analysis that determines contributions will not negatively impact law-enforcement training or operations. This bill is identical to SB 558.

Patron - Farrell

**HB1271 Sexually violent predators; civil commitment.** Provides for determination by the Director of the Department of Corrections for referral of certain prisoners for assessment as sexually violent predators if they appear to meet the definition of sexually violent predators and to exclude from referral those who are incapacitated by debilitating illness. The bill also provides that the Director of the Department of Corrections, in coordination with the Department of Behavioral Health and Developmental Services, shall develop assessment protocols to determine whether the prisoner or defendant meets the definition of a sexually violent predator and shall report to the General Assembly by January 1, 2013. The bill also increases from 120 to 180 days the length of time the Commitment Review Committee has to complete its assessment of the prisoner or defendant for civil commitment and communicate its recommendation to the Attorney General. The bill has an effective date of January 1, 2013.

Patron - Jones

**HB1280 Psychiatric hospital admissions; local inmates.** Amends the criteria for psychiatric inpatient admission for inmates at local correctional facilities to add mentally ill inmates for whom there exists a substantial likelihood that they will suffer serious harm due to their lack of capacity to protect themselves from harm. Under current law the standard is that the mentally ill inmate will cause serious physical harm to himself or others as evidenced by recent behavior causing, attempting, or threatening harm.

Patron - Stolle
Title 20 - Domestic Relations

HB1298 Criminal procedure; GPS tracking device. Provides the authority and the protocol for a law-enforcement officer to apply for a search warrant to permit the use of a GPS tracking device. This bill contains an emergency clause and is identical to SB 685.
Patron - Albo

SB116 Court costs, fines, etc. Extends from 15 to 30 the number of days a person has to pay fines, costs, etc., before collection activity can begin or a driver's license can be suspended.
Patron - McDougle

SB158 Criminal procedure; admission to bail. Provides that a magistrate, clerk, or deputy clerk may not admit to bail a person who is charged with an offense giving rise to a rebuttable presumption against bail unless an attorney for the Commonwealth concurs or the bail previously was set by a judge. A judge may set or admit such person to bail after notice and an opportunity to be heard has been provided to the attorney for the Commonwealth.
Patron - Obenshain

SB325 Asset forfeitures. Consolidates certain forfeiture provisions found in two chapters in Title 19.2 and found in Title 4.1 and eliminates redundancies. The bill also provides that, unless otherwise provided by law, forfeitures are to be governed by Chapter 22.1 (§ 19.2-386.1 et seq.) of Title 19.2.
Patron - Carrico

SB362 Critical incident stress management teams; privileged information. See HB 856.
Patron - Deeds

SB558 Redirection of forfeited drug assets to construction of Commonwealth Public Safety Memorial. See HB 1238.
Patron - Colgan

SB685 Criminal procedure; GPS tracking device. See HB 1298.
Patron - Reeves

Title 21 - Drainage, Soil Conservation, Sanitation and Public Facilities Districts

SB560 Sanitary districts; construction of dams; emergency. Authorizes the board of supervisors of a sanitary district to construct and maintain dams within the district. Current law does not address dams but permits such boards to construct and maintain water supply systems, drainage systems, lighting systems, and other facilities. The bill will become effective upon its passage.
Patron - Stuart

Title 22.1 - Education

HB76 Teachers without continuing contract status. Shifts the date of effective contract renewal for those teachers without continuing contract status from April 15 to June 15. This bill is identical to SB 278.
Patron - Habeeb
HB93 Pupil transportation; insurance requirements. Increases the minimum amount of vehicle liability insurance required to be carried by public schools in the instances of property damage, medical expense payment coverage, and accidents when all persons are injured. The bill also requires taxicab companies providing transportation of students under contract with a school division to have certain minimum amounts of vehicle liability insurance.  
*Patron - Albo*

**HB96** Accreditation of schools; delayed implementation of certain statutes and regulations. Extends the delay of the implementation of statutes and regulations upon which the accreditation of schools in the Commonwealth is based that were not already in effect on June 30, 2008, with the exceptions of the graduation and completion rate index and the economics and financial literacy requirement, until July 1, 2013, unless such statutes or regulations are also specifically required by federal code, federal regulation, or court action.  
*Patron - Wilt*

**HB250** Expenditures and reports on instructional spending. Requires the Department of Education to include in the annual School Performance Report Card for school divisions the percentage of each division’s annual operating budget allocated to instructional costs. The Department will establish a methodology for allocating each school division’s expenditures to instructional and noninstructional costs in a manner that is consistent with the funding of the Standards of Quality as approved by the General Assembly.  
*Patron - Cline*

**HB325** Students with autism spectrum disorders; training required of personnel. Requires each school board, by September 1, 2014, to ensure that aides assigned to work with a teacher who has primary oversight of students with autism spectrum disorders receive training in student behavioral management within 60 days of assignment to such responsibility. School boards may provide such training to other employees, including transportation employees. The Board of Education, in consultation with Virginia Commonwealth University, will develop online training that school divisions may use to fulfill these requirements. Such training shall be made available to local school divisions free of charge.  
*Patron - Massie*

**HB352** Emergency management plans; victims’ rights. Requires the Department of Criminal Justice Services and the Virginia Criminal Injuries Compensation Fund to be the lead coordinating agencies for individuals determined to be victims during critical events and emergencies under emergency management plans developed by school boards, institutions of higher education, the Board of Health, the State Emergency Medical Services Advisory Board, the Department of Emergency Management, and political subdivisions. This bill incorporates HB 380.  
*Patron - Cox, J.A.*

**HB367** Board of Education; publication of disciplinary offense and outcome data. Requires the Board of Education to annually publish disciplinary offense and outcome data by race, ethnicity, gender, and disability for each public school in the Commonwealth on its website.  
*Patron - McClellan*

**HB382** Transfer of assistive technology devices by a school division. Provides that a school division may transfer assistive technology devices purchased by the division for a child with a disability to (i) a different school division to which the child transfers; (ii) a state agency that provides services to a child with a disability upon the child’s graduation or when a school division ceases to provide special education services for the student; or (iii) the parents of a child with a disability, or the child with a disability if the child is age 18 or older and has capacity to enter into a contract.  
*Patron - Pogge*

**HB577** Teachers of online courses and college partnership laboratory schools; background checks. Clarifies that teachers of online courses and in college partnership laboratory schools shall, as a condition of employment requiring direct contact with students, provide written consent and the necessary personal information to obtain a search of the registry of founded complaints of child abuse and neglect maintained by the Department of Social Services.  
*Patron - Bell, Richard P.*

**HB578** Online courses; teacher licensure. Requires the Board of Education to develop licensure criteria for teachers who teach only online courses. The bill also provides that teachers who hold a Board-issued five-year renewable license may teach online courses for which they are properly endorsed.  
*Patron - Bell, Richard P.*

**HB403** Open enrollment policies; local school divisions. Provides that local school divisions may have policies that provide for the open enrollment to any school of any student residing within the school division upon the request of a parent or guardian. The bill describes optional criteria for local school boards to consider when developing any such plan.  
*Patron - LeMunyon*

**HB640** Public school enrollment; military children. Clarifies language relating to enrollment of students pursuant to a special power of attorney to correspond to language in the Interstate Compact on Educational Opportunity for Military Children. This bill is identical to SB 190.  
*Patron - Stolle*

**HB644** Board of Education; high school accreditation; industry certifications. Requires the Board of Education to adopt regulations adjusting the formula for calculating the final high school accreditation status to add points for each student obtaining a diploma and certain industry certifications, state licensure, or occupational credential. The additional points shall only improve the accreditation status of a school and cannot be used to obtain or deny accreditation. This bill is identical to SB 514.  
*Patron - Stolle*

**HB756** Public schools; Innovation Technical Advisory Committee. Authorizes the Department of Education to establish an Innovation Technical Advisory Group, comprised of individuals with experience in the establishment and operation of charter schools, college partnership laboratory schools, and virtual school programs, or to retain the services of individuals with such experience to provide technical assistance and advice to the Board in carrying out its duties relating to charter schools, college partnership laboratory schools, and virtual school programs.  
*Patron - Dance*

**HB1061** Secondary school graduation requirements; diplomas. Directs the Board of Education to modify the credits necessary for a student to earn a standard or an advanced studies diploma. The advanced studies diploma shall be the recommended diploma for students pursuing baccalaureate study. The standard diploma shall include a concentration in career and technical education and a requirement to earn a career and technical education credential. Standard or advanced studies
HB1097 Public schools; possession and administration of epinephrine. Requires local school boards to adopt and implement policies for the possession and administration of epinephrine in every school. The school nurse or a school board employee may administer the epinephrine to any student believed to be having an anaphylactic reaction. The bill also requires the Department of Health, in conjunction with the Department of Education and the Department of Health Professions to develop and implement policies for the recognition and treatment of anaphylaxis in the school setting. This bill is identical to SB 656.

Patron - O'Bannon

HB1107 Career and technical education industry certifications. Delays for one year the effective date of legislation providing that, where there is a national industry certification for career and technical education instructional personnel or programs for automotive technology, the Board of Education must make such certification a mandatory part of the career and technical education program.

Patron - Greason

HB1181 Public schools; reading intervention. Requires local school divisions to provide reading intervention services to students in grade three who demonstrate deficiencies based on their individual performance on the Standards of Learning reading test or any reading diagnostic test that meets criteria established by the Department of Education. The local school division, at its discretion, shall provide such intervention before promotion to grade four.

Patron - Landes

HB1189 Public schools; student data requests. Allows local school boards to develop a single, standardized form to obtain parental consent for the release of student data. If developed by the local school board, such form shall be used by Community Policy and Management Teams and the Departments of Health, Social Services, Correctional Education, Juvenile Justice, and Behavioral Health and Developmental Services.

Patron - Watts

HB1208 Home instruction of children; curriculum description. Requires that the description of the curriculum, which a parent electing to provide home instruction to his child in lieu of school attendance must submit to the school division superintendent, shall be limited to a list of subjects to be studied during the coming year. This bill is identical to SB 564.

Patron - Pogge

HB1215 Virtual schools; accreditation. Requires the Board of Education to promulgate regulations establishing standards for accreditation of public virtual schools that enroll students full time.

Patron - Bell, Richard P.

SB190 Public school enrollment; military children. See HB 640.

Patron - Miller, J.C.
Title 23 - Educational Institutions

SB259 Human trafficking; information for public schools. See HB 1188. Patron - Ebbin

SB278 Teachers without continuing contract status. See HB 76. Patron - Smith

SB440 Public charter schools; funding, and service contracts. See HB 1173. Patron - Obenshain

SB489 Secondary school graduation requirements; diplomas. See HB 1061. Patron - Ruff

SB514 Board of Education; high school accreditation; industry certifications. See HB 642. Patron - Wagner

SB564 Home instruction of children; curriculum description. See HB 1208. Patron - Black

SB650 Public schools; possession and administration of epinephrine. See HB 1107. Patron - McEachin

Title 23 - Educational Institutions

HB180 Commonwealth Health Research Board; staffing. Provides that employees of the Commonwealth Health Research Board, which provides financial support for health research funded through assets distributed to the Commonwealth as a policyholder pursuant to the conversion of Blue Cross and Blue Shield of Virginia, shall be employees of the Department of Accounts and shall be entitled to all benefits available to state employees. The bill directs the Board to enter into a memorandum of understanding with the Department of Accounts concerning staff support. The Board currently has one full-time employee. Patron - O'Bannon

HB195 Higher education; course credit for military experience. Requires the governing boards of each public institution of higher education, in accordance with guidelines developed by the State Council of Higher Education for Virginia, to implement policies that award academic credit to students for educational experience gained from military service. Patron - Lewis

HB305 Institutions of higher education; crisis and emergency management plans. Increases the Department of Emergency Management's oversight of institutional crisis and emergency management plans by requiring institutions to certify in writing to the Department that the required annual reviews and functional exercises have been conducted. This bill is identical to SB 346. Patron - Yost

HB441 Uniform Certificate of General Studies. Clarifies that credits earned in academic subject area coursework as part of the Uniform Certificate of General Studies shall be transferrable to a four-year public institution of higher education. Patron - Tata

HB548 Higher education; active duty military. Requires public institutions of higher education, in accordance with guidelines developed by the State Council of Higher Education for Virginia, to implement policies that recognize the scheduling difficulties and obligations of active duty military personnel. Patron - Comstock

HB629 University of Virginia; board of visitors. Increases the size of the board of visitors from 16 to 17, of whom (i) at least 12 shall be appointed from the Commonwealth at large, (ii) at least 12 shall be alumni of the University of Virginia, and (iii) at least one shall be a physician with administrative and clinical experience in an academic medical center. Patron - Massie

HB639 Higher education; publication of graduate employment rates. Requires public and private nonprofit institutions of higher education to publish data on the proportion of graduates with employment at 18 months and five years after the date of graduation. The data shall include the major and degree program, percentage of employment in the Commonwealth, average salary, and average higher education-related debt of graduates. The provisions of this bill will expire on June 30, 2017. Patron - Stolle

HB703 Higher education; policies related to student nonpayment. Requires the board of visitors or other governing body of every public institution of higher education to refrain from referring a student account to collections until required to do so by § 2.2-4806. This bill shall not apply to public institutions of higher education that have entered into Management Agreements with the Commonwealth. Patron - Filler-Corn

HB765 College partnership laboratory schools. Allows a private institution of higher education that operates a teacher education program approved by the Board of Education to operate a college partnership laboratory school. Currently, only a public institution of higher education that operates a Board-approved teacher education program may do so. Tuition may be charged for courses for which the student receives college credit or for enrichment courses that are not required to achieve a Board-approved high school diploma. This bill is identical to SB 475. Patron - Peace

HB852 Student records; mental health. Clarifies that an institution of higher education may require that any accepted student provide a complete student record, including any mental health record, from not only his high school but also any other institution of higher education he has attended. This bill is identical to SB 375. Patron - Yost

HB853 Policies addressing suicidal students. Removes repetitive language permitting universities to establish policies regarding students who are a danger to themselves or others; this section and another on violence prevention already permit such policies. This bill is identical to SB 458. Patron - Yost

HB900 Higher education; mental health and parental notification policies. Provides that any person licensed to diagnose and treat mental, emotional, or behavioral disorders who is treating a student may determine to withhold parental notification of a dependent student's mental health treatment if such person determines that the notification may result in sub-
stustantial harm. Currently, only a physician or clinical psychologist can make such a determination. This bill is identical to SB 374.
Patron - Brink

HB965 Campus police: MAAs with local law-enforcement agencies. Requires campus police to enter into mutual aid agreements with an adjacent local law-enforcement agency or the State Police for cooperation in providing assistance with the investigation of deaths and alleged rapes occurring on college campuses. This bill is identical to SB 302.
Patron - Bell, Robert B.

SB53 Commonwealth Health Research Board; staffing. Provides that employees of the Commonwealth Health Research Board, which provides financial support for health research funded through assets distributed to the Commonwealth as a policyholder pursuant to the conversion of Blue Cross and Blue Shield of Virginia, shall be employees of the Department of Accounts and shall be entitled to all benefits available to state employees. The bill directs the Board to enter into a memorandum of understanding with the Department of Accounts concerning staff support. The Board currently has one full-time employee.
Patron - Watkins

SB105 Roanoke Higher Education Authority. Removes the president of the Jefferson College of Health Sciences from the Board of Trustees governing the Roanoke Higher Education Authority.
Patron - Edwards

SB302 Campus police; MAAs with local law-enforcement agencies. See HB 965.
Patron - Howell

SB346 Institutions of higher education; crisis and emergency management plans. See HB 305.
Patron - McDougle

SB374 Higher education; mental health and parental notification policies. See HB 900.
Patron - Barker

SB375 Student records; mental health. See HB 852.
Patron - Barker

SB458 Policies addressing suicidal students. See HB 853.
Patron - Barker

SB475 College partnership laboratory schools. See HB 765.
Patron - Locke

Title 24.2 - Elections

HB9 Voter identification requirements; provisional ballots. Eliminates the provision that allows a voter to sign a sworn statement that he is the named registered voter he claims to be in lieu of showing identification. The bill allows the voter without identification to vote an official ballot if he is recognized and acknowledged by an officer of election. Otherwise a voter without identification will be offered a provisional ballot that will be reviewed by the electoral board at its meeting on the day following the election. The voter may submit a copy of one of the required forms of identification to the electoral board in person or by facsimile, electronic mail, or other means. The bill expands the list of acceptable forms of identification to include a valid student identification card issued by a Virginia four-year institution of higher education and certain other documents that show his name and address. Any voter whose name is marked on the pollbook as having already voted will be allowed to vote only by a provisional ballot. The General Assembly rejected the Governor's recommended amendments and the Governor signed HB 9 as originally presented to him.
Patron - Cole

HB13 Elections; redistricting local districts; prison populations. Provides that the local governing body may exclude from its calculations in drawing local districts for decennial redistricting the population of certain adult correctional facilities. The bill includes federal and regional, as well as state, adult correctional facilities and allows the exclusion of the facility population if it exceeds 12 percent of the ideal population of an election district for the locality.
Patron - Ingram

HB21 Elections; polling place requirements. Permits a polling place for a county precinct to be located in a county wholly contained within the county on property owned by the county.
Patron - Landes

HB37 Paid and volunteer officers of election. Provides that an officer of election may waive compensation and serve as an unpaid volunteer officer. Unpaid volunteer officers shall have the qualifications and fulfill the requirements applicable to paid officers.
Patron - Cole

HB38 Absentee voting; duties of general registrar and electoral board. Broadens the type of certification of mailing permitted when sending absentee ballot materials to include certification of expedited mailing or delivery by commercial delivery providers as well as the United States Postal Service.
Patron - Cole

HB56 Voter registration applications; protection of residence address information. Adds active and retired federal and Virginia justices and judges and attorneys employed by the United States Attorney General or Virginia Attorney General to the list of persons whose residence addresses may be replaced by a post office box address on publicly available registration and elections documents.
Patron - Cole

HB57 State Board of Elections and general registrars; duties with respect to voter registration. Provides that the State Board shall distribute the alphabetical lists of registered voters in each precinct to each county, city, and town at least 16, rather than 10, days before an election to give more time for local review. The bill also provides that the general registrar shall process the State Board's most recent list of convicted felons within 21 to 14 days before an election, cancel the registration of any registered voter shown to be a felon, and notify the registered voter of the cancellation.
Patron - Cole

HB60 Illegal voting and registrations; write-in absentee ballots. Clarifies that the prohibition against voting more than once in one election does not apply to military and overseas voters entitled to vote a federal write-in absentee ballot who may send in both the write-in ballot and a state absentee ballot. If both ballots are received prior to the close of the polls, the
state ballot will be the one counted. This bill is identical to SB 283.
Patron - Cole

HB63 Elections; provisional ballots; electoral board meetings. Provides that the meeting of the electoral board on the day or days following an election is open only to authorized party and candidate representatives, the persons who cast the provisional ballots with their representatives or legal counsel, and the staff and legal counsel for the electoral board. The bill also specifies that the party and candidate representatives attend as observers and not as participants.
Patron - Cole

HB251 Congressional districts. Redraws the boundaries of the 11 congressional districts.
Patron - Bell, Robert B.

HB319 Conduct of elections; observers. Requires observers to respect the area around voters and secrecy of the ballot. The bill is identical to SB 537.
Patron - Ingram

HB332 Campaign Finance Disclosure Act; general provisions applicable to penalties. Provides that the Act's requirements for filing timely and complete statements and reports remain in full force and effect notwithstanding any pending investigation into activities of any candidate campaign committee, political committee, or participant in the committee.
Patron - Villanueva

HB417 Elections; polling places; prohibited campaign area. Provides that the requirement to provide an area of 40 feet from the entrance to a polling place applies to the entrance to a polling place contained within a structure. Campaign activities may be allowed by the local electoral board within the structure so long as the prohibited campaign area is enforced within 40 feet of the entrance to the polling place.
Patron - Watts

HB623 Elections, administrative matters, and duties of the electoral board and general registrar. Provides for certain administrative efficiencies; permits general registrar to administer oath to voting equipment custodians; clarifies method to give notice of change in location of general registrar's office; modernizes procedures to give public notice of registration times and primaries; and permits absentee ballot envelopes to be opened before election day so long as the ballots are placed in a secure ballot container and no count is initiated. This bill is identical to SB 566.
Patron - Cole

HB881 Political campaign advertisements; disclosure requirements. Requires print advertisements to contain sufficient space to display the required disclosure statement in a minimum font size of seven point and provides that an electronic advertisement without sufficient space may meet the disclosure requirement by a link that takes the viewer to a page showing the disclosure statement.
Patron - Sickles

HB946 Political action committees; campaign finance filings. Requires any political action committee that files its statement of organization on or after August 15 and before the November election day in any odd-numbered year to file a campaign finance report for the committee's activities during that year with its statement of organization and to file reports within 24 hours of receiving any contribution of $500 or more during the period between October 1, or the date of filing its statement of organization if after October 1, and the election day. Currently, only political action committees that file a statement of organization on or after October 1 and before the November election day in any odd-numbered year are subject to this additional reporting requirement.
Patron - Bell, Robert B.

HB974 Campaign finance disclosure reports; custody and copying. Requires the State Board of Elections to replace in campaign finance disclosure reports the residence address of certain protected voters, such as law-enforcement officers, with the post office box address such protected voters may provide to be shown on public voter documents in lieu of their residence address, if requested to do so by any such protected voter.
Patron - Bell, Robert B.

HB1007 Voter registration: Department of Motor Vehicles. Provides for cooperation between the Department of Motor Vehicles and the State Board of Elections in the prompt transmittal of voter registration applications and change of address information from DMV offices to SBE and the general registrars.
Patron - Ramadan

HB1118 Elections: persons eligible to obtain lists of persons voting at primaries and elections. Allows access to the lists for all political purposes by members of the public and nonprofit organizations as well as by candidates, elected officials, and political party chairmen.
Patron - Ingram

HB1133 Candidate petitions in primaries and general elections. Provides that candidate petitions in primaries and general elections must be witnessed by a legal resident of the Commonwealth who attests that he is not a minor or a felon whose voting rights have not been restored. Current law requires that the petition witness must be eligible to vote for the office for which the petition is being circulated. The bill also provides that presidential candidates are eligible to witness their own petitions. The bill contains an emergency clause. The bill is identical to SB 613.
Patron - Cole

HB1151 Petition requirements for candidates for statewide offices. Provides that the petition requirement for statewide office candidates of 400 signatures from each congressional district may be met on the basis of the existing congressional districts if the new decennial congressional redistricting plan has not been enacted and approved for implementation under § 5 of the Voting Rights Act before January 1 of the election year. The bill further provides that references to the usual June primary date in a petition will not be cause to invalidate the petition if the primary date is altered by law. The provisions of the act become effective on January 1, 2013.
Patron - Cole

SB1 Voter identification requirements; provisional ballots. Eliminates the provision that allows a voter to sign a sworn statement that he is the named registered voter he claims to be in lieu of showing identification. A voter without acceptable identification will be offered a provisional ballot that will be reviewed by the electoral board at its meeting following the election. The voter may submit a copy of one of the required forms of identification to the electoral board in person or by facsimile, electronic mail, or other means by noon of the third day after the election. The bill expands the list of acceptable forms of identification to include a valid student identification card issued by an institution of higher education located in Virginia and certain other documents that show his name and
address. Any voter whose name is marked on the pollbook as having already voted will be allowed to vote only by a provisional ballot.
Patron - Martin

SB57 Absentee voting. Provides for an interval of at least five days after a person registers in person to vote before his absentee ballot application can be processed and includes an exception for military and overseas voters.
Patron - Obenshain

SB283 Illegal voting and registrations; write-in absentee ballots. See HB 60.
Patron - Smith

SB385 Campaign finance; prohibited interest payments on certain loans to candidate campaign committees. Provides that a campaign committee shall not pay interest on any loan to the committee made by the candidate or by a member of his immediate family. The bill contains a civil penalty.
Patron - McEachin

SB536 Absentee voting; unused, lost, and defaced ballots. Requires persons who appear at their polling place or the central absentee voter precinct on election day and who had returned an unused or spoiled absentee ballot prior to election day to cast a provisional ballot, rather than an official ballot, at the polling place or precinct. Such persons may vote an official ballot if they bring the unused or spoiled ballot with them on election day.
Patron - Martin

SB537 Conduct of elections; observers. See HB 319.
Patron - Martin

SB565 Elections; military and overseas voters. Adopts the Uniform Military and Overseas Voters Act, with modifications, to promote uniformity of treatment and improved administration of election laws for military and overseas voters.
Patron - Martin

SB566 Elections, administrative matters, and duties of the electoral board and general registrar. See HB 623.
Patron - Martin

SB613 Candidate petitions in primaries and general elections. See HB 1133.
Patron - Edwards

SB663 Elections; persons permitted to vote; identification requirements. Adds concealed handgun permits to the list of acceptable forms of identification to vote or when challenged.
Patron - Smith

Title 25.1 - Eminent Domain

HB1035 Eminent domain; lost profits and access. Provides definitions for the terms "lost profits" and "lost access" and how to determine the amount of just compensation, which includes lost profits and lost access resulting from the taking, that must be paid for property taken by eminent domain. The bill has a contingent effective date of January 1, 2013, provided that the voters approve an amendment to Section 11 of Article I of the Constitution of Virginia at the 2012 November election. This bill is identical to SB 437.
Patron - Joannou

SB437 Eminent domain; lost profits and access. See HB 1035.
Patron - Obenshain

Title 26 - Fiduciaries Generally

HB677 Power of attorney; termination. Provides that an agent's authority under a power of attorney terminates by operation of law if either the agent or principal file an action for separate maintenance from the other or for custody or visitation of a child in common with the other.
Patron - Sarovell

Title 27 - Fire Protection

HB941 Issuance of fire investigation warrant; State Police arson investigators. Authorizes State Police arson investigators to obtain administrative warrants to investigate fires. Current law only authorizes fire marshals to obtain such warrants. This bill is identical to SB 133.
Patron - Lingamfelter

HB1111 Fees for enforcement and appeals under Statewide Fire Prevention Code and Uniform Statewide Building Code. Defines the term "defray the cost" for purposes of fees authorized to be collected by a locality for costs for enforcement and appeals of the application of the Statewide Fire Prevention Code and the Uniform Statewide Building Code. Under the bill, the cost may include the fair and reasonable costs incurred for such enforcement during normal business hours, but shall not include overtime costs, unless conducted outside of the normal working hours established by the locality. The bill provides that it does not prohibit a private entity from conducting the inspections provided the private entity has been approved in accordance with the written policy of the fire official or maintenance code official for the locality.
Patron - Greason

HB1293 Statewide Fire Prevention Code; local inspection fee. Provides that in the City of Chesapeake no fee charged for the inspection of any place of religious worship designated as Assembly Group A-3 under the Fire Prevention Code shall exceed $50.
Patron - Spruill

SB133 Issuance of fire investigation warrant; State Police arson investigators. See HB 941.
Patron - Stanley

Title 28.2 - Fisheries and Habitat of the Tidal Waters

HB196 Haul seine nets. Requires a haul seine net that is longer than 1,000 yards and is anchored at one end to the shore and the other end mechanically drawn, without the aid of a boat or vessel, to have up to 400 feet of two-and one-half inch mesh.
Patron - Lewis

HB238 Management of blue crabs. Limits the Marine Resources Commission's fisheries management authority in the
Albemarle and Currituck watersheds to the recreational and commercial harvest of blue crab.

Patron - Knight

SB470 Combined fishing license. Removes references to specific dollar amounts currently charged for the freshwater and saltwater components of a combined sportfishing license and recognizes that the Department of Game and Inland Fisheries and the Marine Resources Commission currently have the authority to independently establish the price of each agency's component of the combined license.

Patron - Northam

Title 29.1 - Game, Inland Fisheries and Boating

HB95 Bear hound training. Allows the training of dogs to hunt bears to occur from 4 a.m. until 10 p.m. Currently, the training of dogs to hunt bears is limited to one-half hour before sunrise until four and one-half hours after sunset. This bill is identical to SB 147.

Patron - Witt

HB175 Riparian blinds in Back Bay. Limits the placement of duck blinds by riparian landowners in Back Bay to the riparian owner's shoreline at the mean low water mark but allows blinds erected and licensed by riparian owners in 2011 to remain at their current locations.

Patron - Knight

HB381 Motorboat registration. Changes the expiration date for motorboat registration from three years from the first day of the month in which it was issued to three years from the last day of the month in which it was issued.

Patron - Fogge

HB538 Hunter education program. Requires the Board of Game and Inland Fisheries to establish at least one full-time hunter education coordinator position in each of the Department of Game and Inland Fisheries' administrative regions.

Patron - Orrock

HB719 Special hunting and fishing license for disabled veterans. Allows a veteran who is permanently disabled due to a service-connected disability to obtain at no cost a combined hunting and freshwater fishing lifetime license, or a separate hunting or freshwater fishing lifetime license. This bill is identical to SB 528.

Patron - VANCEy

HB855 Nuisance species; coyotes and feral swine. Adds coyotes and feral swine to the definition of "nuisance species."

Patron - Yost

HB880 Fishing licenses for partially disabled veterans. Establishes a special fishing license for resident and nonresi-dent veterans who have a service-connected disability of at least 70 percent as rated by the U.S. Department of Veterans Affairs. The resident veterans will pay one-half the cost of the annual state resident basic fishing license and the nonresident veterans will pay one-half the cost of the state nonresident basic fishing license. Last year, a similar law was enacted that allowed partially disabled resident and nonresident veterans to obtain the basic hunting license at one-half the cost.

Patron - Sickles

HB990 Authorization of nonlethal control measures against elk. Grants the Director of the Department of Game and Inland Fisheries the option to authorize nonlethal control measures against elk found to be responsible for damage. The current statute grants such an option with respect to bear only.

Patron - Morefield

HB1119 Wake surfing. Allows persons to engage in the recreational activity of wake surfing.

Patron - Wright

SB147 Bear hound training. See HB 95.

Patron - Puckett

SB528 Special hunting and fishing license for disabled veterans. See HB 719.

Patron - Garrett

Title 30 - General Assembly

HB45 General Assembly; continuance of case. Provides that the continuance as a matter of right that a party to a proceeding in any court or other tribunal may obtain if he, prior to or during the session of the General Assembly, has retained an attorney to represent him in such proceeding who is an officer, employee, or member of the General Assembly or an employee of the Division of Legislative Services also applies to an attorney who becomes an officer, employee, or member of the General Assembly or an employee of the Division of Legislative Services after such attorney is retained. The bill also provides that such a continuance may be obtained if the attorney retained is or becomes a member-elect of the General Assembly.

Patron - Habeeb

HB79 Virginia Disability Commission; powers and duties; work groups; sunset. Provides that the Virginia Disability Commission shall establish work groups to assist the Commission in carrying out its powers and duties. Such work groups shall include work groups that focus on issues related to (i) housing and transportation, (ii) education and employment, (iii) publicly funded services, and (iv) such other issues as the Commission may deem necessary. The bill also repeals the sunset provision for the Commission, which is set to expire July 1, 2012.

Patron - Orrock

HB246 Sunset provisions on state tax credits. Prohibits any committee of the General Assembly from reporting a new state tax credit or renewing an existing state tax credit unless such bill contains an expiration date of not longer than five years from the effective date of the new or renewed state tax credit.

Patron - Cline

HB349 Virginia War of 1812 Bicentennial Commission. Extends the time that the Commission may be funded upon the approval of the Joint Rules Committee, and provides
that if the Commission is not funded by a separate appropriation in the appropriation act for the 2014-2016 biennium, the Commission will sunset on July 1 of the fiscal year that it does not receive funding. This bill is a recommendation of the Virginia War of 1812 Bicentennial Commission.

Patron - McDougle

HB739 Virginia College Savings Plan Oversight Act. Directs the Joint Legislative Audit and Review Commission (JLARC) to oversee and evaluate the Virginia College Savings Plan on a continuing basis. The bill requires JLARC and the Virginia College Savings Plan to make certain reports to the General Assembly. This bill is identical to SB 599.

Patron - Jones

HB777 Joint Subcommittee to Evaluate Tax Preferences. Establishes the Joint Subcommittee to Evaluate Tax Preferences. The joint subcommittee is charged with overseeing the evaluation of Virginia’s tax preferences. The joint subcommittee would consist of 14 legislative members: two members of the House Committee on Appropriations; six members of the House Committee on Finance; and six members of the Senate Committee on Finance. Members of the joint subcommittee will be appointed by the Speaker of the House of Delegates and the Senate Committee on Rules, respectively, upon the recommendations of the Chairmen of the House and Senate Committees. The joint subcommittee must submit an annual executive summary of its work to the General Assembly and the Governor by the first day of each regular session of the General Assembly.

Patron - Landes

HB810 Joint Commission on Transportation Accountability. Provides for staffing of the Commission by the Clerk's Office of the house of the General Assembly of which the Chairman is a member and the Division of Legislative Services, with technical support from the Joint Legislative Audit and Review Commission.

Patron - May

SB395 Virginia Commission on the Centennial of Woodrow Wilson's Presidency. Amends the third enactment of Chapter 667 of the Acts of Assembly of 2010 to extend the Commission contingent upon the receipt of private funding by July 1, 2013. In the event the Commission is not funded by private funds, it will expire on July 1, 2013. This bill is a recommendation of the Virginia Commission on the Centennial of Woodrow Wilson's Presidency.

Patron - Hanger

SB573 Disposal of unclaimed firearms; Capitol Police. Provides that the Division of Capitol Police may destroy unclaimed firearms or other weapons after the items have been in the possession of the Division for 60 days.

Patron - Carrico

SB599 Virginia College Savings Plan Oversight Act. See HB 739.

Patron - Hanger

SB611 Signature for prefilled legislation. Allows for an electronic signature to be substituted for a handwritten signature on prefilled legislation as may be approved by each house in accordance with its rules and procedures. The legislation is set to sunset on July 1, 2014.

Patron - McDougle

Title 32.1 - Health

HB83 Mammograms; information on breast density. Requires the Board of Health to establish guidelines requiring licensed facilities or physicians' offices where mammography services are provided to (i) include information on breast density in mammogram letters sent to patients and (ii) include a notice containing information about the potential effects of dense breast tissue on mammograms and explaining that patients may wish to contact their physicians for additional information. This bill is identical to SB 544.

Patron - Orrock

HB177 Health records privacy; disclosure to emergency medical services councils. Provides that health care providers shall disclose health information to a regional emergency medical services council when the health information and data will be used for purposes limited to monitoring and improving the quality of emergency medical services.

Patron - O'Brien

HB183 Medical assistance; coverage for certain children and pregnant women. Provides that the Board of Medical Assistance Services shall include a provision in the state plan for medical assistance services for medical assistance for otherwise eligible pregnant women during the first five years of lawful residence in the United States. The bill also requires the Department of Medical Assistance Services to provide coverage under the Family Access to Medical Insurance Security (FAMIS) plan for otherwise eligible children and pregnant women during the first five years of lawful residence in the United States. This bill is identical to SB 568.

Patron - O'Brien

HB184 Board of Medical Assistance Services; fraud investigators. Requires that at least two members of the Board of Medical Assistance Services be individuals with significant professional experience in the detection, investigation, or prosecution of health care fraud.

Patron - O'Brien

HB220 Home care organizations; licensure. Provides that no license to establish or operate a home care organization shall be issued to or renewed for any person who has been sanctioned pursuant to 42 U.S.C. § 1320a-7b, which relates to criminal penalties for certain acts involving federal health care programs.

Patron - Head

HB269 Certificate of public need; process for review and approval of psychiatric and substance abuse services. Eliminates the requirement that a Request for Applications be issued before the Commissioner of Health may accept and consider applications for a certificate of public need for establishment of psychiatric or substance abuse treatment beds or services. The bill contains technical amendments.

Patron - Peace

HB272 Death, marriage, or divorce records; when public. Reduces the time period after which death, marriage, divorce, or annulment records become public from 50 years to 25 years.

Patron - Peace

HB330 Virginia Transplant Council. Authorizes the Virginia Transplant Council to hire its own employees and pay them with moneys from the Virginia Donor Registry and Pub-
lic Awareness Fund. The bill eliminates language designating the Board of Health as the budgetary administrator for the operation and administration of the Council and provides that the Council, rather than the Board of Health on its behalf as in current law, will administer the Fund and may apply for, accept, and expend gifts, grants, and donations on its own behalf. The Board of Health will continue to have authority to apply for, accept, and expend gifts, grants, and donations on behalf of the Council.

**Patron - Villanueva**

**HB343 Virginia All-Payer Claims Database; creation.** Establishes the Virginia All-Payer Claims Database system, in order to facilitate data-driven, evidence-based improvements in access, quality, and cost of health care and to improve the public health through understanding of health care expenditure patterns and operation and performance of the health care system. Entities that choose to submit claims data to the database shall do so pursuant to data use and submission agreements executed with the nonprofit organization that contracts with the Commissioner of Health for public health data needs. The bill also directs the Commissioner to develop a work group to study continuing health information needs in the Commonwealth. This bill is identical to SB 135.

**Patron - O'Bannon**

**HB535 Certificate of public need; nursing home beds.** Repeals requirements relating to relocation of certain nursing home beds and certificates of public need for certain nursing home beds. The bill requires the Department of Health, in consultation with stakeholders, to review existing statutory language and develop recommendations related to (i) acceptance of applications for relocation of nursing home beds without prior issuance of a Request for Applications and (ii) criteria and procedures for extensions of open admissions periods for continuing care retirement communities.

**Patron - Orrock**

**HB796 State Board of Health; guidelines for cleanup of residential property used as clandestine drug lab.** Provides for the State Board of Health to establish guidelines for the cleanup of residential property formerly used as a clandestine methamphetamine laboratory.

**Patron - Rush**

**HB829 Virginia Immunization Information System; linkages to other VDH databases.** Allows the Commissioner of Health to allow health care providers authorized to access the Virginia Immunization Information System to also access other information maintained by the Department of Health, including newborn screening records, newborn hearing screening records, and blood-lead level records.

**Patron - Farrell**

**HB1075 Hospital discharge; follow-up care.** Requires hospitals to educate patients, and in certain circumstances their families, about follow-up care, treatment, and services upon discharge. The bill also requires community services boards to provide information to hospitals about alcohol and substance abuse services available to minors. This bill is identical to SB 201.

**Patron - Hugo**

**HB1231 Onsite sewage systems; inspections.** Clarifies that if a licensed professional engineer or onsite soil evaluator does not inspect an onsite sewage system, the evaluation and design of which he certified, at the time of installation in a timely manner, or declines to certify that the installation was completed substantially in accordance with the evaluation and design, the owner may petition the Department of Health to inspect the installation and render a final case decision approving or disapproving the installation.

**Patron - Orrock**

**[N]HB1274 Requirements for transferring a nursing home resident; workgroup.** Creates a workgroup for the purposes of clarifying requirements and developing guidelines applicable to nursing homes when transferring or discharging a resident.

**Patron - Hope**

**SB135 Virginia All-Payer Claims Database; creation.** See HB 343.

**Patron - Puller**

**SB201 Hospital discharge; follow-up care.** See HB 1075.

**Patron - Marsden**

**SB487 Certificate of public need program; annual report.** Eliminates the requirement that the Commissioner of Health report annually to the Governor and the General Assembly on the status of Virginia's certificate of public need program.

**Patron - Newman**

**SB544 Mammograms; information on breast density.** See HB 83.

**Patron - Edwards**

**SB568 Medical assistance; coverage for certain children and pregnant women.** See HB 183.

**Patron - Ebbin**

**SB660 Vital records; records becoming public.** Provides that when 100 years have elapsed from the date of birth or 25 years from the date of death, marriage, divorce, or annulment, the records of such events shall, unless precluded from release by statute or court order, or at law enforcement's request, become public information and be made available to the public. The bill also requires the State Registrar to make original records that become public information available to the Library of Virginia for safekeeping and for public access consistent with other state archival records, directs the State Registrar and the Library of Virginia to enter into a memorandum of understanding to arrange for continued prompt access to such records by the State Registrar for amendments or other working purposes, and directs the State Registrar to enter into a long-term contract with a private company experienced in maintaining genealogical research databases to create, maintain, and update online indexes of records made available to the public.

**Patron - Blevins**

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**Title 33.1 - Highways, Bridges and Ferries**

**HB34 Advertising within highway limits.** Allows the Commissioner of Highways to enter into agreements with any local governing body authorizing local law-enforcement agencies or other local governmental entities to act as agents of the Commissioner regarding unlawful advertising on highways and collection of penalties and costs. The bill also amends the law regarding such agreements with Fairfax County to provide that signs providing directions to "special events" posted on weekends shall not be subject to such agreements.

**Patron - Albo**
HB85 **HOV lanes; use by vehicle with clean special fuel license plates.** Requires the Commissioner of Highways to report annually to the Chairmen of the House and Senate Transportation Committees on those HOV facilities whose high traffic volume has resulted in a degraded condition as identified by federal law. This report is to be used by the Chairmen as the basis for recommendations for further restrictions on the use of HOV facilities by clean special fuel vehicles.  
Patron - Greason

HB333 **Access roads to economic development sites.** Clarifies the Code to account for a fund name change from 2006.  
Patron - Villanueva

HB599 **Northern Virginia Transportation District; long-range planning.** Establishes responsibilities for various entities for long-range transportation planning for the Northern Virginia Transportation District. This bill is identical to SB 531.  
Patron - LeMunyon

HB626 **Highway noise; certain reports by VDOT required.** Allows the local governing body of any county, city, or town, at its own expense, to evaluate noise from highways it may designate for analysis.  
Patron - LeMunyon

HB640 **Permit applications for outdoor advertising.** Defines "billboard sign" and does away with the Certification Acceptance Program, which allowed an entity with five or more signs to self-inspect and certify its compliance with the regulations in lieu of paying a permit fee. The bill also raises application fees for permits for advertising.  
Patron - Habeeb

HB914 **"Children at play" signs.** Allows counties and towns, pursuant to an agreement with the Commissioner of Highways, to install "Children at play" signs on highways within their boundaries. The cost of the signs and installation will be borne by the county or town.  
Patron - Minchew

HB1164 **Improvements to secondary and urban system highways.** Requires the Secretary of Transportation, at least once every four years, to examine the process by which secondary and urban highway system maintenance and improvement projects are approved.  
Patron - Bulova

HB1185 **The Road to Revolution.** Expands the potential for sites on The Road to Revolution state heritage trail from those celebrating Patrick Henry and his role in liberating Virginia from Colonial rule to all those significant to men and women who played a role in liberating Virginia and establishing the United States of America.  
Patron - Peace

HB1217 **Sergeant David Lambert Highway; Sergeant Brandon Ashbury Highway.** Designates a portion of Virginia Route 19 the "Sergeant Brandon Ashbury Highway" and all of Virginia Route 609 in Tazewell County the "Sergeant David Lambert Highway."  
Patron - Morefield

HB1263 **VDOT Integrated Directional Sign ("Logo Sign") Program.** Provides for a broad-based evaluation of the "Logo Sign" Program by the Highway Commissioner.  
Patron - Marshall, D.W.

SB209 **HOV lanes; use by vehicle with clean special fuel license plates.** Requires the Commissioner of Highways to report annually to the Chairmen of the House and Senate Transportation Committees on those HOV facilities whose high traffic volume has resulted in a degraded condition as identified by federal law. This report is to be used by the Chairmen as the basis for recommendations for further restrictions on the use of HOV facilities by clean special fuel vehicles.  
Patron - Barker

SB230 **Administration of local highway projects.** Requires VDOT to provide for training and certification of local governments to enable them to administer locally performed highway maintenance and construction projects with minimal VDOT supervision.  
Patron - Herring

SB530 **Public hearings prior to certain VDOT projects.** Requires the institution of higher education to hold at least one public hearing before VDOT undertakes any safety-related or congestion management-related highway project requested by any college, university, or institution of higher education in the Commonwealth.  
Patron - Marsden

SB531 **Northern Virginia Transportation District; long-range planning.** See HB 599.  
Patron - Marsden

**Title 36 - Housing**

HB156 **Board of Housing and Community Development; terms of certain members.** Allows the Director of Regulatory Compliance of the Virginia Building Officials Association to serve for more than one four-year term.  
Patron - Greason

HB327 **Historic structures; demolition.** Provides that a locality may require by ordinance that certain structures within a historic district not be demolished until approved by the review board or, on appeal, the governing body after consultation with the review board. The bill provides, however, that if the local maintenance code official, in accordance with the Uniform Statewide Building Code, Part III Maintenance, determines that the structure constitutes a hazard, the historic structure shall be razed and removed. The bill defines contributing landmark, building, or structure.  
Patron - Peace

HB557 **Virginia Housing Development Authority; powers.** Authorizes the Virginia Housing Development Authority (VHDA) to provide the requisite indemnifications for the Federal National Mortgage Association (Fannie Mae) as well as for any other transactions requiring indemnification. The bill provides that indemnification (i) shall be provided solely from funds of VHDA and (ii) shall not be a debt or obligation of the Commonwealth and the Commonwealth shall not be liable for the indemnification.  
Patron - Marshall, D.W.

HB621 **Obsolete housing laws; repeal.** Repeals two chapters of Title 36 that deal with World War II era defense
housing projects and housing projects for veterans. The bill is a recommendation of the Virginia Code Commission.

Patron - LeMunyon

HB839 Defective drywall; definition. Redefines the term "defective drywall" to mean drywall or similar building material composed of dried gypsum-based plaster that (i) contains elemental sulfur exceeding 10 parts per million as has been found in some drywall manufactured in the People's Republic of China and imported into the United States between 2004 and 2007 and, when exposed to heat, humidity, or both, releases elevated levels of hydrogen sulfide gas into the air or (ii) has been designated by the U.S. Consumer Product Safety Commission as a product with a defect that constitutes a substantial product hazard within the meaning of § 15(a)(2) of the Consumer Product Safety Act (15 U.S.C. § 2064(a)(2)).

Patron - James

Title 37.2 - Behavioral Health and Developmental Services

HB192 State facilities; reporting of critical incidents involving consumers. Requires the director of each state hospital and training center to notify the authorized representative of a consumer, or other person identified by the consumer, when the consumer is involved in a critical incident, which is defined as serious bodily injury or loss of consciousness requiring medical treatment.

Patron - Lewis

HB271 Substance Abuse Recovery Support Services Grant Fund and Program established. Establishes the Substance Abuse Recovery Support Services Grant Program to provide grants to recovery support services providers in the Commonwealth. The bill requires the Department of Behavioral Health and Developmental Services to convene a work group of stakeholders to develop criteria for awarding grants.

Patron - Peace

HB475 Involuntary commitment; mandatory outpatient treatment. Alters the criteria for ordering a person to mandatory outpatient treatment or discharging a person for a period of mandatory outpatient treatment following involuntary commitment, replacing the requirements that the person has the capacity to understand and comply with the treatment, has expressed an interest in outpatient treatment, and has agreed to comply with the treatment with a requirement that the person has agreed to abide by the treatment plan and has the ability to do so. The bill also eliminates the requirement that providers of mandatory outpatient treatment services must have actually agreed to deliver such services before mandatory outpatient treatment may be ordered, and requires a finding that such services will be delivered to the person on an outpatient basis. The bill also provides that the duration of mandatory outpatient treatment following involuntary commitment shall not exceed 90 days, unless the order is continued. The bill also provides that mandatory outpatient treatment shall not include the use of physical force or restraint in administering medication.

Patron - Albo

HB476 Mandatory outpatient treatment hearing prior to release from commitment. Provides that prior to the release of a person who has been involuntarily admitted or who has been the subject of a temporary detention order and chose to voluntarily admit himself, a hearing shall be held; upon the motion of the treating physician, a family member or personal representative of the person, or the community services board, to determine whether such person should be ordered to mandatory outpatient treatment upon release if such person has been involuntarily admitted or has been the subject of a temporary detention order and chose to voluntarily admit himself on at least two previous occasions within 36 months preceding the hearing. The hearing shall be held within 72 hours from the time the motion is received by the district court or special justice.

Patron - Albo

HB496 Discharge from state hospital or training center: return to place of residence. Provides that community services boards shall, as part of the discharge planning process for each individual released from a state hospital or training center, inform the consumer or his legally authorized representative that he may choose to return to the county or city in which he resided prior to admission or to any other county or city in the Commonwealth. The bill provides that the community services board serving the county or city in which the individual chooses to live is responsible for arranging transportation for the individual upon request.

Patron - Dance

HB552 Mental health and developmental services; terminology. Replaces the terms "mental retardation" and "mental deficiency" with the term "intellectual disability" when referring to the diagnosis of, and with the term "developmental" when referring to services for, individuals with intellectual disabilities; replaces the terms "mentally retarded," "mentally deficient," and "mentally defective" with the term "individual with intellectual disability"; replaces the terms "consumer," "patient," and "resident" with the term "individual receiving services" when used in connection with mental health or developmental services; updates the Code to reflect proper terminology for state hospitals for individuals with mental illness and state training centers for individuals with intellectual disabilities; defines the terms "behavioral health services," "developmental services," "individual receiving services," "intellectual disability," and "mental health services"; and revises the definition of "training center." This bill contains technical amendments. This bill is identical to SB 387.

Patron - Garrett

HB638 Judicial authorization of treatment; advance directives. Provides that a court may authorize medical treatment for an incapacitated person when there is no available person with legal authority to make such decisions under (i) the advance directive of the incapacitated person; (ii) the regulations promulgated by the State Board of Behavioral Health and Developmental Services; or (iii) other applicable law. The court may not authorize treatment that is contrary to the provisions of an advance directive or is proven by a preponderance of the evidence to be contrary to the incapacitated person's religious beliefs, basic values, or specific preferences as stated by the person before becoming incapable of making an informed decision, unless the treatment is necessary to prevent death or a serious irreversible condition. The bill also authorizes restraint or transportation of an incapacitated person if necessary for treating a mental disorder of a person subject to an order of involuntary admission. This bill is identical to SB 371.

Patron - Stolle

HB944 Commitment of sexually violent predators; probable cause hearing; use of video and audio communication system. Provides that the hearing to determine whether probable cause exists to believe that a person is a sexually violent predator who should be civilly committed may be con-


**Title 38.2 - Insurance**

**HB127 Property and casualty insurance policies; forms and endorsements.** Requires property and casualty insurance policies to contain a list of all policy forms and endorsements applicable to that policy, which shall display the respective form numbers and, if those form numbers are not unique identifiers of such forms, the applicable edition dates. The measure will become effective on October 1, 2012.

*Patron - Kilgore*

**HB133 Insurance information; posting on insurer's website.** Authorizes any property and casualty insurer to post property and casualty insurance forms and endorsements on the insurer's publicly available website in lieu of any other method of delivery upon complying with conditions, including a requirement that the insurer gives written notice, at time of the issuance of the initial policy and any renewal, of a method by which policyholders may obtain a paper or electronic copy of their policy or contract. This provision does not apply to forms and endorsements that contain personally identifiable information. An insurer that posts such information on its website is required to furnish to any insured who requests it a paper or electronic copy of the insured's policy or contract, without charge.

*Patron - Kilgore*

**HB209 Insurance agents; continuing education.** Streamlines the continuing education process for insurance agents. The measure provides a producer a period of time during which he has the opportunity to correct errors and effect compliance with continuing education requirements. Provisions that conditioned an insurance agent's ability to submit late proof of compliance or reinstate a license upon payment of monetary penalties are eliminated. The measure also amends the requirement that two continuing education credit hours be in insurance law and regulations to require that three credit hours be in insurance ethics, which may include insurance law and regulations. The deadline for completing continuing education course, exemption, or waiver requirements is changed from December 31 to November 30, and any agent who fails to meet this deadline is given a final opportunity to complete the requirements if proof of completion is submitted by December 31. The measure eliminates (i) requirements that a status report be provided prior to the end of each biennium to each agent who has not satisfied continuing education requirements and (ii) the provision prohibiting agents whose license has been terminated for failing to comply with the continuing education requirements from applying for a new license prior to the expiration of a period of 90 calendar days from the date of license termination. The measure also shortens the time for the Insurance Continuing Education Board to grant or reject a grievance from 30 to 15 days. The measure will become effective January 1, 2013.

*Patron - Miller*

**HB313 Life insurance and annuities agents; licensing examination.** Requires the State Corporation Commission annually to review whether the pass rate for the licensing examination for life insurance and annuities agents is consistent with the 2011 National Association of Insurance Commissioners State Licensing Handbook, or any successor publication adopted by the NAIC. The bill also directs the Commission to report to the General Assembly by the second quarter of the following year on its findings and any related changes it has implemented.

*Patron - Ware, R.L.*

**HB523 Fire insurance; earthquake coverage notice.** Requires fire insurance policies or contracts that exclude coverage for earthquake damage to provide a written notice that (i) conspicuously states that earthquake coverage is excluded unless purchased by endorsement and (ii) if such coverage is otherwise available from the insurer, states that information regarding earthquake insurance is available from the insurer or the insurance agent. The measure applies to policies issued or renewed on or after January 1, 2013. This bill is identical to SB 369.

*Patron - Farrell*
HB735 Community-based continuing care providers. Requires providers of community-based continuing care (CBCC) to be registered with the State Corporation Commission as a continuing care provider and file a statement regarding the provider’s CBCC program. Community-based continuing care is a program providing or committing to provide a range of services to an individual, other than an individual related by blood or marriage, pursuant to an agreement that is effective for the life of the individual or for a period in excess of one year, and in consideration of the payment of an entrance fee. A CBCC program includes the provision of the services in the individual's private residence as long as medically feasible and facility-based long-term care services when required. CBCC providers are required to deliver a copy of a disclosure statement regarding the CBCC program. Provisions regarding the escrowing of entrance fees and terms of contracts are analogous to existing requirements for continuing care providers. This bill is identical to SB 266.  

Patron - Jones

HB867 Certificates of insurance: property and casualty insurance. Prohibits any person from (i) issuing or delivering a certificate of insurance that attempts to confer any rights upon a third party beyond what the referenced policy of insurance expressly provides; (ii) knowingly demanding or requiring the issuance of a certificate of insurance from an insurer, insurance producer, or policyholder that contains any false or misleading information concerning the policy; (iii) knowingly preparing or issuing a certificate of insurance that contains any false or misleading information or that purports to affirmatively or negatively alter, amend, or extend the coverage provided by the policy; and (iv) issuing or delivering a certificate of insurance that does not contain a statement regarding such matters. However, such a statement is not required if a certificate of insurance is required by a state or federal agency and accurately reflects the coverage provided by the underlying policies. A certificate of insurance may not represent an insurer’s obligation to give notice of cancellation or nonrenewal to a third party unless the giving of the notice is required by the policy. The State Corporation Commission is authorized to determine if a person is engaged in such practice prohibited as an unfair trade practice. This bill is identical to SB 47.  

Patron - Rust

HB871 Insurance agents; limited burial insurance authority. Eliminates the provision in the definition of a limited burial insurance authority that imposes a $10,000 limit on burial insurance society memberships.  

Patron - Rust

HB872 Property and casualty insurance; public adjusters. Provides for State Corporation Commission licensing and regulation of public adjusters. Public adjusting means investigating, negotiating, adjusting, or providing advice to an insured in relation to first-party claims arising under insurance contracts that insure the real or personal property of an insured, for the purpose of effecting the settlement of a claim on behalf of the insured. A licensed insurance agent who only provides advice to an insured in relation to first party claims arising under insurance contracts the agent sold, solicited, or negotiated that insure property of an insured is not engaged in public adjusting. A person is prohibited from acting as a public adjuster without first obtaining a license from the Commission. Public adjusters are required to comply with standards of conduct and continuing education requirements. Fees charged by a public adjuster are required to be fair and reasonable in relation to the work performed. The Commission may suspend or revoke licenses under certain conditions. The measure will become effective January 1, 2013. This bill is identical to SB 520.  

Patron - Rust

HB1139 Reinsurance credits. Conforms Virginia's law regarding credits to insurers for reinsurance ceded to approved assuming insurers to the provisions of the Credit for Reinsurance Model Law of the National Association of Insurance Commissioners (NAIC). Conformity to the Model complies with provisions of the federal Nonadmitted and Reinsurance Reform Act (NRRA), which permits states to proceed with reinsurance collateral reforms on an individual basis if they are accredited under the NAIC’s Financial Regulation Standards and Accreditation Program. Provisions establish (i) how an accredited reinsurer may demonstrate to the State Corporation Commission that it has adequate financial capacity to meet its reinsurance obligations, (ii) the requirements for a reduction in the required trusted surplus, (iii) the requirements for credit for reinsurance to be allowed when the reinsurance is ceded to a certified reinsurer, (iv) eligibility requirements for becoming a certified reinsurer, (v) the Commission’s authority to suspend or revoke a reinsurer’s accreditation or certification, (vi) requirements for ceding insurers to manage their concentration risk and to diversify their reinsurance program, (vii) criteria for securities that an assuming insurer may hold in trust as security for the payment of the ceding insurer’s obligations, and (viii) trusted surplus requirements for multiple beneficiary trust accounts. Existing provisions regarding credits for cessions under reinsurance agreements are repealed.  

Patron - Ware, R.L.

HB1202 Fire insurance; coverage for costs of services by volunteer fire departments. Requires fire insurance policies to provide coverage, with limits not less than $250, for the cost charged by a volunteer fire department that is not fully funded by property taxes in certain instances when the fire department is called in to save or protect property insured under the policy. Higher coverage limits may be offered for an additional premium. The amount billed shall not exceed the limit of coverage. This bill is identical to SB 140.  

Patron - Johnson

HB1273 Health insurance; parity of coverage for oral chemotherapy medications. Provides that each health insurer, health care subscription plan, and health maintenance organization whose policies, contracts, or plans include coverage for intravenously administered, injected, and orally administered anticancer drugs shall provide that the criteria for establishing cost sharing applicable to orally administered cancer chemotherapy drugs and cancer chemotherapy drugs that are administered intravenously or by injection shall be consistently applied within the same plan. This requirement will apply to the state employees' health insurance plan and to the local choice health program. This bill is identical to SB 450.  

Patron - Peace

SB47 Certificates of insurance; property and casualty insurance. See HB 867.  

Patron - Watkins

SB120 Risk-Based Capital Act. Applies the Risk-Based Capital Act, which provides a way of measuring the minimum amount of capital appropriate for an insurer based on its size and risk profile, to fraternal benefit societies. Other provisions make trend test requirements consistent among life and health, property and casualty, and health organizations. The life and health insurers’ trend test is increased from 2.5 to 3.0 to be consistent with the trend tests for property and casualty and health insurers. A trend test is added for health organizations.  

Patron - Miller, V.B.
Title 40.1 - Labor and Employment

SB140 Fire insurance; coverage for costs of services by volunteer fire departments. See HB 1202.
   Patron - Puckett

SB266 Community-based continuing care providers. See HB 735.
   Patron - Norment

SB369 Fire insurance; earthquake coverage notice. See HB 523.
   Patron - Reeves

SB450 Health insurance; parity of coverage for oral chemotherapy medications. See HB 1273.
   Patron - Vogel

SB520 Property and casualty insurance; public adjusters. See HB 872.
   Patron - Wagner

SB532 Bureau of Insurance; maintenance assessment. Revises the procedure for collecting the assessment on insurers for the expenses of maintaining the Bureau of Insurance. Provisions for the collection of estimated assessments on a quarterly basis are repealed. The maintenance assessment will be collected on an annual basis, and late payments will incur a penalty of $50 per day.
   Patron - Colgan

SB591 Health insurance; multiple employer welfare arrangements. Increases, from 50 to 500, the maximum number of Virginia residents employed at a bank that is a member of a multiple employer welfare arrangement (MEWA) who may receive accident and sickness benefits under the MEWA without disqualifying the MEWA from its exemption from provisions of the Commonwealth's insurance laws. The exemption applies if the MEWA is subject to solvency examination authority and reserve adequacy requirements determined by sound actuarial principles by such domiciliary contiguous state.
   Patron - Puckett

SB646 Life and accident and sickness insurance benefits. Provides that the benefits provided under a policy of life insurance or accident and sickness insurance may include additional benefits incidental to a loss in the event of death, dismemberment, or loss by accident or accidental means.
   Patron - McEachin

Title 42.1 - Libraries

HB294 Public libraries; qualifications of librarian; use of state funds. Increases from 13,000 to 15,000 the population of any locality that must meet the qualifications established by the State Library Board in order to use state funds to pay for the position of professional librarian.
   Patron - Scott, E.T.

Title 43 - Mechanics' and Certain Other Liens

HB928 Mechanics' liens; site development improvements. Allows contractors to obtain a mechanics' lien in the amount of the value of the work contracted for by the claimant for site development improvements and clarifies that common areas are not to be included in the fraction used to calculate allocation of the contract amount to each individual lot or unit. The bill also specifies that any payment made to the contractor for an undesignated lot shall be applied to any lot previously sold by the developer.
   Patron - Lingamfelter

Title 44 - Military and Emergency Laws

HB20 Emergency services and disasters; constitutional rights. Provides that nothing in the Emergency Services and Disaster Law shall be interpreted to limit or prohibit the otherwise lawful possession, carrying, transportation, sale, or transfer of firearms. This bill is identical to SB 245.
   Patron - Wilt

HB1160 Unlawful detention of United States citizens. Provides that no agency of the Commonwealth, political subdivision of the Commonwealth, employee of either acting in his official capacity, or member of the Virginia National Guard or Virginia Defense Force, when such member is serving in the Virginia National Guard or the Virginia Defense Force on official state duty, shall knowingly aid an agency of the armed forces of the United States in the detention of any citizen pursuant to the National Defense Authorization Act for Fiscal Year 2012 if such aid would knowingly place any state agency, political subdivision, employee of such state agency or political subdivision, or member of the Virginia National Guard or the Virginia Defense Force in violation of the United States Constitution, the Constitution of Virginia, any provision of the Code of Virginia, any act of the General Assembly, or any regulation of the Virginia Administrative Code. The act does not apply to participation by state or local law enforcement or Virginia National Guard or Virginia Defense Force in joint task forces, partnerships, or other similar cooperative agreements with federal law enforcement as long as they are not for the purpose of participating in such detentions.
   Patron - Marshall, R.G.
SB245 Emergency services and disasters; constitutional rights. See HB 20.
Patron - Obenshain

Title 45.1 - Mines and Mining

HB684 Coal mine safety. Requires the operator of a coal mine to submit (i) a map of the mine to the Chief of the Division of Mines of the Department of Mines, Minerals and Energy before producing coal and (ii) any revisions that show directional changes whenever mining projections deviate more than 600 feet from the approved mine plan. The bill also allows instructors that are certified by the Board of Coal Mining Examiners to determine the fitness of a miner to detect explosive gas before the miner is put in charge of cutting, loading, drilling, continuous miner, or timbering machines. This bill is identical to SB 330.
Patron - O'Quinn

HB710 Use of mine voids. Establishes the presumption that, unless specified by contract, the owner of the coal mineral estate retains the rights to extract any coal remaining in place and to use an underground void for any activity related to the removal of coal from the subject property or other properties. No injunction shall be allowed to prevent such uses where the void is governed by a mine permit. Where the void is located within a sealed mine for which a mining permit no longer exists, the owner of the coal mineral estate must pay reasonable compensation for the consent of the void's owner, and the void's owner may not unreasonably withhold such consent.
Patron - Kilgore

SB330 Coal mine safety. See HB 684.
Patron - Carrico

Title 46.2 - Motor Vehicles

HB72 Highway work zones. Requires highway work zones to be clearly marked with warning signs and attached flashing lights for projects covered by contracts entered into on or after July 1, 2012.
Patron - Bell, Richard P.

HB97 Driving two abreast in a single lane. Allows two-wheeled motorcycles to drive two abreast in a single lane.
Patron - Wilt

HB99 Registration of leased vehicles. Requires DMV to obtain in applications for registration of leased vehicles the residence street address of individual lessees and the names and street addresses of lessees that are businesses.
Patron - Loupassi

HB119 Golf carts; operation on the highways. Allows the governing body of the Town of Urbanna to authorize the operation of golf carts on the highways of the Town, subject to the limits of general law.
Patron - Hodges

HB171 Motor Vehicle Transaction Recovery Fund; bonding requirements. Permits the Fund to drop below the previously mandated $250,000 balance requirement but not to register a negative balance. The bill also allows the Board to await a positive balance in the Fund before paying claims so long as claims are not unpaid for more than 60 days. The bill further allows recovery against a dealer to include attorney fees.
Patron - Habeeb

HB187 Police check-points. Prohibits the establishment of "motorcycle only" police check-points.
Patron - Gilbert

HB194 Commercial driver's licenses. Requires DMV to consider, to the extent not inconsistent with federal law, applicants' military training and experience in assessing their eligibility to receive a Virginia commercial driver's license.
Patron - Lewis

HB235 Supplemental sales locations of motor vehicles. Limits the number of supplemental sales licenses that can be issued for motor vehicle dealers, T&M vehicle dealers, and motorcycle dealers.
Patron - Cosgrove

HB289 Handicapped parking. Allows localities by ordinance to grant four hours free parking to vehicles exhibiting disabled parking indicia in some places while not granting such free parking in other places. This bill is identical to SB 454.
Patron - Cosgrove

HB353 Motor carrier and commercial driver's licensing. Amends several motor carrier and commercial driver's licensing laws. The bill also authorizes the DMV Commissioner to designate members of his staff as motor carrier size and weight compliance agents to issue citations for civil violations of size and weight and other related statutes. The bill also authorizes the agents to issue citations for IFTA violations and place holds on vehicles, which can be levied to recover outstanding debts against the Commonwealth.
Patron - Cox, J.A.

HB498 Funeral processions; sheriff and police escorts. Provides that either the sheriff or the police department in a locality may provide traffic control for funeral processions. Currently, sheriffs may only provide traffic control in localities that do not have a separate police department.
Patron - Dance

HB541 Department of Motor Vehicles. Makes numerous comprehensive DMV service and safety changes. The bill also makes technical amendments.
Patron - Poindexter

HB545 Virginia Department of Transportation; incident management. Allows VDOT to drive on a portion of the highway other than a roadway at, en route to, or from the scene of a traffic accident, without direction from law-enforcement officers. This bill is identical to SB 315.
Patron - Comstock

HB647 Issuance of driver's licenses to minors. Requires that a licensee who is under the age of 18 at the time that the ceremony is held to issue an original driver's license be accompanied by a parent, guardian, spouse, or other person in loco parentis. Under current law, a licensee must be accompanied at the ceremony if he is under the age of 18 at the time the application for licensure is made. This bill is a recommendation of the Committee on District Courts. This bill is identical to SB 113.
Patron - Habeeb
HB649 Odometer tampering. Increases the minimum civil penalty for odometer tampering from $1,500 to $3,000. This bill is identical to SB 481.
Patron - Habeeb

HB680 Special license plates; veterans of Operation Desert Shield or Operation Desert Storm. Authorizes the issuance of special license plates to veterans of Operation Desert Shield or Operation Desert Storm and exempts those license plates from minimum prepaid order requirements.
Patron - O’Quinn

HB746 Unregistered farm vehicles. Restates the present gross vehicle weight ratings associated with exemptions from registration of certain farm vehicles (including trailers and semitrailers).
Patron - Cline

HB774 Special license plates; centennial of Fort Belvoir. Repeals the 2011 Act of Assembly that authorized the issuance of special license plates celebrating the centennial of Fort Belvoir.
Patron - Landes

HB780 Converted vehicles. Creates a definition for vehicles converted from gas to electric power and provides that such vehicles, when accompanied by certain documents, need not be examined by the Department of Motor Vehicles prior to the issuance of a title. The bill also provides for the titling and registration of and special equipment required for a converted electric vehicle. The bill contains technical amendments. The bill has a delayed effective date of October 1, 2012.
Patron - Lopez

HB800 Nonsurface-treated highways. Allows counties to adopt an ordinance that the speed limit on nonsurface-treated roads shall be 35 miles per hour. Current law restricts the 35 mph speed limit to certain counties.
Patron - Webert

HB805 Emissions inspections. Privatizes services now provided by the Department of Environmental Quality related to vehicle emissions inspections. The bill also updates authorized testing equipment and allows use of wireless systems and on-road emissions testing. The bill also has a delayed effective date and is identical to SB 502.
Patron - May

HB806 Overweight vehicle permits and fees. Provides a uniform method of assigning cost-based fees based on the amount that a vehicle is overweight. The bill also allocates payment of fees into specific funds. The bill has a delayed effective date of January 1, 2013.
Patron - Webert

HB860 Local towing ordinances. Allows localities in Northern Virginia by ordinance to regulate the towing of trespassing vehicles from the locality adopting the ordinance to another locality.
Patron - Rust

HB861 Vehicle and trailer immobilization. Makes all vehicles and trailers, in addition to motor vehicles, subject to removal or immobilization for outstanding parking violations. This bill is identical to SB 228.
Patron - Rust

HB865 Local regulation of taxicabs. Disallows counties, cities, and towns from reducing the number of taxicabs that are permitted or authorized under the local ordinance, except for non-use or cause as defined by the ordinance. This bill is identical to SB 231.
Patron - Rust

HB870 Salvage vehicles. Defines "repairable vehicles" as late model vehicles repaired by an insurance company and not accepted by their owners immediately prior to acquisition by the insurance company and exempts them from the provisions of Chapter 16 of Title 46.2 (Salvage, Nonrepairable, and Rebuilt Vehicles).
Patron - Rust

HB875 Vehicle insurance. Places time limits on appeals of DMV suspensions of driver's licenses, registration certificates, and license plates for neither having vehicle insurance nor having paid the uninsured vehicle fee. This bill is identical to SB 280.
Patron - Rust

HB1042 Expiration of driver's licenses; active duty military. Extends the grace period for driver's license expiration from 90 to 180 days after the return from service outside the United States of active duty military personnel, a member of the diplomatic service, or a civilian employee of the U.S. government or a federal agency or contractor.
Patron - Keam

HB1043 Grace period for vehicle registration. Extends the allowance of a grace period for replacement of plates or decals for vehicle registration to the spouse and dependent children accompanying a member of the armed services of the United States, a member of the United States diplomatic corps, or a civilian employee of the United States or a federal agency or contractor who is serving outside the United States.
Patron - Keam

HB1178 Offenders required to register prohibited from operating certain charter buses. Provides that no person required to register on the Sex Offender and Crimes Against Minors Registry shall be permitted to operate a charter bus used to transport children to and from day care and certain children's activities.
Patron - Webert

HB1290 Right-of-way of pedestrians; posting of signs in certain localities. Adds Falls Church to the list of localities authorized to post highway signs requiring motorists to yield the right-of-way to pedestrians.
Patron - Scott, J.M.

SB113 Issuance of driver's licenses to minors. See HB 647.
Patron - McDougle

SB155 Repairable vehicles. Defines "repairable vehicle" and exempts repairable vehicles from Chapter 16 of Title 46.2 (Salvage, Nonrepairable, and Rebuilt Vehicles).
Patron - Puckett

SB195 Local towing ordinances. Allows localities in Northern Virginia by ordinance to require towing companies that tow trespassing vehicles within 10 miles of the tow origin from one locality to another to submit to inspection of their facilities by the locality from which such vehicles are towed.
Patron - Marsden

SB228 Vehicle and trailer immobilization. See HB 861.
Patron - Herring
SB231 Local regulation of taxicabs. See HB 865.
Patron - Herring

SB280 Vehicle insurance. See HB 875.
Patron - Smith

SB315 Virginia Department of Transportation; incident management. See HB 545.
Patron - Black

SB322 Insurance requirements for motor carriers. Provides that the existing exemption of motor carriers from the laws in Chapter 21 of Title 46.2 for the transportation of property (i) between any point in Virginia and any point outside Virginia and (ii) between points within any city or town does not apply to the chapter's insurance requirements. 
Patron - Carrico

SB335 Weight limits; haulers of sand, gravel, and crushed stone. Extends the temporary increased weight limit for trucks hauling sand, gravel, or crushed stone in coal counties to January 1, 2013. 
Patron - Carrico

SB337 Department of Motor Vehicles. Makes numerous comprehensive DMV service and safety changes. The bill also makes technical amendments. 
Patron - Newman

SB343 Motor carrier and commercial driver's licensing. Amends several motor carrier and commercial driver's licensing laws. The bill also authorizes the DMV Commissioner to designate members of his staff as motor carrier size and weight compliance agents to issue citations for civil violations of size and weight and other related statutes. The bill also provides authority to the agents to issue citations for IFTA violations and place holds on vehicles, which can be levied to recover outstanding debts against the Commonwealth. 
Patron - Newman

SB364 Police-requested vehicular towing. Allows "police-requested towing" to be initiated by uniformed employees of the local police department who are authorized to do so by the chief local law-enforcement officer. 
Patron - Deeds

SB421 Motor vehicle dealers; the Motor Vehicle Transaction Recovery Fund. Provides a new mechanism whereby a person who purchases a vehicle from a dealer may recover the title to that vehicle if the title is in the possession of someone other than the dealer. The bill also provides a mechanism by which awards against dealers' bonds from the Motor Vehicle Transaction Recovery Fund will be adjusted to keep pace with inflation and allows recovery against a dealer to include attorney fees. The bill also permits the Fund to drop below the previously mandated $250,000 balance requirement but not to register a negative balance and allows the Board to await a positive balance in the Fund before paying claims so long as they do not go unpaid for more than 60 days. 
Patron - Marsden

SB454 Handicapped parking. See HB 289. 
Patron - Vogel

SB481 Odometer tampering. See HB 649. 
Patron - Garrett

SB502 Emissions inspections. See HB 805. 
Patron - Saslaw

SB595 Railroad grade crossings. Provides that where vehicles are required to stop for trains at railroad grade crossings, they must stop for other self-propelled machinery or automobile type vehicles using the rails as well. 
Patron - Lucas

SB603 Nonpayment of jail fees; suspension of driver's licenses. Allows suspension of or refusal to renew the driver's license of persons who do not pay fees that local correctional facilities or regional jails are allowed to charge to defray the cost of their keep. The bill allows the persons whose licenses are suspended to petition a district court for a one-year restricted permit. The bill also divides existing § 46.2-320 of the Code of Virginia, relating to other grounds for refusal to issue or renew a driver's license, into two sections; grounds relating to nonpayment of child support (subsections B through E) are moved verbatim to new § 46.2-320.1. 
Patron - McWaters

SB686 Department of Motor Vehicles; electronic titling. Allows the Department of Motor Vehicles to establish an electronic titling program for new motor vehicles. 
Patron - McWaters

Title 47.1 - Notaries and Out-Of-State Commissioners

SB270 Fiduciaries; permission to notarize. Clarifies that a notary named in a document for the purposes of receiving notices or as a fiduciary shall not be disqualified from notarizing the document for that reason alone. Currently, a notary so named is prohibited from acting as a notary, regardless of whether he is a party to or has a beneficial interest in the document. The bill also repeals the provision requiring those commissioned as electronic notaries to be sworn in twice, once as a notary and once as an electronic notary. 
Patron - Norment

Title 51.1 - Pensions, Benefits, and Retirement

HB140 State Police Officers’ Retirement System (SPORS); mandatory retirement; regional jail or jail farm superintendent. Exempts regional jail or jail farm superintendents from the age 70 mandatory retirement requirement. Currently, gubernatorial appointees and elected officials are exempt from mandatory retirement. This bill contains an emergency clause. 
Patron - Cole

HB350 Virginia Retirement System; disability benefits. Modifies the disability benefits provided to state employees by (i) no longer reducing such benefit by the amount of military disability benefits received and (ii) reflecting changes made in 2009 by the General Assembly limiting new employees to disability payments in an amount of 60 percent of their creditable compensation for the first 60 months of employment. The bill also makes some technical changes. The bill contains an emergency clause. 
Patron - Cox, M.K.

HB438 Virginia Retirement System; benefits for certain local law-enforcement employees. Provides that if an employee who has at least five years in a position covered by
the higher retirement benefits plan authorized for certain local law-enforcement employees becomes disabled and is unable to return to such position but eventually accepts another position with the same employer that is not covered by such higher benefits plan, he may, at the sole discretion of his employer, continue to be covered under such benefits plan even if the new position would not otherwise be eligible for such benefits.

*Patron - Tata*

**HB791 Virginia Retirement System.** Makes technical changes to programs administered by the Virginia Retirement System.

*Patron - Tata*

**HB792 Virginia Retirement System; deferred compensation plan for local employees.** Permits localities that choose to allow employees to participate in a deferred compensation plan to require new employees to join the plan on an opt-out basis.

*Patron - Tata*

**HB1130 Virginia Retirement System; hybrid defined contribution and defined benefit retirement program.** Creates a new hybrid retirement program, administered by the Virginia Retirement System, that contains a defined contribution and a defined benefit component. All new state employees, local employees, and judges commencing employment on or after January 1, 2014, would be required to participate in the hybrid plan. Employees in service on December 31, 2013, would be given the opportunity to make a one-time, irrevocable election to participate in the new hybrid program. The bill also creates a disability program for local employees participating in the hybrid plan.

The bill also makes adjustments to the existing defined benefit plan for nonvested employees, including lowering the retirement benefit multiplier from 1.7 to 1.65, basing average final compensation on 60 months of service instead of 36, and capping the cost-of-living adjustment at three percent. Any person with less than 20 years service who takes early retirement would not receive a cost-of-living adjustment until one year after he reaches normal retirement age. This bill is identical to SB 498.

*Patron - Howell, W.J.*

**SB171 Virginia Retirement System; certain local employees.** Permits localities to exempt firefighters, emergency medical technicians, and law-enforcement officers from the higher age and service requirements for normal and early retirement applicable to employees hired on or after July 1, 2010.

*Patron - Petersen*

**SB497 Virginia Retirement System employee contributions; local employees; school board employees.** Requires that persons employed by local government or school board employers be required to pay the five percent employee contribution to the Virginia Retirement System. School board employees would be authorized to phase in the five percent contribution over a maximum of five years. Local employers and school boards would be required to provide employees with a raise to offset the employee contributions.

*Patron - Watkins*

**SB498 Virginia Retirement System; hybrid defined contribution and defined benefit retirement program.** See HB 1130.

*Patron - Watkins*

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**Title 51.5 - Persons with Disabilities**

**SB557 Assistive Technology Loan Fund Authority; approval of loan applications.** Eliminates the requirement that the Board of Directors of the Assistive Technology Loan Fund Authority ratify the approval or denial of loan applications by a delegated committee established by the Board for such purpose.

*Patron - Howell*

**Title 52 - Police (State)**

**HB1154 Department of State Police; access to electronic evidence.** Provides for access by the Department of State Police to certain electronic evidence, documentation, and related materials that may be physically located outside the Commonwealth but that may be accessed by insurance professionals conducting business within the Commonwealth. The bill also allows for the authentication of such records to make them admissible as business records.

*Patron - Poindexter*

**SB682 Service pistol of Trooper Kevin W. Humphries.** Transfers the service pistol of Trooper Kevin W. Humphries to his widow, Kristen P. Humphries.

*Patron - Norment*

**Title 53.1 - Prisons and Other Methods of Correction**

**HB263 Correctional enterprises; exemption from mandatory purchase provisions.** Provides that state departments, institutions, and agencies may be granted an exemption from mandatory procurement of articles produced or manufactured by persons confined in state correctional facilities with the consent of both the Director of the Division of Purchases and Supply and the Chief Executive Officer of the Virginia Correctional Enterprises Program. The bill adds that an exemption may be granted if an identical article can be obtained at a verified lesser cost from the private sector, which is evidenced by a verified request for pricing. The bill requires that on or before November 30, 2012, the Director of the Department of General Services and the Director of the Department of Corrections report to the Governor and the General Assembly on the impact of the implementation of the provisions of the bill, including any cost savings to the Commonwealth, efficiencies realized, the impact on prisoner re-entry, and safety in correctional institutions. The Departments may include in the report recommendations for improvement in the process.

*Patron - Peace*

**Title 54.1 - Professions and Occupations**

**HB98 Athletic training; definition.** Amends the definition of the practice of athletic training so that licensed physical therapists may no longer direct such practice.

*Patron - Bell, Richard P.*
HB181 Registered nurse or physician assistant; authority to pronounce death. Adds registered nurses employed by and physician assistants working at continuing care retirement communities to the list of individuals who may pronounce death under certain circumstances.
Patron - O'Bannon

HB206 Real Estate Board; duties of real estate brokers and salespersons. Requires the Real Estate Board to establish procedures for carrying over continuing education credits by real estate licensees. The bill also (i) authorizes the Board to regulate the permitted activities of unlicensed individuals employed by licensees or under the supervision of a broker; (ii) requires brokers to certify that their brokerage firms or sole proprietorships have been audited for compliance with real estate law and Board regulations; (iii) sets out duties for supervising brokers at each branch location with regard to supervising/training associate brokers and salespersons; (iv) clarifies the term "independent contractor"; (v) provides that licensees are not required to disclose whether an attorney or nonattorney will be providing settlement services; (vi) combines dual agency and dual representation disclosure forms for residential and commercial properties; and (vii) makes several changes to terminology related to dual and designated representation and agency relationships. The bill contains technical amendments.
Patron - Miller

HB210 Regulation of real estate appraisal management companies. Adds definitions of "appraisal services" and "appraiser" and provides exemptions from licensure for certain entities. The bill also (i) authorizes the Board, beginning July 1, 2014, to issue a license to a person or entity to do business as an appraisal management company in the Commonwealth provided such person or entity meets certain requirements set out in the bill; (ii) requires the Board to require an appraisal management company as a condition of licensure to execute a performance agreement and provide collateral to the Board in form of cash, letter of credit, or bond in an amount sufficient as reasonably determined by the Board to secure the payment of the obligations of the licensee for its transactions in the Commonwealth for a period not less than 12 months; (iii) increases the civil penalty from not more than $2,500 to $10,000 for willful violations by a real estate appraisal management company; and (iv) requires the disclosure on the settlement statement of any fees paid to a real estate appraisal management company. The bill requires the Real Estate Appraiser Board to adopt emergency regulations to implement the provisions of the bill.
Patron - Miller

HB265 Board of Health Professions; meetings. Requires the Board of Health Professions to meet at least annually, rather than quarterly.
Patron - Peace

HB266 Definition of surgery. Defines "surgery" and provides that no person shall perform surgery unless he is (i) licensed by the Board of Medicine as a doctor of medicine, osteopathy, or podiatry; (ii) licensed by the Board of Dentistry as a doctor of dentistry; (iii) jointly licensed by the Boards of Medicine and Nursing as a nurse practitioner; (iv) a physician assistant acting under the supervision of a doctor of medicine, osteopathy, or podiatry; (v) a midwife performing episiotomies during childbirth; or (vi) acting pursuant to the orders and under the appropriate supervision of a licensed doctor of medicine, osteopathy, podiatry, or dentistry. The bill is identical to SB 543.
Patron - O'Bannon

HB268 Practice of occupational therapy. Provides that the definition of "practice of occupational therapy" is amended to make clear that "practice of occupational therapy" includes the therapeutic use of occupations for habilitation and rehabilitation to enhance physical health, mental health, and cognitive functioning and that it includes the design of adaptive equipment and assistive technologies and consultation concerning the adaptation of sensory and social, as well as physical, environments. The bill requires the Board of Medicine to promulgate regulations to implement the provisions of this act to be effective within 280 days of its enactment. This bill is identical to SB 340.
Patron - Peace

HB275 Virginia Board of Accountancy; confidentiality of certain information. Provides that tax returns, financial statements, and other financial information that is not generally available to the public through regulatory disclosure or otherwise, subdivision 3 of § 54.1-108 notwithstanding, provided to the Board by a complainant or as a result of an investigation of a licensee by the Board in response to a complaint shall be exempt from the provisions of the Virginia Freedom of Information Act.
Patron - Peace

HB337 Professions and occupations; unlawful procurement of certificate, license, or permit. Clarifies language prohibiting the use, disclosure, or release of questions and answers for examinations for certification or licensure.
Patron - Wilt

HB344 Dental and dental hygiene school faculty; license. Clarifies what patient care activities are allowed for a person enrolled in a Virginia dental education program who has a temporary license to practice dentistry while in the program, clarifies requirements for the Board to issue a faculty license to a qualified person from out of state to teach dentistry or dental hygiene in a Virginia dental school or program, and specifies that a restricted license for a foreign dentist to teach dentistry in Virginia is a temporary appointment and extends this restricted license expiration from one year to two years. This bill is identical to SB 384.
Patron - O'Bannon

HB346 Practice of nurse practitioners; patient care teams. Amends provisions governing the practice of nurse practitioners. The bill provides that nurse practitioners shall only practice as part of a patient care team and shall maintain appropriate collaboration and consultation, as evidenced in a written or electronic practice agreement, with at least one patient care team physician licensed to practice medicine in the Commonwealth. The bill also establishes requirements for written or electronic practice agreements for nurse practitioners, provides that physicians practicing as part of a patient care team may require nurse practitioners practicing as part of that patient care team to be covered by professional malpractice insurance, and amends requirements related to the prescriptive authority of nurse practitioners practicing as part of a patient care team.
Patron - O'Bannon

HB347 Prescription Monitoring Program; disclosures. Modifies the Prescription Monitoring Program to (i) require dispensers of covered substances to report the method of payment for the prescription, (ii) require the Director of the Department of Health Professions to report information relevant to an investigation of a prescription recipient, in addition to a prescriber or dispenser, to any federal law-enforcement agency with authority to conduct drug diversion investigations, (iii) allow the Director to disclose information indicating
HB378 Funeral services licensees; continuing education requirements. Changes the continuing education requirements for funeral services licensees, funeral directors, and embalmers from 10 hours every two years to five hours per year, and allows the one hour covering compliance with laws and regulations governing the profession to include federal or state law.

Patron - Pogge

HB433 Real Estate Appraiser Board; continuing education. Requires the Real Estate Appraiser Board to evaluate the development of a continuing education curriculum for licensees that includes the effects of the use of energy efficiency and renewable energy equipment on the determination of the fair market value in the appraisal of non-income-producing residential real estate. Under the bill, the Board is required to report its findings to the Chairman of the House Committee on General Laws, the Senate Committee on General Laws and Technology, and the Housing Commission by November 1, 2012. This bill is identical to SB 507.

Patron - Tata

HB439 Veterans; disposition of cremains. Provides for a funeral director to provide the names and any other identifying information on unclaimed cremains to the Department of Veterans Services in order for the Department to determine if the unclaimed cremains are those of a veteran. Under the bill, commencing July 1, 2014, the Department shall notify the funeral director within 30 days of receipt of the information if the cremains are those of a veteran and whether such veteran is eligible for burial in a veterans cemetery. In addition, the bill provides that the names and any personal identifying information submitted by a funeral director to the Department are exempt from disclosure under the Virginia Freedom of Information Act (§ 2.2-3700 et seq.).

Patron - Tata

HB543 Licensed massage therapists. Requires that massage therapists be licensed, rather than certified, by the Board of Nursing; includes "bodywork" in the definition of "massage therapy"; and identifies activities that do not constitute massage therapy and bodywork. The bill also allows the Board of Nursing to issue a provisional license valid until July 1, 2014, to any individual who meets the requirements for certification as a massage therapist, and requires the Board of Nursing to promulgate regulations to implement the provisions of the act with 280 days.

Patron - Robinson

HB609 Department of Professional and Occupational Regulation; duties of regulatory boards. Requires a regulant of a regulatory board within the Department of Professional and Occupational Regulation to furnish, upon the request of a person to whom the regulant is providing or offering to provide service, satisfactory proof that the regulant (i) is duly licensed, certified, or registered and (ii) has obtained any required bond or insurance to engage in his profession or occupation. The bill defines the term "regulant" and contains technical amendments.

Patron - LeMunyon

HB733 Pharmacists; compounding authority. Increases pharmacists' authority to compound to allow the compounding of (i) a commercially manufactured drug whose manufacturer has notified the FDA that the drug is unavailable due to a current drug shortage or (ii) a commercially manufactured drug when the prescriber has indicated in the written or oral prescription for an individual patient that there is an emergent need for a drug that is not readily available within the time medically necessary.

Patron - Jones

HB885 Nursing; licensure exemption. Exempts from licensure any nurse who holds a current unrestricted license in another state, the District of Columbia, or a United States possession or territory while such nurse is in the Commonwealth temporarily and is practicing nursing in a summer camp or in conjunction with clients who are participating in specified recreational or educational activities. This bill is identical to SB 413.

Patron - Hodges

HB937 Professions and occupations; expediting the issuance of licenses for spouses of military service members. Requires a regulatory board within the Department of Professional and Occupational Regulation, the Department of Health Professions, or any board named in Title 54.1 to expedite the issuance of a license, permit, certificate, or other document, required for the practice of any business, profession, or occupation in the Commonwealth, of an applicant (i) holding the same or similar license, permit, certificate, or other document required for the practice of any business, profession, or occupation issued by another jurisdiction; (ii) whose spouse is a service member returning from active military service in the Commonwealth; and (iii) who left employment to accompany the applicant's spouse to Virginia if, in the opinion of the board, the requirements for the issuance of the license, permit, certificate, or other document in such other jurisdiction are substantially equivalent to those required in the Commonwealth. The bill provides for the issuance of a temporary permit under certain circumstances and limits to six months the duration of a temporary permit issued. The bill has a delayed effective date of July 1, 2014, for the provisions requiring the issuance of a temporary permit.

Patron - Lingamfelter

HB938 Professions and occupations; qualifications for licensure; substantially equivalent military training and education. Requires the regulatory boards within the Department of Professional and Occupational Regulation, the Department of Health Professions, or any board named in Title 54.1 except the Board of Medicine and the Board of Dentistry, to accept the military training, education, or experience of a service member returning from active military service in the armed forces of the United States, to the extent that such training, education, or experience is substantially equivalent to the requirements established by law and regulations of the respective board for the issuance of any license, permit, certificate, or other document, however styled or denominated, required for the practice of any business, profession, or calling in the Commonwealth. The bill provides that to the extent that the service member's military training, education, or experience, or portion thereof, is not deemed substantially equivalent, the respective board shall credit whatever portion of the military training, education, or experience that is substantially equivalent toward meeting the requirements for the issuance of the license, permit, certificate, or other document. The bill authorizes a regulatory board to require the service member to provide such documentation of his training, education, or experience as deemed necessary to determine substantial equivalency. The bill defines the term "active military service."

Patron - Lingamfelter
**HB1020 Precious metal dealers; retention of purchases.** Increases from 10 to 15 calendar days from the date of local law enforcement’s receipt of a copy of the bill of sale the period that precious metal dealers must retain all precious metals or gems purchased by the dealer before they may be sold. Precious metal dealers who perform the service of removing precious metals or gems must retain articles received and the precious metals or gems removed from the articles for 15 calendar days.
*Patron - Spruill*

**SB106 Physician assistants; fluoroscopy.** Allows a licensed physician assistant who (i) is working under the supervision of a licensed doctor of medicine or osteopathy specializing in the field of radiology, (ii) has been trained in the proper use of equipment for the purpose of performing radiologic technology procedures, and (iii) has successfully completed the exam administered by the American Registry of Radiologic Technologists for physician assistants to use fluoroscopy for guidance of diagnostic and therapeutic procedures. The bill requires the Board of Medicine to promulgate emergency regulations to implement the provisions of this bill.
*Patron - Edwards*

**HB1106 Behavior analysts; licensure by Board of Medicine.** Gives the Board of Medicine authority to license behavior analysts and assistant behavior analysts. The bill also requires the Board to promulgate emergency regulations within 280 days of enactment and contains an emergency clause.
*Patron - Greason*

**SB146 Dental hygienists; scope of practice.** Expands an earlier trial program to allow licensed dental hygienists employed by the Department of Health to provide educational and preventative dental care throughout the Commonwealth when such care is provided under the remote supervision of a dentist employed by the Department of Health and pursuant to a standing protocol adopted by the Board of Health. The bill also requires an annual report of services provided by such dental hygienists, including their impact upon the oral health of the citizens of the Commonwealth, to be prepared by the Department of Health and submitted to the Virginia Secretary of Health and Human Resources.
*Patron - Puckett*

**HB1140 Carisoprodol added to list of Schedule IV controlled substances.** Adds carisoprodol to the list of Schedule IV controlled substances in the Drug Control Act.
*Patron - Hodges*

**SB321 Prescription Monitoring Program; disclosures.** See HB 347.
*Patron - Carrico*

**HB1141 Ezogabine; add to Schedule V.** Adds ezogabine to Schedule V of the Drug Control Act.
*Patron - Hodges*

**SB340 Practice of occupational therapy.** See HB 268.
*Patron - Newman*

**HB1144 Board for Contractors; waiver of license requirement for Habitat for Humanity.** Adds the rehabilitation of single-family dwellings by Habitat for Humanity for which the Board for Contractors may waive the requirement for licensure. Currently, the authority of the Board to waive licensure is limited to the construction of single-family dwellings by Habitat for Humanity.
*Patron - Watson*

**SB384 Dental and dental hygiene school faculty; licensure.** See HB 344.
*Patron - McEachin*

**HB1212 Storage of health records.** Replaces obsolete terminology and cross-references related to storage of health records, currently referred to as medical records or patient records.
*Patron - O’Bannon*

**SB415 Nursing; licensure exemption.** See HB 885.
*Patron - Blevins*

**SB1144 Board for Waterworks and Wastewater Works Operators and Onsite Sewage System Professionals; onsite sewage system installers.** Provides that regulations of the Board for Waterworks and Wastewater Works Operators and Onsite Sewage System Professionals shall include requirements for the division of sewage system installers into classes, one of which shall be restricted to the installation of conventional onsite sewage systems, and that the Board shall not require applicants for initial licensure as a conventional onsite sewage system installer to pass an examination prior to the issuance of such license provided that the applicant satisfactorily demonstrates to the Board that he has been actively engaged in the performance of duties of a conventional onsite sewage system installer for at least eight years within the 12-year period immediately preceding the date of application for licensure. The bill sunsets on July 1, 2016. The bill is identical to SB 662.
*Patron - Pfoindexer*

**SB433 Determination of status of unclaimed cremains belonging to veterans.** Provides for a funeral director to provide the names and any other identifying information on unclaimed cremains to the Department of Veterans Services in order for the Department to determine if the unclaimed cremains are those of a veteran. Under the bill, commencing July 1, 2014, the Department shall notify the funeral director within 30 days of receipt of the information if the cremains are those of a veteran and whether such veteran is eligible for burial in a veterans cemetery. In addition, the bill provides that the names and any personal identifying information submitted by a funeral director to the Department are exempt from disclosure under the Virginia Freedom of Information Act (§ 2.2-3700 et seq.).
*Patron - Reeves*

**SB507 Real Estate Appraiser Board; continuing education.** See HB 433.
*Patron - Wagner*

**HB1262 Board for Waterworks and Wastewater Works Operators and Onsite Sewage System Professionals; onsite sewage system installers.** Provides that regulations of the Board for Waterworks and Wastewater Works Operators and Onsite Sewage System Professionals shall include requirements for the division of sewage system installers into classes, one of which shall be restricted to the installation of conventional onsite sewage systems, and that the Board shall not require applicants for initial licensure as a conventional onsite sewage system installer to pass an examination prior to the issuance of such license provided that the applicant satisfactorily demonstrates to the Board that he has been actively engaged in the performance of duties of a conventional onsite sewage system installer for at least eight years within the 12-year period immediately preceding the date of application for licensure. The bill sunsets on July 1, 2016. The bill is identical to SB 662.
*Patron - Pfoindexer*

**SB517 Nursing education programs; due process.** Requires the Board of Nursing to comply with certain due process procedures in cases in which the Board places a nursing education program on conditional approval with terms and conditions that include a restriction on enrollment in the program following an informal fact-finding proceeding.
*Patron - Wagner*
SB543 Definition of surgery. See HB 266.
Patron - Martin

SB556 Pawnbrokers; holding period for purchases. Makes technical changes to the provisions addressing how long goods purchased by pawnbrokers must be retained before they can be sold by the pawnbroker.
Patron - Miller, Y.B.

SB638 Cemeteries; perpetual care trust fund. Clarifies that no portion of the perpetual care trust fund shall be used to pay any personal obligation or debt of any officer or owner of the cemetery or any tax obligation incurred by the cemetery or for any purpose other than the general care, maintenance, administration, and embellishment of the cemetery.
Patron - Stuart

SB662 Board for Waterworks and Wastewater Works Operators and Onsite Sewage System Professionals; onsite sewage system installers. See HB 1262.
Patron - Smith

Title 55 - Property and Conveyances

HB229 Doctrine of necessaries. Provides that a lien arising out of a judgment under the doctrine of necessaries shall not attach to the principal residence of a husband and wife that was held by the spouses as tenants by the entireties prior to the death of either spouse where the tenancy terminated as a result of such death.
Patron - Habeeb

HB233 Time-Share Act; resale revisions. Requires any reseller, defined in the bill, of a time-share in Virginia to be registered with the Common Interest Community Board and therefore subject to the regulatory authority of the Board. The bill requires time-share resellers to make written disclosures to purchasers concerning the time-share being resold and requires that a separate buyer's acknowledgment form must be provided to each time-share purchaser disclosing certain information, including whether or not the developer owns a buyback program and making it clear that the purchaser is buying a time-share for personal use, rather than investment purposes or resale potential. Under the bill, a willful violation of the registration, acknowledgment, or disclosure provisions is a Class 1 misdemeanor.
Patron - Cosgrove

HB234 Time-Share Act; advertising foreclosed time-share properties. Provides the option of a more streamlined advertisement of the time-shares being foreclosed by requiring publication of the time, place, and date of sale; identification of the time-share being sold; contact information for obtaining further information about the sale; and a website address where more complete information and documentation can be obtained.
Patron - Cosgrove

HB377 Condominium Act; sale at auction. Provides that a disposition of a unit through a sale at auction, where the resale certificate was made available as part of the auction package for prospective purchasers prior to the auction, is exempt from certain provisions of the Condominium Act.
Patron - Pogge

HB410 Condominium and Property Owners' Association Acts; recovery of costs and interest. Provides that in cases in which the prevailing party is the association in an action against an owner for nonpayment of assessments in which the owner has failed to pay assessments levied by the association on more than one unit or lot, or when the unit or lot owner has had legal actions taken against him for nonpayment of any prior assessment, the award of reasonable attorney fees, costs, and interest on the judgment is mandatory with the court. The bill also provides in such instances that reasonable attorney fees, costs expended in the matter, and interest can be recovered even if the proceeding is settled prior to judgment. Finally, the bill provides that the delinquent owner is personally responsible for all reasonable costs and attorney fees incurred by the association whether any judicial proceedings are filed.
Patron - Watts

HB502 Receipt required for certain rental payments; upon request. Requires that a landlord provide a tenant with a written receipt, upon the tenant's request, whenever the tenant pays rent in the form of cash or a money order. This bill is recommended by the Virginia Housing Commission.
Patron - Dance

HB902 Condominium Act; time limits for expansion, contraction, or conversion of condominium. Increases from seven years to 10 years from the date of recordation of the declaration the time limit in which a declarant/developer of a condominium must exercise his rights to expand, contract, or convert a condominium.
Patron - Minchew

HB1110 Landlord and tenant law; dwelling units. Allows a plaintiff in an unlawful detainer action to submit copies of the lease under certain circumstances. The bill also (i) removes the four-residential-unit limitation on the exemption of an owner who performs mold inspection or remediation from licensure as a mold inspector or remediator; (ii) revises the definition of dwelling unit; (iii) allows a tenant to stay in the dwelling unit after foreclosure of the property containing the dwelling unit under certain circumstances; (iv) provides that in unlawful detainer actions, the proceeding shall be dismissed under certain conditions if the tenant pays the landlord or his attorney, or pays into court all (a) rent due and owing as of the court date, (b) damages and other charges contracted for in the rental agreement, (c) late charges contracted for in the rental agreement, (d) reasonable attorney fees, and (e) costs of the proceeding; and (v) allows the landlord to recover from the tenant the tenant's prorated share of the actual costs of other insurance coverages provided by the landlord relative to the premises, including the landlord's administrative or other fees associated with the administration of such coverages.

HB1219 Common Interest Community Board; Virginia Condominium Act; Virginia Real Estate Time-Share Act; common interest communities. Authorizes the Common Interest Community Board to terminate inactive condominium or time-share registrations. In addition, the bill clarifies the authority of the Common Interest Community Ombudsman to assist individual members of common interest communities
regarding rights and processes available under applicable laws and regulations. The bill also makes technical amendments.  
**Patron - Fariss**

**HB1224** Transfer of property by VDOT; emergency. Authorizes VDOT to convey certain real property located in Tazewell County controlled by the Department.  
**Patron - Morefield**

**HB1261** Landlord and tenant law; energy submetering. Provides that energy submetering equipment, energy allocation equipment, water and sewer submetering equipment, or a ratio utility billing system may be used in a campground if clearly stated in the rental agreement or lease for the leased premises or dwelling unit. The bill defines campground and campsite.  
**Patron - Ware, R.L.**

**HB1270** Transfer of certain property in the City of Hampton. Provides that the Department of General Services, on behalf of the Department of Education and the Commonwealth of Virginia, with the approval of the Governor, is authorized to convey its interest in certain property located in the City of Hampton. This bill contains an emergency clause.  
**Patron - Ward**

**SB11** Self-settled spendthrift trusts; creation of. Provides for the creation of self-settled spendthrift trusts, which protect trust assets against the claims of a settlor who is also a trust beneficiary. This bill allows a settlor to transfer assets to an irrevocable trust to be held for the joint benefit of the settlor and at least one other beneficiary. Currently, a spendthrift clause is ineffective to shield the beneficiary from creditors when the beneficiary is also the settlor. Current law allows the creation of trusts that are protected from the claims of creditors and at least one other beneficiary. Currently, a spendthrift clause is ineffective to shield the beneficiary from creditors when the beneficiary is also the settlor. This bill allows the bill extends that policy to trusts of which the settlor is also a discretionary beneficiary.  
**Patron - Stuart**

**SB34** Landlord accounting of tenant credits and debits, upon request. Compels a landlord, upon the written request of a tenant, to produce a written accounting of charges and payments from the tenant over the tenancy or the past 12 months, whichever is shorter. This bill is recommended by the Virginia Housing Commission.  
**Patron - Locke**

**SB35** Recovery of possession by landlord. Clarifies that an unlawful detainer action and the execution of a writ of possession is needed to evict a tenant from a residential rental unit. A provision in a rental agreement saying otherwise is unenforceable. "Dwelling unit" and "residential dwelling unit" are defined. This bill is recommended by the Virginia Housing Commission.  
**Patron - Locke**

**SB109** Land trusts; successor trustee. Provides that the beneficiaries of a land trust, by majority decision, shall name a successor trustee when the trustee named in the deed of conveyance creating the trust is unable to serve if no successor trustee is named in the deed or designated by the trust instrument or no procedure to designate a successor trustee is set forth in the deed or trust instrument.  
**Patron - Edwards**

**SB110** Irrevocable trusts; trustee's power to appoint assets into second trust. Authorizes the trustee of an irrevocable trust to appoint all or part of the principal or income of a trust into a second trust for the benefit of the beneficiaries of the original trust.  
**Patron - Edwards**

**SB164** Fraudulent and voluntary conveyances; power of court to set aside; sanctions. Authorizes the court to set aside a fraudulent or voluntary conveyance during an action brought by a creditor to execute on a judgment, either on the motion of the creditor or on its own motion. The bill also allows the court to assess sanctions, including attorney fees, against any party over which it has jurisdiction who is found to have participated in the conveyance with the intent to defraud.  
**Patron - Petersen**

**SB180** Protection of certain trustees from liability. Provides for the protection of a trustee from liability when he follows the directions of a trust director or fails to act while awaiting directions from a trust director. The bill specifies that the trust director must be fiduciary and have the power to direct the trustee on any matter. The provisions of this bill only apply upon incorporation into the trust instrument.  
**Patron - Stuart**

**SB432** Grantor trusts; settlor's creditors; payment of taxes. Prohibits creditors from compelling the trustee of a grantor trust to exercise his discretionary authority to pay income taxes on trust income.  
**Patron - Stuart**

**SB472** Common Interest Community Board; Virginia Condominium Act; Virginia Real Estate Time-Share Act; common interest communities. Authorizes the Common Interest Community Board to terminate inactive condominium or time-share registrations. In addition, the bill clarifies the authority of the Common Interest Community Ombudsman to assist individual members of common interest communities regarding rights and processes available under applicable laws and regulations. The bill also makes technical amendments.  
**Patron - Locke**

**SB628** Virginia Property Owners' Association Act; limitation on certain contracts and leases by declarant. Limits any management contract or employment contract that is entered into during the period of declarant control to five years. The bill also provides that any such contract or agreement entered into on or after July 1, 2012, may be terminated without penalty by the association or its board of directors upon not less than 90 days' written notice to the other party given not later than 60 days after the expiration of the period of declarant control contemplated by the governing documents. In addition, the bill requires the declarant to include, with other information provided upon transfer of control to the association, the number of lots that may be subject to the declaration upon completion of development and the number of members of the board of directors and number of such directors appointed by the declarant together with names and contact information of members of the board of directors.  
**Patron - Herring**

**Title 56 - Public Service Companies**

**HB232** Renewable energy. Expands the definition of renewable energy to include landfill gas. The measure also provides that the RPS Goals under the renewable energy portfolio standard program may be composed of renewable thermal energy equivalents. A renewable thermal energy equivalent is
the thermal energy output from a renewable-fueled combined heat and power generation facility that is (i) constructed, or renovated and improved, after January 1, 2012, (ii) located in the Commonwealth, and (iii) utilized in industrial processes other than the combined heat and power generation facility, where thermal energy is expressed as an equivalent number of megawatt hours. This bill is identical to SB 492.

Patron - Cosgrove

HB455 Wireless E-911 Fund; distribution. Transfers the administration of the distribution of the Wireless E-911 Fund revenues for public safety answering point operators (PSAPs) to the Department of Taxation. The bill also bases the distribution percentages on the average pro rata distribution for fiscal years 2007-2012, taking into account funding adjustments for overpayments and underpayments. The measure directs that the distribution percentage be recalculated every five years based on cost and call load data of the PSAP, which data shall continue to be received by the E-911 Services Board and then reported to the Department of Taxation. This bill is identical to SB 495.

Patron - Ware, R.L.

HB559 Natural gas utility infrastructure. Permits a natural gas utility to construct the necessary facilities of a qualifying project and to recover the eligible infrastructure development costs necessary to develop the eligible infrastructure for designated projects in future rates. Eligible infrastructure development costs include planning, development, and construction costs and, if applicable, an allowance for funds used during construction, in addition to a return on investment, a revenue conversion factor, depreciation, and property taxes. A qualifying project is an economic development project requiring natural gas service as to which the natural gas utility has made a good faith determination that (i) it is located in an area where adequate natural gas infrastructure is not available; (ii) eligible infrastructure will provide opportunities for increased natural gas usage and economic development benefits in the area of the eligible infrastructure in addition to those provided by the project subject; (iii) either the developer or occupant of the proposed project shall provide, prior to the initiation of service, a binding commitment to the natural gas utility regarding capacity needed for a period of at least five years from the date gas is made available, which commitment covers a level of service no less than 50 percent of the capacity of the gas facilities to serve such project, or the natural gas utility receives a financial guaranty from the developer or state or local government in the amount of at least 50 percent of the estimated investment to be made by the natural gas utility in the proposed project; (iv) the natural gas utility has negotiated with the project's developer or occupant in an attempt to reach agreement on a commitment for the entire aid to construction with the project's developer or occupant in an attempt to reach agreement on a commitment for the entire aid to construction otherwise required to cover the cost of the necessary eligible infrastructure; and (v) the projected non-gas revenues from the proposed project will not be sufficient to cover the cost of service associated with the necessary eligible infrastructure after accounting for any aid to construction contributed by the developer of the project or the person that will occupy the proposed project. Natural gas utilities are required to account for any aid to construction contributed by the developer of the project or the person that will occupy the proposed project as a deferred cost until new base rates and charges that incorporate eligible infrastructure development costs become effective for the utility. Transportation and storage quantities of contracts entered into by a natural gas utility for the acquisition of upstream pipeline capacity to meet the reasonably anticipated service requirements of a qualifying project and other service requirements to be served through the eligible infrastructure shall be deemed prudent and reasonable. This bill is identical to SB 511.

Patron - Marshall, D.W.

HB564 Electric utility ratemaking incentives; landfill gas. Authorizes investor-owned electric utilities to earn an enhanced rate of return, equal to 200 basis points above the authorized rate of return, on their investments in generation facilities that are fired by methane or other combustible gas produced in a solid waste management facility licensed by the Waste Management Board. The facility includes the equipment used in collecting, drying, treating, and compressing the landfill gas and in transmitting the landfill gas from the solid waste management facility where it is collected to the generation facility where it is combusted.

Patron - Marshall, D.W.

HB587 Electric transmission lines; approval process. Eliminates the requirement that an electric transmission line of 138 kV obtain State Corporation Commission approval, based on findings that the line is needed and that its corridor or route will reasonably minimize adverse impact on the scenic assets, historic districts, and environment of the area concerned, if a certificate of public convenience and necessity for the line is not required. The measure provides that such a certificate is not required for such a line if the public utility has obtained approval pursuant to requirements regarding local planning commission approval of the comprehensive plan and applicable local zoning ordinances by the locality or localities in which the transmission line will be located. This bill is identical to SB 418.

Patron - Merricks

HB893 E-911 Services Board; Commonwealth Interoperability Coordinator to serve as advisor. Establishes that the Commonwealth Interoperability Coordinator serve as an advisor to the E-911 Services Board to ensure that enhanced wireless emergency telecommunications services and technologies are compliant with the statewide interoperability strategic plan.

Patron - Wilt

HB894 Utility energy efficiency programs. Provides that an energy efficiency program proposed by an electric utility is in the public interest if, among other factors, the net present value of the benefits exceeds the net present value of the costs as determined by the Commission upon consideration of the following four tests: (i) the Total Resource Cost Test; (ii) the Utility Cost Test (also referred to as the Program Administrator Test); (iii) the Participant Test; and (iv) the Ratepayer Impact Measure Test. The Commission's determination shall include an analysis of all four tests, and a program or portfolio of programs shall not be rejected based solely on the results of a single test. An electric utility's energy efficiency program may be deemed to be in the public interest if it provides measurable and verifiable energy savings to low-income customers or elderly customers. The current standard for what constitutes a cost-effective conservation and energy efficiency program conducted by a natural gas utility is revised to conform to these new provisions for electric utilities. Finally, the measure expands the definition of "energy efficiency program" with regard to electric utilities to include customer engagement programs that result in measurable and verifiable energy savings that lead to efficient use patterns and practices. The bill contains an emergency clause.

Patron - Ware, R.L.

HB1102 Renewable energy portfolio standard program; credits for investments. Allows any investor-owned electric utility that participates in the renewable energy portfo-
lio standard program to meet up to 20 percent of an RPS Goal through certificates evidencing the utility's expenses in conducting research and development activities in Virginia related to renewable or alternative energy sources. To qualify, such expenses shall either (i) be designed to enhance the participating utility's understanding of emerging energy technologies and their potential impact on and value to the utility's system and customers within the Commonwealth; (ii) promote economic development within the Commonwealth; (iii) supplement customer-driven alternative energy or energy efficiency initiatives; (iv) supplement alternative energy and energy efficiency initiatives at state or local governmental facilities in the Commonwealth; or (v) be designed to mitigate the environmental impacts of renewable energy projects. The State Corporation Commission shall issue certificates to utilities making qualified investments based on the prices for renewable energy certificates in the interconnection region of the regional transmission entity of which the utility is a member. Qualified investments are stated to be reasonable and prudent operating expenses of a participating utility. A participating utility is not authorized to recover the costs associated with qualified investments through rate adjustment clauses and is not authorized to earn a return on its qualified investments. A participating utility is not eligible for a research and development tax credit for qualified investments made under this measure.

Patron - McEachin

HB1166 Renewable portfolio standard program; reporting. Requires each utility participating in the renewable portfolio standard program to identify, in its annual report to the State Corporation Commission, the states where purchased or owned renewable energy was generated, the decades in which the renewable energy generating units were placed in service, and the fuel types used to generate the renewable energy. This bill is identical to SB 382.

Patron - McClellan

HB1186 Attachments by cable television systems and telecommunications service providers to poles of electric cooperatives. Authorizes the State Corporation Commission to determine just and reasonable rates, and certain terms and conditions of service, for attachments to electric cooperative poles by telecommunications service providers and cable television systems. The authority may be exercised if, after good faith negotiations, the parties cannot reach an agreement regarding the attachment. Fees may be assessed to allow the Commission to recover appropriate costs of such proceedings. This bill is identical to SB 652.

Patron - May

SB382 Renewable portfolio standard program; reporting. See HB 1166.

Patron - McEachin

SB413 Renewable energy portfolio standard program; credits for investments. Allows any investor-owned electric utility that participates in the renewable energy portfolio standard program to meet up to 20 percent of an RPS Goal through certificates evidencing the utility's expenses in conducting research and development activities in Virginia related to renewable or alternative energy sources. To qualify, such expenses shall either (i) be designed to enhance the participating utility's understanding of emerging energy technologies and their potential impact on and value to the utility's system and customers within the Commonwealth; (ii) promote economic development within the Commonwealth; (iii) supplement customer-driven alternative energy or energy efficiency initiatives; (iv) supplement alternative energy and energy efficiency initiatives at state or local governmental facilities in the Commonwealth; or (v) be designed to mitigate the environ-

mental impacts of renewable energy projects. The State Corporation Commission shall issue certificates to utilities making qualified investments based on the prices for renewable energy certificates in the interconnection region of the regional transmission entity of which the utility is a member. Qualified investments are stated to be reasonable and prudent operating expenses of a participating utility. A participating utility is not authorized to recover the costs associated with qualified investments through rate adjustment clauses and is not authorized to earn a return on its qualified investments. A participating utility is not eligible for a research and development tax credit for qualified investments made under this measure. The measure also provides that a utility shall receive double credit toward meeting the program's goals for energy from facilities in the Commonwealth fueled primarily by animal waste.

Patron - Norment

SB418 Electric transmission lines; approval process. See HB 587.

Patron - Stanley

SB492 Renewable energy. See HB 232.

Patron - Watkins

SB493 Utility energy efficiency programs. Provides that an energy efficiency program proposed by an electric utility is in the public interest if among other factors, the net present value of the benefits exceeds the net present value of the costs as determined by the Commission upon consideration of the following four tests: (i) the Total Resource Cost Test; (ii) the Utility Cost Test (also referred to as the Program Administrator Test); (iii) the Participant Test; and (iv) the Ratepayer Impact Measure Test. The Commission's determination shall include an analysis of all four tests, and a program or portfolio of programs shall not be rejected based solely on the results of a single test. An electric utility's energy efficiency program may be deemed to be in the public interest if it provides measurable and verifiable energy savings to low-income customers or elderly customers. The current standard for what constitutes a cost-effective conservation and energy efficiency program conducted by a natural gas utility is revised to conform to these new provisions for electric utilities. Finally, the measure expands the definition of "energy efficiency program" with regard to electric utilities to include customer engagement programs that result in measurable and verifiable energy savings that lead to efficient use patterns and practices. The bill contains an emergency clause and shall not apply to any case or proceeding filed with the Commission prior to March 10, 2012.

Patron - Watkins

SB495 Wireless E-911 Fund; distribution. See HB 455.

Patron - Watkins

SB511 Natural gas utility infrastructure. See HB 559.

Patron - Wagner

SB632 Wireless E-911 Fund; distribution of funds. Requires CMRS providers to submit requests for payment from the Wireless E-911 Fund no later than four months after the end of the fiscal year in which the costs were incurred. If the Fund is not sufficient to pay for all of the costs, the unpaid costs may not be carried over for repayment to a future year. The bill also provides that any funds remaining in the Fund at the end of a fiscal year may be designated for a reserve fund.

Patron - Watkins

SB652 Attachments by cable television systems and telecommunications service providers to poles of electric cooperatives. See HB 1186.

Patron - Stanley
Title 57 - Religious and Charitable Matters; Cemeteries

HB306 Cemeteries; abandoned interment rights; notice. Provides that when no address is known or reasonably ascertainable for a record owner of interment rights, a cemetery owner shall publish a notice of its intent to declare interment rights abandoned in a newspaper of general circulation in the county or city where the cemetery is located for four consecutive weeks before such interment rights may be declared abandoned.
Patron - Crockett-Stark

SB86 Solicitation of contributions; registration of charitable organizations. Provides that any charitable organization whose annual gross revenue would qualify it to file Form 990-N with the Internal Revenue Service (IRS) may submit a balance sheet and income and expense statement verified under oath or affirmation by the treasurer of the organization. The IRS recently raised the threshold for organizations allowed to file Form 990-N from $25,000 to $50,000. Currently, Virginia law sets the annual gross revenue threshold at $25,000. The bill will allow the state threshold for filing the form to track the threshold set by the IRS.
Patron - Saslaw

Title 58.1 - Taxation

HB35 Collection of state taxes; period of limitation. Reduces the period of limitation for the collection of state taxes from 10 years to seven years. The bill also provides that if no contact has been made with a delinquent taxpayer for a period of six years after the assessment, then interest and penalty would no longer be added to the delinquent tax liability. Under current law, if no contact has been made for a period of seven years, then interest and penalty are no longer added to the delinquent tax liability.
Patron - Cole

HB41 Personal property tax; situs of certain motor vehicles. Provides that when a motor vehicle is normally garaged in a location different from the domicile of the owner of the vehicle due to its use by a student attending an institution of higher education, then the situs is the owner’s domicile. Under current law, the situs of such vehicle is the owner’s domicile only if the student is the owner.
Patron - Tata

HB52 Disclosure of certain tax information by the Attorney General. Permits the Attorney General to disclose certain information related to the sale and taxation of cigarettes and other tobacco products.
Patron - Albo

HB80 Real property tax; assessment of wetlands. Requires the local assessing official to separately assess the fair market value of wetlands on real property, if requested by the property owner.
Patron - Orrock

HB81 Real property tax; land use valuation. Provides that prior use of any property shall not be considered in determining its current use for land use valuation purposes. The bill contains technical amendments.
Patron - Orrock

HB103 Consumer utility tax; natural gas. Exempts public utilities and electric cooperatives from the consumer utility tax on natural gas when the natural gas is used to generate electricity at a power station. This bill is identical to SB 519.
Patron - Loupassi

HB154 Apportionment of corporate income tax; retail companies. Requires retail companies to use a formula for apportioning taxable income to the Commonwealth based on multiplying their income by the sales factor. The provisions of the bill would be effective for tax years beginning on or after July 1, 2012, and would be phased in with the apportionment formula having a 100 percent sales factor by 2015. This bill is identical to SB 49.
Patron - Ware, R.L.

HB190 Real property tax exemption for disabled veterans. Requires the Commissioner of the Department of Veterans Services to promulgate rules and regulations for the administration and implementation of the real property tax exemption for disabled veterans. Such rules and regulations shall include written guidance for veterans and commissioners of the revenue concerning eligibility for the exemption. The bill also authorizes the Commissioner of the Department of Veterans Services to hear and decide appeals concerning denials of eligibility for the exemption. The bill contains an emergency clause.
Patron - O’Bannon

HB202 Real estate with delinquent taxes or liens; City of Hampton. Adds the City of Hampton to a list of localities authorized to have a special commissioner appointed to execute the necessary deeds to convey certain real estate to the locality when the delinquent taxes or liens, including penalties and interest, exceed 35 percent of the assessed value or when the taxes alone exceed 15 percent of the assessed value. This bill is identical to SB 33.
Patron - Ward

HB216 Sales and use tax exemption; certain computer equipment and enabling software. Expands the sales and use tax exemption for the purchase or lease of computer equipment or enabling software by data centers by extending it to tenants of the centers, and by including jobs created not only by the data center operator but also by the tenants of the data center in collectively meeting the level of new jobs required for eligibility for the exemption. This bill is identical to SB 112.
Patron - Comstock

HB255 Warrants maintained by treasurers. Specifies that the information regarding warrants that shall not be disclosed includes any invoice that has been presented to a locality for payment, which the locality has attempted to pay, but the payment has not been completed because electronic payment has failed or a check was mailed but not cashed.
Patron - Stolle

HB277 Local cigarette tax stamps. Requires that beginning January 1, 2013, any local tax stamp or meter impression required to be used to evidence payment of the local cigarette tax shall be of the same stamp technology that is used or required by the Commonwealth for the state cigarette tax stamp. This bill is identical to SB 394.
Patron - Peace
HB298 Machinery and tools tax; car washing businesses. Classifies machinery and tools used to clean motor vehicles by a motor vehicle cleaning business as a separate class of property for tax rate purposes.

Patron - Scott, E.T.

HB299 Sales and use tax exemption; certain educational materials. Extends the sunset date from July 1, 2012, to July 1, 2017, on the sales and use tax exemption for textbooks and other educational materials withdrawn from inventory at book-publishing distribution facilities for free distribution to professors and other individuals who have an educational focus. This bill is identical to SB 37.

Patron - Scott, E.T.

HB314 Roll-your-own cigarette machines. Declares that any person who maintains, operates, or rents a roll-your-own cigarette machine at a retail establishment for use by a consumer is a manufacturer of cigarettes, and resulting products from the machine are cigarettes. Under the bill, a person who purchases a cigarette rolling machine for personal use to make cigarettes for personal consumption would not be deemed a manufacturer. This bill is identical to SB 74.

Patron - Ware, R.L.

HB321 Tax credits; assistance to low-income families, scholarships for K through 12 students attending private schools. Establishes a credit beginning in taxable year 2013 for individuals, business entities, and corporations making monetary donations to nonprofit organizations providing education improvement scholarships to students whose family's annual household income is not in excess of 300 percent of the current poverty guidelines and certain students with disabilities, in order for them to attend nonpublic elementary or secondary schools. Nonprofit organizations to which donations are made would be required to distribute at least 90 percent of each donation in the form of scholarships to such students. The credit would equal 65 percent of the donation made. Any unused credit for the taxable year could be carried forward for five years. There is an annual cap of $25 million in tax credits for the scholarship program. The Department of Education would administer the tax credit program.

The bill also expands the current Neighborhood Assistance Act Tax Credit program by increasing the tax credit percentage from 40 to 65 percent; raising the total cap on the program from $11.9 million to $15 million and raising the cap on education proposals from $4.9 million to $8 million; expanding the eligibility criteria for programs qualifying for tax credits to encompass programs providing services to certain students with disabilities and individuals whose family's annual household income is not in excess of 300 percent of the poverty guidelines; raising the cap on tax credits for neighborhood organizations and affiliates to $825,000; allowing unused credits at the end of the year to be distributed to neighborhood organizations that had previously met the cap on tax credits; and extending the sunset for the program to July 1, 2017.

Patron - Massie

HB336 Virginia Land Conservation Fund; distribution of revenues. Provides that in distributing the revenues in the Virginia Land Conservation Fund generated by the sale of land conservation tax credits, funds shall not be distributed to federal governmental entities.

Patron - Wilt

HB368 Neighborhood assistance tax credits; eligibility of certain mediators. Provides that mediators certified under guidelines of the Judicial Council of Virginia who provide mediation services, without charge, at the direction of an approved neighborhood organization that provides court referred mediation services would be eligible for neighborhood assistance tax credits.

Patron - Webert

HB406 Local incentives for defense contractors. Authorizes a local government to provide local incentives and regulatory flexibility to defense contractors located within a defense production and support services zone established by the local government. The bill defines defense contractors as businesses primarily engaged in providing services in support of national defense.

Patron - Torian

HB408 Real property tax exemption for the elderly and disabled. Provides more flexibility to localities in determining the income and financial worth of the elderly and disabled, for those localities that choose to have caps on income and financial worth in establishing eligibility for the real property tax exemption.

Patron - Watts

HB460 Corporate income tax; single sales factor apportionment for income of manufacturers. Repeals the penalties that would have been assessed on any manufacturer that elected the single sales factor apportionment for income and that did not maintain certain employment levels. The bill also would only require a manufacturer that elected the single sales factor apportionment to pay additional taxes and interest if its average annual employment falls below 90 percent of the base year employment, or if the average wage of its employees is less than the state or local average weekly wage.

Patron - Byron

HB479 Contraband and tax-paid cigarettes; penalties. Establishes legal limits and imposes criminal and civil penalties for possession with intent to distribute contraband tax-paid cigarettes by parties outside the legitimate distribution chain. This bill is identical to SB 347.

Patron - Albo

HB509 Recordation tax. Clarifies that the recordation tax for deeds of trust is based on the value of the security interest created by the deed of trust, not just on the amount of the obligations described in the deed of trust. Therefore, the amount subject to tax does not include any amount that is unsecured because the value of the property conveyed by the deed of trust is inadequate to secure the full amount of obligations described in the deed of trust.

Patron - Garrett

HB513 Sales and use tax exemptions; extension of sunset dates. Extends the sunset dates for the limited sales and use tax exemption periods for hurricane preparedness equipment and for certain energy-efficient products from July 1, 2012, to July 1, 2017.

Patron - Purkey

HB516 Income taxes. Advances the date as of which Virginia income tax laws conform with the Internal Revenue Code from December 31, 2010, to December 31, 2011; restores conformity to certain provisions of the federal earned income tax credit for taxable year 2011 for purposes of Virginia's low-income taxpayer income tax credit; and reinstates the age deduction for individuals born on or before January 1, 1939, that was inadvertently deleted by Chapter 851 of the Acts of Assembly of 2011. The bill contains an emergency clause. This bill is identical to SB 463.

Patron - Purkey
HB531 Historic rehabilitation tax credit. Provides that any gain or income under federal law relating to the allocation or application of a historic rehabilitation tax credit would not be gain or income for Virginia tax purposes. The bill's provisions are declaratory of existing law. This bill is identical to SB 444.
Patron - Cole

HB536 Motor fuels tax. Removes the requirement that bulk users and retailers of undyed diesel fuel be licensed. The bill also gives the Commissioner of the Department of Motor Vehicles discretion to seize and lock or seal a tank or other storage receptacle holding illegally imported, transported, delivered, stored, acquired, or sold fuel until the fuels tax and related penalties and interest are assessed and paid. Under current law, the Commissioner is required to seize and lock or seal the tank or other storage receptacle holding such fuel.
Patron - Kilgore

HB551 Telework expenses tax credit. Extends the telework expenses tax credit for employers through December 31, 2016. The credit currently expires on December 31, 2013. The bill also makes other clarifying changes concerning expenses eligible for the credit. This bill is identical to SB 238.
Patron - Comstock

HB581 Authorized tourism project; sales and use tax revenues. Clarifies that the amount of revenue to which the authorized tourism project is entitled is equal to the amount of revenue generated by a one percent sales and use tax on transactions taking place on the premises of the project. This bill is identical to SB 414.
Patron - Watson

HB714 Major business facility job tax credit. Extends the expiration of the period during which the major business facility job tax credit may be taken within a two-year allowance from December 31, 2012, to December 31, 2014. This bill is identical to SB 368.
Patron - Kilgore

HB734 Recordation tax. Requires that a deed or other document regarding conveyance of real property state on its first page the actual consideration for the conveyance before it can be admitted to record.
Patron - Jones

HB743 Personal property tax; farm vehicles. Allows a county, city, or town to exempt, partially exempt, or set a lower tax rate for motor vehicles used exclusively for farming.
Patron - Fariss

HB841 Major business facility job tax credits and enterprise zone job creation grants. Allows a business creating permanent, full-time positions to be eligible for both the major business facility job tax credit and enterprise zone job creation grants. However, the bill prohibits both the tax credit and the grant being allowed for the same job created.
Patron - James

HB842 Applications for local business license or land use authorization; conditions. Permits localities to condition issuance of a local business license or land use authorization on payment of certain delinquent taxes, fees, or other charges owed by the applicant to the locality. This bill is identical to SB 308.
Patron - James

HB876 Motor vehicle fuels sales tax. Transfers the administration and collection of the motor vehicle fuels sales tax imposed in certain transportation districts from the Department of Taxation to the Department of Motor Vehicles, effective July 1, 2013. This bill is identical to SB 503.
Patron - Rust

HB879 Income tax; subtraction for certain death benefit payments. Clarifies that the current subtraction applies only to death benefit payments (i) paid to a beneficiary that are pursuant to an annuity contract between an annuitant and an insurance company and (ii) paid solely by lump sum. The bill reflects the current manner in which the Department of Taxation is implementing the subtraction.
Patron - Sickles

HB919 Personal property tax; distraint and sale of personal property for delinquent taxes. Provides that a locality is not required to obtain a certificate of title when motor vehicles are distraint for sale to satisfy delinquent taxes. The bill clarifies that any penalties and interest owed by the taxpayer are paid out of the proceeds of the sale. Finally, the bill requires the party conducting the sale to provide the purchaser with a sales receipt or affidavit that the purchaser can use to apply for a certificate of title from the Department of Motor Vehicles.
Patron - Brink

HB922 Real property tax exemption for disabled veterans. Provides that the tax exemption for the primary residence of a disabled veteran, a disabled veteran and his spouse, or a surviving spouse of a disabled veteran includes real property (i) held in a revocable inter vivos trust over which the veteran, the veteran and his spouse, or the surviving spouse hold the power of revocation; (ii) held in an irrevocable trust under which a veteran alone or in conjunction with his spouse possesses a life estate or an estate for joint lives, or enjoys a continuing right of use or support; or (iii) held by a veteran alone or in conjunction with his spouse as tenant or tenants for life or joint lives. The bill also provides that the exemption for the surviving spouse of a disabled veteran includes property held in any of these ways. Finally, the bill establishes a formula for pro rataing the amount of the exemption in the event there are owners in addition to the disabled veteran. This bill is identical to SB 540.
Patron - Lingamfelter

HB933 Real property tax; exemption for disabled veterans. Provides that the real property tax exemption for disabled veterans for property acquired after January 1, 2011, begins on the date of acquisition and that the previous owner of the property is entitled to a pro rata refund of any taxes paid for any period of the tax year coming after the date of acquisition. The bill also provides that a veteran or spouse otherwise qualified for the exemption does not lose the exemption solely because of extended stays at hospitals, nursing homes, or other convalescent facilities as long as the real property is not leased to another person.
Patron - Lingamfelter

HB959 Sales and use tax; public transportation companies. Clarifies that the sales and use tax is not applicable to any company that is owned, operated, or controlled by any county, city, or town and provides public transportation services. This bill is identical to SB 40.
Patron - Bell, Robert B.

HB1013 Income tax; capital gains subtraction. Extends the subtraction from individual and corporate taxable income of capital gains from investments in qualified businesses from June 30, 2013, to June 30, 2015. This bill is identical to SB 226.
Patron - Comstock
HB1068 Real property tax; commercial and industrial property in localities in Northern Virginia. Extends the sunset date from June 30, 2013, to June 30, 2018, on the reduction in the tax rate for the special real property tax on commercial and industrial property in the localities encompassed by the Northern Virginia Transportation Authority from 25 cents ($0.25) per $100 of assessed value to 12.5 cents ($0.125) per $100 of assessed value.

Patron - Hugo

HB1073 Real property tax; valuation of residential rental apartments. Requires that, in any appeal to a board of equalization concerning the fair market value of residential apartments in excess of four units, the board use the income approach to valuation, unless certain specified exceptions exist. Criteria to be used in making this determination include actual gross income generated, losses due to vacancies, collection losses, and rent concessions, as well as actual operating expenses and expenditures. The bill contains an emergency clause and is effective for tax years beginning on or after January 1, 2012. The bill is identical to SB 607.

Patron - O'Quinn

HB1116 Entitlement to sales and use tax revenues; development of regional impact. Entitles the City of Bristol to retain certain sales and use taxes generated on the premises of a development with regional impact located in the City, to pay bonds issued for the development. The bill sets forth numerous criteria that a development must meet in order to qualify. The bill is identical to SB 607.

Patron - O'Quinn

HB1128 Delinquent real property taxes. Modifies procedures governing delinquent real property taxes by (i) requiring the attorney for a locality who handles delinquent real property taxes to request the commissioner of the revenue to correct land records that incorrectly report property as having delinquent taxes and requiring the attorney, if necessary, to petition the court to make such correction; (ii) requiring the owner of real property to pay all delinquent town taxes, in addition to paying delinquent county taxes under current law, in order to stop a judicial sale of the property; and (iii) conditioning a court's referral of a judicial sale to a commissioner of chancery for a ruling prior to sale, upon a proper objection having been made by an interested party.

Patron - Kilgore

HB1148 Tangible personal property; volunteer deputy sheriffs. Allows motor vehicles owned by volunteer deputy sheriffs to be classified as a separate class of tangible personal property for local taxation purposes for tax years beginning on or after January 1, 2013. The classification currently includes motor vehicles owned by auxiliary, reserve, or special deputy sheriffs. This bill is identical to SB 534.

Patron - Dudenhefer

HB1153 Income tax; conformity with § 199 of the Internal Revenue Code. Allows the entire amount of the deduction allowed for domestic production activities pursuant to § 199 of the Internal Revenue Code to be deducted for Virginia income tax purposes for taxable years beginning on and after January 1, 2013. This bill is identical to SB 462.

Patron - Massie

HB1192 Coalfield employment enhancement tax credit; sunset date. Extends from January 1, 2015, to January 1, 2017, the sunset date for the coalfield employment enhancement tax credit. This bill is identical to SB 609.

Patron - O'Quinn

HB1233 Local license tax ordinances for the severance of minerals. Requires certain localities that imposed local severance taxes for the 2008, 2009, 2010, or 2011 license year to amend their local ordinances to adopt or include certain local license tax uniform ordinance provisions into the local ordinance with an effective date retroactive to the 2008 license year. Each such locality would be required to allow taxpayers upon whom local severance taxes were imposed to avail themselves of the appeal procedures included as part of the local license tax uniform ordinance provisions. In addition, within 60 days of the effective date of the bill, each such locality would be required to provide written notice to taxpayers upon whom the locality imposed local severance taxes for the 2008, 2009, 2010, or 2011 license year that the locality has adopted or will adopt the uniform ordinance provisions retroactive to the 2008 license year and for each license year thereafter. Each such ordinance so amended within 90 days of the effective date of the bill would be deemed valid and properly enacted for purposes of any local severance tax imposed for license year 2008, 2009, 2010, 2011, or 2012. The bill also provides that any person assessed with a local severance tax for license year 2008, 2009, 2010, 2011, 2012, or 2013 would be allowed to file an administrative or judicial appeal of the same only during the period beginning July 1, 2013, and ending July 1, 2014. In addition, for any assessment of additional license tax for license year 2008, 2009, 2010, or 2011 collection activity would be suspended until July 1, 2013. Collection activity would be suspended until July 1, 2013, on any assessment of additional license tax for license year 2012 or 2013 if the taxpayer in filing a severance tax return includes with the return a good faith payment of the tax due or a good faith estimate of the tax due. The bill contains an emergency clause. This bill is identical to SB 658.

Patron - Kilgore

HB1248 Transportation construction, operation and maintenance, and funding. Provides for the construction, maintenance, and funding of transportation by (i) increasing transportation's share of year-end surpluses to 67 percent, and (ii) authorizing the Commonwealth Transportation Board (CTB) to name highways, bridges, interchanges, and other transportation facilities for private entities if an annual naming rights fee is paid, with the revenue dedicated to highway maintenance and operation. The bill also charges the CTB with greater responsibilities involving integration of land use and transportation planning and authorizes the CTB to withhold federal and state funds for certain local or regional capital improvement projects if those projects are inconsistent with the Statewide Transportation Plan or the Six-Year Improvement Program. Provision is made for use of "revenue-sharing" funds for secondary highway system maintenance projects carried out by local governments. The bill provides for special allocations by the CTB for bridge reconstruction, high priority highway projects, and reconstruction of highways with particularly deteriorated pavements. Finally, the bill establishes an annual $50 license tax for electric motor vehicles registered in the Commonwealth. This bill is identical to SB 639.

Patron - Lingamfelter

SB22 Real property tax; exemption for disabled veterans. Provides that the real property tax exemption for veterans whose disability rating occurs after January 1, 2011, begins on the date of the rating. The bill also clarifies that a locality is not liable for interest on any refund due to the veteran for taxes paid prior to the filing of the affidavit or written statement concerning the veteran's disability.

Patron - Stuart
SB33 Real estate with delinquent taxes or liens; City of Hampton. See HB 202.
Patron - Locke

SB37 Sales and use tax exemption; certain educational materials. See HB 299.
Patron - Reeves

SB40 Sales and use tax; public transportation companies. See HB 959.
Patron - Reeves

SB49 Apportionment of corporate income tax; retail companies. See HB 154.
Patron - Watkins

SB73 Real property tax; valuation of residential rental apartments. See HB 1073.
Patron - Watkins

SB74 Roll-your-own cigarette machines. See HB 314.
Patron - Watkins

SB103 Transient occupancy tax; Roanoke County. Authorizes Roanoke County to impose a transient occupancy tax at a rate not to exceed seven percent. Under its charter, Roanoke County currently is authorized to impose a transient occupancy tax at a rate not to exceed five percent. The additional revenues generated shall be used solely for advertising the Roanoke metropolitan area as an overnight tourist destination by members of the Roanoke Valley Convention and Visitors Bureau.
Patron - Edwards

SB112 Sales and use tax exemption; certain computer equipment and enabling software. See HB 216.
Patron - McDougle

SB131 Tax credits; assistance to low-income families; scholarships for K through 12 students attending private schools. Establishes a credit beginning in taxable year 2013 for individuals, business entities, and corporations making monetary donations to nonprofit organizations providing education improvement scholarships to students whose family's annual household income is not in excess of 300 percent of the current poverty guidelines and certain students with disabilities, in order for them to attend nonpublic elementary or secondary schools. Nonprofit organizations to which donations are made would be required to distribute at least 90 percent of such donations in the form of scholarships to such students. The credit would equal 65 percent of the donation made and any unused credit for the taxable year could be carried forward for five years. There is an annual cap of $25 million in tax credits for the scholarship program. The Department of Education would administer the tax credit program.

The bill also expands the current Neighborhood Assistance Act Tax Credit program by increasing the tax credit percentage from 40 to 65 percent; raising the cap on education proposals from $4.9 million to $8 million, which has the effect of raising the total cap on the program from $11.9 million to $15 million; expanding the eligibility criteria for programs qualifying for tax credits to encompass programs providing services to certain students with disabilities and individuals whose family's annual household income is not in excess of 300 percent of the poverty guidelines; allowing unused credits at the end of the year to be distributed to neighborhood organizations that had previously met the $500,000 cap on tax credits; and extending the sunset for the program to July 1, 2017.
Patron - Stanley

SB226 Income tax; capital gains subtraction. See HB 1013.
Patron - Herring

SB238 Telework expenses tax credit. See HB 551.
Patron - Herring

SB308 Applications for local business license or land use authorization; conditions. See HB 842.
Patron - Blevins

SB347 Contraband and tax-paid cigarettes; penalties. See HB 479.
Patron - McDougle

SB368 Major business facility job tax credit. See HB 714.
Patron - Reeves

SB393 Media-related tax exemptions. Extends, until 2017, the sunset on media-related tax exemptions for catalogs, letters, brochures, reports, and other similar printed materials when stored for 12 months or less in the Commonwealth and distributed for use outside the Commonwealth.
Patron - Hanger

SB394 Local cigarette tax stamps. See HB 277.
Patron - Hanger

SB409 Recordation tax. Eliminates the recordation tax exemption for certain deeds of trust securing a refinanced obligation and establishes a reduced tax for all refinancing deeds of trust or mortgages that is equal to a maximum of 18 cents ($0.18) per $100 of the amount refinanced. Under current law, there is an exemption for a deed of trust or mortgage that is refinanced with the same lender on the principal amount of the original debt; all other such instruments of refinancing are subject to the tax at rates higher than the new rates established in the bill.
Patron - Hanger

SB414 Authorized tourism project; sales and use tax revenues. See HB 581.
Patron - Norment

SB444 Historic rehabilitation tax credit. See HB 531.
Patron - Vogel

SB462 Income tax; conformity with § 199 of the Internal Revenue Code. See HB 1153.
Patron - Stosch

SB463 Income taxes. See HB 516.
Patron - Stosch

SB503 Motor vehicle fuels sales tax. See HB 876.
Patron - Saslaw

SB519 Consumer utility tax; natural gas. See HB 103.
Patron - Wagner

SB534 Tangible personal property; volunteer deputy sheriffs. See HB 1148.
Patron - Stuart

SB540 Real property tax exemption for disabled veterans. Provides that the tax exemption for the primary residence of a disabled veteran, a disabled veteran and his spouse, or a surviving spouse of a disabled veteran includes real property 
(i) held in a revocable inter vivos trust over which the veteran,
the veteran and his spouse, or the surviving spouse hold the power of revocation; (ii) held in an irrevocable trust under which a veteran alone or in conjunction with his spouse possesses a life estate or an estate for joint lives, or enjoys a continuing right of use or support; or (iii) held by a veteran alone or in conjunction with his spouse as tenant or tenants for life or joint lives. The bill also provides that the exemption for the surviving spouse of a disabled veteran includes property held in any of these ways. Finally, the bill establishes a formula for prorating the amount of the exemption in the event there are owners in addition to the disabled veteran.

**Patron - Wagner**

**SB562** Transient occupancy tax; Campbell County. Adds Campbell County to the list of counties authorized to impose a transient occupancy tax not to exceed five percent.

**Patron - Ruff**

**SB597** Retail sales and use tax; presumption for registration for collection of the tax. Creates a legal presumption to require registration by a dealer for collection of retail sales and use taxes if any commonly controlled person maintains a distribution center, warehouse, fulfillment center, office, or similar location within the Commonwealth that facilitates the delivery of property sold by the dealer to its customers. The presumption can be rebutted by demonstrating that the activities conducted by the commonly controlled person in the Commonwealth are not significantly associated with the dealer's ability to establish or maintain a market in the Commonwealth for the dealer's sales. The effective date of the bill depends upon whether federal legislation passes authorizing states to require remote sellers to collect sales taxes on sales to in-state purchasers and the effective date of such federal legislation.

**Patron - Wagner**

**SB607** Entitlement to sales and use tax revenues; development of regional impact. See HB 1116.

**Patron - Carrico**

**SB609** Coalfield employment enhancement tax credit; sunset date. See HB 1192.

**Patron - Carrico**

**SB614** Local sales tax distribution; correction of erroneous payments. Requires the state to make adjustments in the next month's distribution of sales tax revenues to a locality after it is discovered that an error in payment was made. Current law allows the adjustment to be made over a period of six months.

**Patron - Edwards**

**SB639** Transportation construction, operation and maintenance, and funding. See HB 1248.

**Patron - Wagner**

**SB658** Local license tax ordinances for the severance of minerals. See HB 1233.

**Patron - Puckett**

**SB680** Neighborhood Assistance Act Tax Credit. The bill lowers the threshold, from 50 percent to 40 percent, for the percentage of low-income persons to whom a neighborhood assistance organization that submits a proposal to the State Board of Social Services must provide services to in order to be eligible to participate in the program.

**Patron - Wagner**

**SB681** Definition of income tax. Provides a definition of "income tax" for purposes of certain individual income tax credits for taxes paid to another state or a foreign country. The provisions of the bill are retroactive for taxable years 2007 through 2011 and prospective beginning with taxable year 2012. The bill contains an emergency clause.

**Patron - Lingamfelter**

**SB684** Entitlement to sales and use tax revenues; City of Winchester and the City of Lynchburg. Adds the City of Winchester and the City of Lynchburg to the list of localities that are entitled to sales and use tax revenues generated at certain public facilities for the repayment of bonds related to the public facilities.

**Patron - Vogel**

**Title 59.1 - Trade and Commerce**

**HB927** Purchasers of secondhand metal items. Adds to the definition of proprietary articles any telecommunications cable that is one-half of one inch or greater in diameter and that contains 50 or more individual strands of solid, insulated, color-coded copper wire.

**Patron - Lingamfelter**

**HB943** Purchase of service handguns; certain law-enforcement officers. Reduces by five years the amount of time that certain law-enforcement officers must have served in order for the officer, or in some cases the officer's survivor, to purchase the officer's service handgun.

**Patron - Lingamfelter**

**HB1088** Reduced cigarette ignition propensity. Eliminates an exemption that currently allows retailers to sell from their inventory cigarettes that do not comply with reduced ignition propensity standards if the cigarettes were stamped prior to January 1, 2010, which was the effective date of the legislation establishing the standards. This measure provides that retailers will not be subject to the requirements regarding the sale of reduced ignition propensity cigarettes only with respect to sales occurring prior to January 1, 2013. This bill is identical to SB 307.

**Patron - O'Bannon**

**SB307** Reduced cigarette ignition propensity. See HB 1088.

**Patron - Blevins**

**SB533** Petroleum Products Franchise Act; divorcement clause. Revises the divorcement requirement to provide that a refiner may operate a retail outlet only if it is not less than 1.5 miles from the nearest retail outlet operated by a dealer or jobber/distributor. A jobber/distributor is defined in this measure as a person who purchases motor fuel for sale, consignment, or distribution to another, or who receives motor fuel on consignment for consignment or distribution to his own motor fuel accounts or to accounts of his supplier. The measure also deletes requirements that the Commissioner of Agriculture and Consumer Services adopt certain regulations relating to the divorcement provisions.

**Patron - Saslaw**

**Title 60.2 - Unemployment Compensation**

**HB452** Virginia Employment Commission; transcripts. Authorizes the Virginia Employment Commission, with the consent of all parties who participated in the hearing, to pro-
provide a digital or other electronic recording of the testimony taken at any hearing before a deputy, appeal tribunal, or the Commission. A recording would be an alternative to a transcript. The recording may be transmitted in any medium that provides protection by reasonable security measures from unauthorized interception.

Patron - Ware, R.L.

HB1062 Virginia Employment Commission; representation of Commonwealth. Provides that the Office of the Attorney General may represent the interests of the Commonwealth in hearings conducted before the Virginia Employment Commission regarding an employer's tax liability. Currently, the Office of the Attorney General's representation in such hearings is mandatory. This bill is identical to SB 295.

Patron - Byron

SB54 Unemployment benefits; minimum earnings requirement. Postpones the scheduled increase, from $2,700 to $3,000, in the minimum amount of wages an employee must have earned in the two highest earnings quarters of his base period in order to be eligible for unemployment benefits. The increase will apply to claims filed on or after July 6, 2014; it is currently scheduled to apply to claims filed on or after July 1, 2012.

Patron - Watkins

SB248 Reporting and paying unemployment insurance taxes; employers of domestic service individuals. Allows all employers of domestic service individuals in the private home of the employer to pay unemployment taxes and file reports annually. Currently, such an employer must make such payments and filings quarterly if the quarterly payroll exceeds $5,000. The measure becomes effective on January 1, 2013.

Patron - Obenshain


Patron - Puckett

Title 62.1 - Waters of the State, Ports and Harbors

HB687 Virginia Resources Authority. Allows designees of the State Treasurer and the State Health Commissioner to serve on the Board of the Virginia Resources Authority. This bill is identical to SB 370.

Patron - Marshall, R.G.

HB1158 Virginia Water Protection Permit. Requires the State Water Control Board to give consideration to any relevant information contained in the state water supply plan when determining whether to issue a Virginia Water Protection Permit. There is a specific exemption for the cooling facilities on Lake Anna.

Patron - O'Quinn

HB1183 Virginia Port Authority. Amends several provisions relating to the Virginia Port Authority and the conduct of its business. The bill (i) extends until 2017 the international trade facility tax credit, the barge and rail usage tax credit, and the Virginia port volume increase tax credit; (ii) specifies that the members of the Authority have expertise in particular industries; (iii) authorizes the Board to form a Maritime Advisory Council to provide advice and counsel to the Board; and (iv) creates the Port Opportunity Fund for the development and implementation of marketing for the Port and to expand the use of the Virginia Port Authority facilities. The bill also requires the Governor make recommendations to General Assembly regarding the establishment of an economic development zone and incentives concerning the Port. This bill is identical to SB 578.

Patron - Cosgrove

HB1218 Stream mitigation banks. Combines the Tennessee River Basin and the Big Sandy River Basin into one river watershed for the purpose of establishing and operating a stream mitigation bank within the watershed.

Patron - Morefield

SB370 Virginia Resources Authority. See HB 687.

Patron - Reeves

SB425 Interbasin transfer of water resources. Charges the State Water Control Board with the responsibility to establish procedures for obtaining a Virginia Water Protection Permit for the transfer of water resources between major river basins in Virginia that may impact water basins in another state. The bill requires the applicant for a permit for an interbasin transfer of water to provide certain information, including an analysis of alternatives to the transfer and a comprehensive analysis of the impacts that would occur in the source and receiving basins.

Patron - Ruff

SB578 Virginia Port Authority. See HB 1183.

Patron - Wagner

Title 63.2 - Welfare (Social Services)

HB3 Requirement that certain injuries to children be reported. Adds athletic coaches, directors, or other persons aged 18 years or older employed by or volunteering with private sports organizations or teams and administrators or employees aged 18 years or older of public or private day camps, youth centers, and youth recreation programs to the list of persons required to report suspected child abuse or neglect to the Department of Social Services.

Patron - Marshall, R.G.

HB74 Mandatory report of suspected child abuse; time limit. Reduces the time limit for reporting suspected child abuse or neglect by mandated reporters from 72 hours to as soon as possible but not longer than 24 hours after having reason to suspect a reportable offense of child abuse or neglect. In addition, the bill provides that in cases in which the initial report of suspected abuse or neglect is made by a mandated reporter to the person in charge of the institution or department in which the mandated reporter works, as provided in current law, the person who receives the report shall notify the person who made the initial report when the suspected child abuse or neglect is reported to the local department or state hotline and of the name of the individual receiving the report and shall forward any communications or information about action taken regarding the report to the person who made the initial report.

Patron - Bell, Richard P.

HB189 Child-placing agency; conscience clause. Provides that, to the extent allowed by federal law, no private child-placing agency shall be required to perform, assist, counsel, recommend, consent to, refer, or participate in any placement of a child for foster care or adoption when the proposed placement would violate the agency's written religious or
HB285 Foreign adoption; procedure to obtain Virginia certificate of birth. Provides that in certain foreign adoptions, adoptive parents seeking to obtain a Virginia certificate of birth for the adopted child may provide either certified or notarized copies of the final order of adoption entered by the foreign court and a certified translation or a notarized copy of a certified translation of the final order of adoption in cases in which the original order is not in English. Under current law, the documents must be certified. The bill also provides that an affidavit indicating that the parents have received supervision from a licensed or approved child-placing agency in the United States and have satisfied all post-adoption requirements as required by the foreign country from which the child was adopted shall be sufficient to satisfy the requirement that parents receive supervision from a licensed or approved child-placing agency prior to receiving a Virginia certificate of birth for a child adopted from a foreign country. The bill also clarifies that only adoptive parents who are residents of the Commonwealth at the time of the adoption may obtain a Virginia birth certificate via this procedure.

Patron - Laquinto

HB445 Adoption procedures. Makes various changes to adoption procedures, including establishing a procedure for review of petitions filed for the purpose of obtaining a juvenile and domestic relations district court's assistance with the execution of consent to an adoption when the consent is executed pursuant to the laws of another state; expanding the venue for consent hearings in parental placement adoptions to include any city or county in the Commonwealth, provided that diligent efforts are made to conduct the hearing where the child was born, where the birth parents reside, or where the adoptive parents reside; eliminating the need for parental consent for an adoption in cases where a birth parent has, without just cause, neither visited nor contacted the child for a period of six months immediately prior to the filing of a petition for adoption or a petition to accept consent to an adoption; adding language setting forth requirements for establishment of a date of birth for a child adopted from a foreign country; and clarifying the requirements for stepparent adoptions. The bill also makes changes to the process of registering with the Putative Father Registry.

Patron - Toscano

HB451 Adoption; appointment of counsel. Provides that a parent who does not consent to the adoption of the parent's child, but whose consent to the adoption is required, shall be appointed counsel upon the parent's request if such parent is determined to be indigent. The bill also provides that the court shall provide written notice to the birth parent withholding consent of the parent's right to counsel prior to any hearing or decision on a petition for adoption. As introduced, this bill was a recommendation of the Boyd-Graves Conference.

Patron - Toscano

HB500 DSS; policies and procedures to protect personal identifying information of children in foster care; report. Requires local departments of social services to conduct annual credit checks on children aged 16 years and older who are in foster care to identify cases of identity theft or misuse of personal identifying information of such children and to resolve, to the greatest extent possible, cases of identity theft or misuse of personal identifying information of foster care children identified as a result of such credit checks. The bill also requires the Department to develop policies and procedures to protect personal identifying information of foster care children aged 16 years and older to prevent identity theft by foster care providers and others who may have access to such information, and to report on its activities to implement the provisions of the act and any recommendations for legislative or regulatory changes necessary to implement the provisions of the act no later than December 1, 2012.

Patron - Dance

HB507 Suspected child abuse; substance exposed infants; reporting by physicians. Increases the period of time from seven days to six weeks during which a health care provider, not exclusively the attending physician as in current law, may make a finding that an infant is a substance exposed infant in cases in which the determination is based on a drug test of the infant or on a diagnosis that the child has an illness, disease, or condition that may be attributed to in utero exposure to controlled substances. A diagnosis that the infant has fetal alcohol spectrum disorder may be made at any time following a child's birth. The bill also allows a petition to be filed alleging suspected child abuse or neglect based on a finding by a health care provider that an infant is a substance exposed infant at any time. This bill is identical to SB 448.

Patron - Garrett

HB579 Electronic application for public assistance. Provides that applications for public assistance may be made electronically.

Patron - Helsel

HB744 Interstate Compact on the Placement of Children. Provides that regulations adopted by the Board of Social Services to implement the Interstate Compact on the Placement of Children shall not prohibit the placement of a nonresident child in a children's residential facility in the Commonwealth by a custodial parent who assumes full financial responsibility for the child prior to final approval of the placement pursuant to the Interstate Compact on the Placement of Children when the placement is made without the involvement of a public officer or agency. This bill is identical to SB 366.

Patron - Fariss

HB775 Application for public assistance; accurate contact information. Requires local departments of social services to collect, to the extent required by federal law, accurate contact information, including the best available address and telephone number, from applicants for public assistance and requires public assistance recipients to notify the local department of social services of any change in contact information within 30 days of such change.

Patron - Landes

HB897 Virginia Child Protection Accountability System. Requires the Virginia Criminal Sentencing Commission to report information about sentences imposed in cases involving certain criminal violations and requires the Office of the
Executive Secretary of the Supreme Court of Virginia to report information from the Juvenile and Domestic Relations District Courts’ Case Management System on removal orders, protective orders, and protective orders alleging family abuse to the Virginia Child Protection Accountability System. This bill is identical to SB 363.
Patron - Albo

HB970 Mandatory reporting of suspected child abuse; public and private college employees. Adds any person employed by a public or private institution of higher education other than an attorney who is employed by a public or private institution of higher education who obtains information about suspected abuse or neglect of a child in the course of providing legal representation to a client to the list of individuals required to report suspected abuse or neglect of a child.
Patron - Bell, Robert B.

HB971 Barrier crimes. Adds the following crimes to various barrier crimes statutes: abduction, extortion, and felony violations of protective orders. People who have been convicted of these crimes will not be able to work in a licensed nursing home, home care organization, or hospice and cannot work, volunteer, or provide services on a regular basis at a children’s residential facility that is regulated or operated by the Department of Behavioral Health and Developmental Services, certain structured residential programs for juveniles, or children’s residential facilities regulated or operated by the Department of Social Services, Education, or Military Affairs. Persons convicted of such crimes cannot be approved by a child-placing agency as adoptive or foster parents and cannot be adult foster care home providers or providers of homestay-based adult services. In addition, they cannot work at certain schools, assisted living facilities, adult day care centers, child welfare agencies, or family day homes.
Patron - Bell, Robert B.

HB997 Application for public assistance; information to applicant. Requires local departments of social services to provide each applicant for public assistance other than energy assistance with electronic or written and oral information regarding all rights and responsibilities of the applicant related to eligibility for and continued receipt of public assistance and to require the applicant to acknowledge, in a format approved by the Board of Social Services, that such information has been provided.
Patron - Ransone

HB1211 Auxiliary grants; third-party payments. Provides that assisted living facilities and adult foster care homes may accept payments from third parties for certain goods and services provided to auxiliary grant recipients provided certain requirements are met. The Department of Social Services shall not count such payments as income for the purpose of determining eligibility for or calculating the amount of an auxiliary grant. The bill also provides that assisted living facilities and adult foster care homes shall provide each auxiliary grant recipient with a written list of the goods and services that are covered by the auxiliary grant. This bill is identical to SB 596.
Patron - O’Bannon

HB1237 Mandatory reporting of child abuse; penalty. Adds individuals who are 18 years of age or older and who are associated with or employed by any public organization responsible for the care, custody, or control of children to the list of individuals required to report suspected child abuse or neglect; reduces the time limit for reporting suspected child abuse or neglect by mandated reporters from 72 hours to 24 hours and increases the penalty for a second or subsequent failure to report from not less than $100 nor more than $1,000 to not less than $1,000; provides that, in cases evidencing acts of rape, sodomy, or object sexual penetration, a person who knowingly and intentionally fails to make the required report shall be guilty of a Class 1 misdemeanor; and provides that no mandatory reporter shall be required to make a report if the person has actual knowledge that the same matter has already been reported to the local department or the Department’s toll-free child abuse and neglect hotline.
Patron - McWaters

SB204 School placement; children in foster care. Clarifies that the agreement as to where a child placed in foster care will attend school does not need to be made before placing the child in foster care.
Patron - Barker

SB239 Suspected child abuse and neglect; mandatory reporting; penalties. Adds individuals associated with or employed by any public organization responsible for the care, custody, or control of children and any person employed by a public or private institution of higher education, other than an attorney employed by a public or private institution of higher education who gains information indicating reason to suspect a child is abused or neglected in the course of providing legal representation to a client, to the list of individuals required to report suspected child abuse or neglect; reduces the time limit for reporting suspected child abuse or neglect by mandated reporters from 72 hours to 24 hours; increases the penalty for a second or subsequent failure to report from not less than $100 nor more than $1,000 to a fine of not less than $1,000; provides that, in cases evidencing acts of rape, sodomy, or object sexual penetration, a person who knowingly and intentionally fails to make the required report shall be guilty of a Class 1 misdemeanor; and provides that no mandatory reporter shall be required to make a report if the person has actual knowledge that the same matter has already been reported to the local department or via the Department’s toll-free child abuse and neglect hotline.
Patron - Stuart

SB299 Kinship foster care placements. Provides that the Commissioner of Social Services may grant a variance from requirements governing approval of foster care placements and may approve a kinship foster care provider when he determines (i) the requirement would impose a hardship on the kinship foster care provider and (ii) the variance will not adversely affect the safety and well-being of the child. The bill also provides that a local board of social services or child-placing agency may approve an application for approval as a kinship foster care provider when he has been convicted of a felony related to the possession of drugs other than felony offenses related to possession with the intent to distribute drugs, a misdemeanor conviction for arson, or an equivalent offense in another state, provided that 10 years have elapsed since the date of the conviction and the local board or child-placing agency makes a specific finding that the placement would not endanger the safety or well-being of the child.
Patron - Howell

SB349 Child-placing agency; conscience clause. See HB 189.
Patron - McWaters

SB363 Virginia Child Protection Accountability System. See HB 897.
Patron - Deeds

SB366 Interstate placement of children. See HB 744.
Patron - Deeds
SB448 Suspected child abuse; substance exposed infants; reporting by physicians. See HB 507.
Patron - Vogel

SB596 Auxiliary grants; third-party payments. See HB 1211.
Patron - Howell

Title 64.1 - Wills and Decedents’ Estates

HB763 Conveyance of real estate; nonresident executor and testamentary trustee. Provides that nonresident executors or testamentary trustees under a will probated according to the laws of another state may convey real property located in the Commonwealth under the terms of such will without qualifying as an executor or testamentary trustee in Virginia, provided that they have duly qualified under the laws of the state where the will was probated.
Patron - Lewis

SB115 Revision of Title 64.1. Creates proposed Title 64.2 (Wills, Trusts, and Fiduciaries) as a revision of existing Titles 26 (Fiduciaries Generally), 31 (Guardian and Ward), and 64.1 (Wills and Decedents' Estates), as well as portions of Titles 37.2 (Behavioral Health and Developmental Services) and 55 (Property and Conveyances). Proposed Title 64.2 consists of 27 chapters divided into five subtitles: Subtitle I (General Provisions); Subtitle II (Wills and Decedents' Estates); Subtitle III (Trusts); Subtitle IV (Fiduciaries and Guardians); and Subtitle V (Provisions Applicable to Probate and Nonprobate Transfers). Subtitle I consists of title-wide definitions and provisions that are broadly applicable to wills, trusts, and fiduciaries. Subtitle II addresses the descent of property either through intestate succession or by will, including nonprobate transfers. Subtitle III contains various uniform acts enacted in Virginia dealing with the creation and management of trusts. Subtitle IV deals with various fiduciary relationships, including powers of attorney, guardianships of minors and incapacitated adults, and the commissioners of accounts. Subtitle V contains provisions that are applicable to both probate and nonprobate transfers. This bill has a delayed effective date of October 1, 2012. This bill is a recommendation of the Virginia Code Commission.
Patron - McDougle

Title 65.2 - Workers' Compensation

HB137 Workers' compensation; injuries presumed to be in course of employment. Revises the provision enacted in 2011 that created a presumption, in the absence of a preponderance of evidence to the contrary, that an injury is work related if an employee is physically or mentally unable to testify and there is unrebuted prima facie evidence that the injury was work related. This measure substitutes the phrase "arose out of and were in the course of employment" for "were work related."
Patron - Habeeb

HB153 Workers' Compensation; exclusion of certain employees. Excludes a person who suffers an injury on or after July 1, 2012, from coverage under the Virginia Workers' Compensation Act if there is jurisdiction under either the Longshore and Harbor Workers' Compensation Act or the Merchant Marine Act of 1920. The measure provides that the Workers' Compensation Act will not be construed to eliminate or diminish any right that a person or his personal representative may have under either of such federal acts.
Patron - Ware, R.L.

HB453 Workers' compensation; penalty for failure to pay. Updates the provision that excuses the Commonwealth from assessment of a penalty for failing to pay workers' compensation benefits when the Commonwealth has issued a regular payroll payment to the employee in lieu of compensation covering the period of disability. The measure allows the payment to be made in any form, and not only by check. The measure also clarifies that a regular payroll payment issued by the Commonwealth includes payments issued net of deductions for elected and mandatory benefits and other standard deductions.
Patron - Ware, R.L.

HB1169 Workers' compensation; medical fees. Provides that the Workers' Compensation Commission shall retain jurisdiction for employees to pursue payment of charges for medical services notwithstanding that bills or parts of bills for health care services may have been paid by a source other than an employer, workers' compensation carrier, guaranty fund, or uninsured employer's fund.
Patron - Habeeb

Title 67 - Virginia Energy Plan

HB1177 Virginia Energy Plan; objectives. Adds to the list of the Commonwealth's energy objectives the following: (i) ensuring an adequate energy supply and a Virginia-based energy production capacity; and (ii) minimizing the Commonwealth's long-term exposure to volatility and increases in world energy prices through greater energy independence.
Patron - Watson

Constitutional Amendments

HB5 Constitutional amendment (voter referendum); taking or damaging of private property; public use. Provides for a referendum at the November 6, 2012, election to approve or reject an amendment that revises the prohibition on
the enactment by the General Assembly of laws whereby private property may be taken or damaged without just compensation. The bill is identical to SB 240.
Patron - Bell, Robert B.

**HB1021 Constitutional amendment (voter referendum); legislative sessions.** Provides for a referendum at the November 6, 2012, election to approve or reject an amendment authorizing the General Assembly to delay the reconvened session for a period of up to one week. The Constitution now provides that the reconvened session will be held on the sixth Wednesday after adjournment of a regular or special session. The proposed amendment would allow the General Assembly to postpone the reconvened session for a brief period; for example, to avoid convening on a religious holiday.
Patron - Englin

**HJ3 Constitutional amendment (second resolution); taking or damaging of private property; public use.** Revises the prohibition on the enactment by the General Assembly of laws whereby private property may be taken or damaged. An existing provision authorizing the General Assembly to define what constitutes a public use is removed. The proposed amendment provides that private property can be taken or damaged only for a public use, with just compensation to the owner, and only so much taken as is necessary for the public use. Just compensation must equal or exceed the value of the property taken, lost profits and lost access, and damages to the residue caused by the taking. A public service company, public service corporation, or railroad exercises the power of eminent domain for public use when such exercise is for the authorized provision of utility, common carrier, or railroad services. In all other cases, a taking or damaging of private property is not for public use if the primary use is for private gain, private benefit, private enterprise, increasing jobs, increasing tax revenue, or economic development, except for the elimination of a public nuisance existing on the property. The condemnor bears the burden of proving that the use is public, without a presumption that it is.
Patron - Bell, Robert B.

**HB54 Bonds; capital projects at institutions of higher learning.** Authorizes the issuance of bonds in an amount not to exceed $125,594,000 plus financing costs, pursuant to Article X, Section 9 (c) of the Constitution of Virginia, for paying costs of acquiring certain revenue-producing capital projects at institutions of higher learning. The bill contains an emergency clause and is identical to SB 31.
Patron - Putney

**SB2 Claims; Melissa Scian na.** Provides relief to pay the cost to Melissa Scian na to repair the failed sewage system for her property. The amount of the relief shall be paid from the Onsite Sewage Indemnification Fund.
Patron - Martin

**SB31 Bonds; capital projects at institutions of higher learning.** See HB 54.
Patron - Colgan

**SB41 Claims; Thomas Edward Haynesworth.** Provides relief in the amount of $1,075,178 to Thomas Edward Haynesworth, who was incarcerated for 27 years from 1984 until 2011 after being convicted of crimes of rape, sodomy, abduction with intent to defile, attempted robbery, and use of a firearm in the commission of a felony. The convictions were for crimes in three different cases. Mr. Haynesworth has been issued a writ of actual innocence for all convictions in all of the cases. The relief would be paid as follows: (i) an initial lump sum of $215,036 to be paid within the 60 business days immediately following the execution of a release by Mr. Haynesworth from any present or future claims he may have; (ii) the sum of $759,232 to purchase an annuity before October 1, 2012, for the primary benefit of Mr. Haynesworth with the terms of such annuity structured in Mr. Haynesworth's best interests based on consultation between Mr. Haynesworth or his representatives, the State Treasurer, and other necessary parties; and (iii) the sum of $100,910 to purchase an additional annuity that will provide a monthly income of $1,516 to Mr. Haynesworth upon the later of his reaching age 60 or retiring under the Virginia Retirement System. In addition, the bill entitles Mr. Haynesworth to receive up to $10,000 for tuition for career and technical training within the Virginia Community College System.
Patron - Marsh

**Charts**

**HB32 Charter; Town of Brodnax.** Changes the town council quorum from five to four. The council consists of seven councilmen and a mayor. The mayor votes only in the case of a tie vote. This bill is identical to SB 7.
Patron - Wright
HB296 Charter; Town of Gordonsville. Reduces the size of
the town council from seven to five members and makes
clarifying amendments. 
Patron - Scott, E.T.

HB431 Charter; City of Fairfax. Provides that council
vacancies shall be filled in accordance with general law. This
bill is identical to SB 170. 
Patron - Bulova

HB457 Charter; City of Newport News. Amends provi-
sions related to the city's boundary by adding references to
bodies of water located within the city or located between its
territory and any other jurisdiction. The bill also removes a
provision that requires certain procedural matters of council to
take place on July 1. This bill is identical to SB 287. 
Patron - BaCote

HB632 Charter; Town of Windsor. Provides for a transition
to November elections and makes a technical correction. 
Patron - Morris

HB803 Charter; Town of Hillsboro in Loudoun
County. Changes the election date for council members in
even-numbered years to November, clarifies the voting author-
ity of members who are appointed to fill unexpired terms, and
updates a reference to Title 15.1 to Title 15.2. 
Patron - May

HB804 Charter; Town of Purcellville. Distinguishes the
authority of the town council to adopt all architectural design
standards and review processes from the responsibility of the
Board of Architectural Review to apply such duly adopted
standards. 
Patron - May

HB840 Charter; City of Portsmouth. Provides that the
city council shall adopt a balanced budget. The bill also creates
the position of city auditor to be appointed by the city council.
This bill is identical to SB 478. 
Patron - James

HB847 Charter; Town of Coeburn. Establishes the
duties of officers appointed by the town council, including the
town manager, the town clerk, and the town attorney; author-
izes the town council to appoint other officers deemed neces-
sary. 
Patron - Johnson

HB904 Charter; Town of Middleburg. Empowers the
town council to designate architectural control districts, speci-
fying the issues of importance that the council must address
through the design standards it adopts for each district. The
amendments would require the town attorney to be licensed to
practice in Virginia and omit the requirement that the attorney
be in active practice in Loudoun County. 
Patron - Minchew

HB906 Charter; Town of Leesburg. Changes the town's
municipal elections from May to November and provides that
all municipal elections for mayor and town council are nonpar-
tisan. This bill contains an emergency clause. This bill is iden-
tical to SB 234. 
Patron - Minchew

HB978 Charter; City of Falls Church. Shifts elections
for city council from May to November. Council members
shall have their four-year terms shortened by six months during
the transition. The bill also provides that candidates shall be
nominated only by petition in the manner prescribed by law for
nonparty candidates and not by caucus, primary, convention, or
other party-affiliated proceeding. This bill is identical to
SB 87. 
Patron - Minchew, J.M.

HB1019 Charter; City of Chesapeake. Expands the
board of zoning appeals from five to seven members. This bill
is identical to SB 292. 
Patron - Spruill

HB1127 Charter; Town of Virgilina. Moves the date of
the elections for mayor and councilmen from May to Novem-
ber of each even-numbered year. The bill contains an emer-
gency clause. 
Patron - Edmunds

HB1142 Charter; Town of Glen Lyn. Shifts the town's
elections from May to November and provides for four-year
terms. The bill also removes the requirement of voter approval
prior to borrowing money and moves the town council's bien-
nial organizational meeting from September to January. 
Patron - Yost

HB1146 Charter; Town of Stephens City. Shifts the
town's local elections from May to November. The bill con-
tains an emergency clause. 
Patron - Sherwood

HB1205 Charter; Town of South Hill. Repeals provi-
sions related to the town treasurer and makes other technical
changes to accurately reflect current town practices. 
Patron - Wright

HB1243 Charter; Town of Middletown. Shifts town
elections from May to November and makes technical amend-
ments. The bill contains an emergency clause. 
Patron - May

HB1251 Charter; Town of Cedar Bluff. Shifts the
town's elections from May to November and extends the
mayor's term from two to four years. The bill contains an emer-
gency clause. 
Patron - Morefield

HB1288 Charter; Town of Boyce. Moves election years
for members of the Common Council from even-numbered
years to odd-numbered years and sets election dates according
to town ordinances. 
Patron - Minchew

SB7 Charter; Town of Brodnax. See HB 32. 
Patron - Ruff

SB87 Charter; City of Falls Church. See HB 978. 
Patron - Saslaw

SB142 Charter; Town of Pocahontas. Shifts the town's
elections from May to November, shifts the date that elected
officials enter into their duties from July 1 to January 1, and
extends the terms of the mayor and councilmen serving at the
time of the date change until December 31, 2012. The bill con-
tains an emergency clause. 
Patron - Puckett

SB149 Charter; Town of Bluefield. Shifts town elections
from May to November and grants the mayor full voting privi-
leges. The bill contains an emergency clause. 
Patron - Puckett
SB170 Charter; City of Fairfax. See HB 431.
Patron - Petersen

SB234 Charter; Town of Leesburg. See HB 906.
Patron - Herring

SB287 Charter; City of Newport News. See HB 457.
Patron - Locke

SB292 Charter; City of Chesapeake. See HB 1019.
Patron - Lucas

SB332 Charter; Town of Troutdale. Provides for four-year terms for council members.
Patron - Carrico

SB447 Charter; Town of Middleburg. Empowers the town council to designate architectural control districts, specifying the issues of importance that the council must address through the design standards it adopts for each district. The amendments would require the town attorney to be licensed to practice in Virginia and omit the requirement that the attorney be in active practice in Loudoun County.
Patron - Vogel

SB453 Charter; City of Winchester. Provides for the appointment by the Common Council of a city manager, city attorney, and city clerk; eliminates the outdated offices of treasurer, civil and police justice, and judge of the corporation court; and makes clarifying amendments.
Patron - Vogel

SB478 Charter; City of Portsmouth. See HB 840.
Patron - Lucas

SB545 Charter; Town of Glen Lyn. Shifts the town's elections from May to November and provides for four-year terms. The bill also removes the requirement of voter approval prior to borrowing money.
Patron - Edwards

SB602 Charter; Town of West Point. Shifts town elections from May to November and provides that vacancies on the town council shall be filled in accordance with state law. The bill also grants the mayor veto power over any action of the council; the current law gives the mayor veto power over ordinances and resolutions. The bill also removes the requirements that the council meet once a month and keep a journal of its official proceedings. The bill contains an emergency clause.
Patron - Norment

SB608 Charter; Town of Gate City. Extends council terms from two to four years and staggers elections. The bill contains an emergency clause.
Patron - Carrico
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**Senate Joint Resolutions**

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