



PENNSYLVANIA CANNABIS COALITION TRACKED LEGISLATION REPORT 1.1.23 to 2.27.24

HB233 (T) - An Act amending the act of April 14, 1972 (P.L.233, No.64), known as The Controlled Substance, Drug, Device and Cosmetic Act, further providing for probation without verdict.

Sponsor

Rep. Carol Hill-Evans (D)

Summary

(PN 194) Amends the Controlled Substance, Drug, Device and Cosmetic Act, adding language providing that upon being granted probation without verdict, the sum total of fines and court costs that the offender is required to pay as a condition of the probation without verdict shall not exceed \$300. Effective in 60 days.

Intro Date

03/10/2023

Last Action

2023-03-10 H - Referred to - House Judiciary - House Judiciary

Actions

Action Date	Chamber	Action
2023-03-10	H	Introduced
2023-03-10	H	Referred to House Judiciary House Judiciary

HB734 (T) - An Act providing for the administration of permits by State agencies, for a tracking system for permit applications, for the establishment of permit programs and for annual reports.

Sponsor

Rep. Wendy Fink (R)

Summary

(PN 683) The Permit Administration Act provides for the administration of permits by state agencies, for a tracking system for permit applications, for the establishment of permit programs and for annual reports. Provides for an initial review process of permits by state agencies. Provides for the compilation of permits by the state agency and outlines the contents of the list of all types of permits issued by the agency. Establishes a time limit of 90 days from the effective date for agencies to compile the initial list. Establishes the requirement of an agency to create and maintain a tracking system for permit applications. Outlines the notice and system contents. Requires agencies to provide notice of incomplete and technically deficient applications and outlines the means of communicating the notice. Establishes a time limit of 10 days for the agencies to notify applicants of the receipt of their application. Requires a state agency to notify permit holders in writing of permit changes and expiration. Establishes the validity of permits and requires state agencies to establish a permit program to review permit decision delays and resolve issues causing permit decision delays. Provides for third party professionals to administer the permit program and requires the agencies to submit all delayed permit applications to the third party for review. Establishes an annual reporting requirement for state agencies regarding permit applications and outlines the content of the report. Effective in 60 days.

Intro Date

03/28/2023



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Last Action

2023-03-28 H - Referred to - House Environmental Resources & Energy - House Environmental Resources & Energy

Actions

Action Date	Chamber	Action
2023-03-28	H	Introduced
2023-03-28	H	Referred to House Environmental Resources & Energy House Environmental Resources & Energy

HB748 (T) - An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, in obstructing governmental operations, providing for enforcement of State law.

Sponsor

Rep. Timothy R. Bonner (R)

Summary

(PN 697) Amends Title 18 (Crimes and Offenses), in obstructing governmental operations, providing for enforcement of state law; outlines elected officials of a municipality that commits a first-degree misdemeanor if they vote in favor of or approve a law, regulation, or policy that permits or decriminalizes that is illegal or prohibited under state laws, prohibits the enforcement of these laws, or provides an alternate method to address the prohibitions or penalties. Outlines similar offense classification for an elected official or public employee who directs or induces a peace officer under their direction to commit an above offense. Provides definitions for the law of the commonwealth and peace officer. Effective in 60 days.

Intro Date

03/28/2023

Last Action

2023-03-28 H - Referred to - House Judiciary - House Judiciary

Actions

Action Date	Chamber	Action
2023-03-28	H	Introduced
2023-03-28	H	Referred to House Judiciary House Judiciary

HB915 (T) - An Act amending the act of April 17, 2016 (P.L.84, No.16), known as the Medical Marijuana Act, in patients, further providing for identification cards; and, in dispensaries, further providing for dispensing to patients and caregivers.

Sponsor

Rep. Manuel Guzman (D)

Summary

(PN 903) Amends Medical Marijuana Act, in patients, further providing for identification cards to require the Department of Health (DOH) to develop and implement procedures for issuing temporary



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identification cards. And, in dispensaries, further providing for dispensing to patients and caregivers to allow temporary election identification cards. Effective in 60 days.

Intro Date

04/17/2023

Last Action

2023-04-17 H - Referred to - House Health - House Health

Actions

Action Date	Chamber	Action
2023-04-17	H	Introduced
2023-04-17	H	Referred to House Health House Health

HB982 (T) - An Act amending the act of April 17, 2016 (P.L.84, No.16), known as the Medical Marijuana Act, in preliminary provisions, further providing for definitions; and, in program, further providing for program established.

Sponsor

Rep. Christopher M. Rabb (D)

Summary

(PN 1153) Amends the Medical Marijuana Act, in preliminary provisions, to provide definitions for academic clinical research center, chiropractor, clinical registrant, doctor of osteopathy or osteopathic doctor, pharmacist, physician and podiatrist and to amend the definition for practitioner. And, in program, further providing for program established to indicate the Department of Health (DOH) shall develop a four-hour annual training course and include podiatrists, chiropractors and doctors of osteopathy. Provides for the State Board of Chiropractic, the State Board of Podiatry and the State Board of Pharmacy. Provides a board shall require that a medical cannabis practitioner complete at least four hours of continuing education in the treatment and symptom management of serious medical conditions using medical cannabis as a portion of the total continuing education required for license renewal and specifies applicable individuals. Requires a board to ensure there are enough practitioners who will serve patients in unserved, underserved or otherwise marginalized communities. Effective immediately.

Intro Date

05/05/2023

Last Action

2023-05-05 H - Referred to - House Professional Licensure - House Professional Licensure

Actions

Action Date	Chamber	Action
2023-05-05	H	Introduced
2023-05-05	H	Referred to House Professional Licensure House Professional Licensure



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HB984 (T) - An Act amending the act of April 17, 2016 (P.L.84, No.16), known as the Medical Marijuana Act, in miscellaneous provisions, further providing for protections for patients and caregivers.

Sponsor

Rep. Christopher M. Rabb (D)

Summary

(PN 1383) Amends the Medical Marijuana Act adding language providing no employer may discharge, threaten, refuse to hire or otherwise discriminate or retaliate against an employee who is certified to use medical marijuana for testing positive for marijuana on a drug test unless the employee is applying for a job in which working under the influence of medical marijuana creates an unreasonable safety risk or the employee's conduct falls below the standard of care normally accepted for that position. Further provides for civil action. Effective in 60 days.

Intro Date

05/31/2023

Last Action

2023-05-31 H - Referred to - House Judiciary - House Judiciary

Actions

Action Date	Chamber	Action
2023-05-31	H	Introduced
2023-05-31	H	Referred to House Judiciary House Judiciary

HB985 (T) - An Act amending the act of April 17, 2016 (P.L.84, No.16), known as the Medical Marijuana Act, in miscellaneous provisions, providing for tenant protections.

Sponsor

Rep. Christopher M. Rabb (D)

Summary

(PN 1512) Amends the Medical Marijuana Act, in miscellaneous provisions, establishing no landlord may evict, threaten to evict or otherwise discriminate against a residential tenant for the lawful usage or possession of medical marijuana when they are certified to do so. Allows for action by a tenant who alleges violation. Effective in 60 days.

Intro Date

06/12/2023

Last Action

2023-06-12 H - Referred to - House Housing & Community Development - House Housing & Community Development

Actions

Action Date	Chamber	Action
2023-06-12	H	Introduced
2023-06-12	H	Referred to House Housing & Community Development House Housing & Community Development



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HB986 (T) - An Act amending the act of April 17, 2016 (P.L.84, No.16), known as the Medical Marijuana Act, in miscellaneous provisions, providing for commercial tenant protections.

Sponsor

Rep. Christopher M. Rabb (D)

Summary

(PN 1513) Amends Medical Marijuana Act, in miscellaneous provisions, providing no landlord that has entered into a lease for commercial with a medical marijuana organization and has a valid permit may evict, threaten to evict or otherwise discriminate against the tenant for the lawful sale or possession of medical marijuana on commercial premises. Allows for action by a tenant who alleges violation.

Effective in 60 days.

Intro Date

06/12/2023

Last Action

2023-06-12 H - Referred to - House Commerce - House Commerce

Actions

Action Date	Chamber	Action
2023-06-12	H	Introduced
2023-06-12	H	Referred to House Commerce House Commerce

HB1042 (T) - An Act amending the act of April 17, 2016 (P.L.84, No.16), known as the Medical Marijuana Act, in preliminary provisions, further providing for definitions; and, in medical marijuana organizations, further providing for limitations on permits and providing for additional dispensary permits and for application and issuance of additional dispensary permits.

Sponsor

Rep. Jim Rigby (R)

Summary

(PN 1056) Amends Medical Marijuana Act, in preliminary provisions, further providing for definitions to include the definition of "materially the same"; and, in medical marijuana organizations, further providing for limitations on permits and providing for additional dispensary permits. Excludes the additional dispensary permits issued under section 617 in limitations on permits and provides an exception. Provides for authorization, eligibility, limitations on additional permits and reissuance in additional dispensary permits, section 617. Provides for the application and issuance of additional dispensary permits, establishing the duties of the department no later than 14 days after the effective date of section 618 and specifying denials, fees and regions for additional dispensary permits.

Effective in 14 days.

Intro Date

04/28/2023

Last Action

2023-04-28 H - Referred to - House Health - House Health

Actions



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Action Date	Chamber	Action
2023-04-28	H	Introduced
2023-04-28	H	Referred to House Health House Health

HB1079 (T) - An Act amending the act of June 2, 1915 (P.L.736, No.338), known as the Workers' Compensation Act, in liability and compensation, further providing for schedule of compensation.

Sponsor

Rep. David M. Delloso (D)

Summary

(PN 1106) Amends the Workers' Compensation Act, in liability and compensation, to indicate employers shall provide for reimbursement to a qualifying patient who obtains medical marijuana for certified medical use under the Medical Marijuana Act. Qualifying patients shall be eligible for a dollar-to-dollar reimbursement on medical marijuana for a maximum monthly reimbursement of \$250, cover monthly amounts exceeding \$250 and be limited to a yearly maximum of \$3,000 in reimbursements for medical marijuana. Provides an insurer shall establish a system to reimburse qualifying payments on a quarterly basis. Patients shall be eligible for reimbursement of the fee to obtain and renew the identification card required for medical marijuana. Effective in 60 days.

Intro Date

05/02/2023

Last Action

2023-05-02 H - Referred to - House Labor & Industry - House Labor & Industry

Actions

Action Date	Chamber	Action
2023-05-02	H	Introduced
2023-05-02	H	Referred to House Labor & Industry House Labor & Industry

HB1080 (T) - An Act amending the act of April 12, 1951 (P.L.90, No.21), known as the Liquor Code, providing for adult use cannabis; imposing certain gross receipts tax and excise tax; and making repeals.

Sponsor

Rep. David M. Delloso (D)

Summary

(PN 1107) Amends the Liquor Code to provide for Adult Use Cannabis and to legalize personal use cannabis for adults 21 years of age and older, including possessing, using, displaying, purchasing or transporting cannabis accessories or cannabis, possessing cannabis produced by plants on the premises where the plants were grown if not available for public sale, transferring one ounce or less of cannabis without remuneration to an individual at least 21 years of age, consuming cannabis in a manner that is not conducted openly and publicly or in a manner that endangers others and assisting



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another person who is at least 21 years of age of any of the aforementioned activities. Imposes a gross receipts tax of 10 percent on a cannabis cultivation facility from the sale of adult use cannabis or cannabis products sold from one facility to another, cannabis products manufacturing facility or retail cannabis store and an excise tax of 19 percent at the point of sale of adult use cannabis or cannabis products. Makes related repeals. Effective in 30 days.

Intro Date

05/02/2023

Last Action

2023-05-02 H - Referred to - House Health - House Health

Actions

Action Date	Chamber	Action
2023-05-02	H	Introduced
2023-05-02	H	Referred to House Health House Health

HB1082 (T) - An Act establishing the Adult-use Cannabis Program; providing for farmer-grower permits; and imposing duties on the Department of Health.

Sponsor

Rep. Melissa L. Shusterman (D)

Summary

(PN 1109) The Adult-use Cannabis Program Act establishes the Adult-use Cannabis Program within the Department of Health (DOH). Provides definitions for adult-use cannabis, department, farmer-grower and grower/ processor. Authorizes farmer-grower permits and allows farmers to obtain seed and plant material from a grower/processor to grow, process or dispense adult-use cannabis in Pennsylvania. Imposes duties on DOH relating to the storage, transportation and tracking of adult-use cannabis among farmer-growers and of medical marijuana, adequate security to guard against in-transit losses and to detail transport of adult-use cannabis to a farmer-grower. Establishes a gross receipts tax on a grower/processor received from the sale of adult-use cannabis by a farmer-grower at a rate of one percent. Provides the tax shall not be charged against and be paid by the grower/processor and shall not be added as a separate charge or line item on any sales slip, invoice, receipt or other statement of memorandum of the price paid by a dispensary, patient or caregiver. Requires the Medical Marijuana Advisory Board to include recommendations and findings as to whether to change, add or reduce the number of farmer-growers. Requires farmer-growers to meet the same municipal zoning and land use requirements as other agricultural operations located in the same zoning district. Places notification requirements on the secretary of the commonwealth if adult-use cannabis is enacted in the commonwealth. Notice of enactment is effective immediately and the remainder of the act is effective upon notification of legalized adult-use cannabis by the secretary.

Intro Date

05/02/2023

Last Action

2023-05-02 H - Referred to - House Health - House Health

Actions

Action Date	Chamber	Action
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2023-05-02	H	Introduced
2023-05-02	H	Referred to House Health House Health

HB1083 (T) - An Act amending the act of April 17, 2016 (P.L.84, No.16), known as the Medical Marijuana Act, adding and amending provisions relating to farmer-growers by, in preliminary provisions, further providing for definitions; in program, further providing for program established and for unlawful use of medical marijuana; in medical marijuana organizations, further providing for medical marijuana organizations, for permits, for granting of permit, for application and issuance, for fees and other requirements and for limitations on permits; in medical marijuana controls, further providing for electronic tracking, providing for farmer-growers and further providing for storage and transportation; in tax on medical marijuana, further providing for tax on medical marijuana; in academic clinical research centers and clinical registrants, further providing for clinical registrants; and, in miscellaneous provisions, further providing for zoning.

Sponsor

Rep. Melissa L. Shusterman (D)

Summary

(PN 1110) Amends the Medical Marijuana Act, to insert a definition for farmer-grower and amend the definition for medical marijuana organization. medical marijuana organizations, for permits, for granting of permit, for application and issuance, . Further providing for fees and other requirements to indicate farmer-growers shall pay several fees before receiving approval for a permit. Further providing for limitations on permit and electronic tracking to outline the duties and responsibilities conferred upon the Department of Health (DOH) and grower-processors of medical marijuana. Authorizes farmer-growers to obtain seed and plant material from a grower-process in Pennsylvania to grow medical marijuana in accordance with DOH regulations. Amends provisions to include farmer-growers. Effective in 60 days.

Intro Date

05/02/2023

Last Action

2023-05-02 H - Referred to - House Health - House Health

Actions

Action Date	Chamber	Action
2023-05-02	H	Introduced
2023-05-02	H	Referred to House Health House Health

HB1125 (T) - An Act amending Titles 23 (Domestic Relations) and 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in child protective services, further providing for definitions; and, in juvenile matters, further providing for definitions.

Sponsor



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Rep. Dawn W. Keefer (R)

Summary

(PN 1180) Amends Title 23 (Domestic Relations) and 42 (Judiciary), in child protective services, further providing for definitions to include causing a child to be born with fetal alcohol spectrum disorder or to test positive at birth for a controlled substance for which the mother does not have a prescription; and in juvenile matters, further providing for definitions to include within the definition of dependent child those born with fetal alcohol spectrum disorder or who test positive for a controlled substance for which the mother does not have a prescription. Effective in 60 days.

Intro Date

05/05/2023

Last Action

2023-05-05 H - Referred to - House Judiciary - House Judiciary

Actions

Action Date	Chamber	Action
2023-05-05	H	Introduced
2023-05-05	H	Referred to House Judiciary House Judiciary

HB1161 (T) - An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, in other offenses, providing for the offense of sale of flavored tobacco products; and imposing a penalty.

Sponsor

Rep. Jeanne Mcneill (D)

Summary

(PN 1227) Amends Title 18 (Crimes and Offenses), in other offenses, providing for the offense of sale of flavored tobacco products; and imposing a penalty. Defines the offense for the sale of flavored tobacco products and provides exceptions for shisha tobacco products and loose leaf tobacco or premium cigars. Establishes a penalty of a \$250 fine for each violation. Specifies definitions. Effective in 60 days.

Intro Date

05/18/2023

Last Action

2023-10-12 H - Meeting Scheduled - 10/18/2023, 9:00 AM - JUDICIARY (H) (House Judiciary), Room 140 Main Capitol 10/18/23 9:00 AM - JUDICIARY (H), Room 140 Main Capitol

Actions

Action Date	Chamber	Action
2023-05-18	H	Introduced
2023-05-18	H	Referred to House Judiciary House Judiciary
2023-10-12	H	Meeting Scheduled



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		10/18/2023, 9:00 AM - JUDICIARY (H) (House Judiciary), Room 140 Main Capitol
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HB1942 (T) - An Act providing for independent local dispensaries.

Sponsor

Rep. David Madsen (D)

Summary

(PN 2476) The Independent Local Dispensaries Act provides for independent local dispensaries in Pennsylvania. Provides definitions. Provides for independent local dispensaries and permits for medical marijuana dispensary applicants who meet certain qualifications. Establishes qualifications and additional application information required of medical marijuana dispensary applicants. Establishes a nonrefundable \$2,500 initial application fee, a \$15,000 permit fee per location, a \$2,500 renewal fee for the submission of a renewal application and a \$125 fee for relocation amendments to an application. Requires a renewal application to be filed with the department between six and four months prior to expiration. Requires the department to verify an applicant has at least \$75,000 in capital before an initial permit is issued. Requires the department to publish an annual report on its public website regarding patient numbers and dispensary locations. Requires the department to annually solicit and evaluate information from the public, medical marijuana organizations and applicants to identify potentially underserved areas. Requires the location of all underserved areas to be published on the department's public website. Provides for additional board members for the Medical Marijuana Advisory Board. Effective in 90 days.

Intro Date

01/03/2024

Last Action

2024-01-03 H - Referred to - House Health - House Health

Actions

Action Date	Chamber	Action
2024-01-03	H	Introduced
2024-01-03	H	Referred to House Health House Health

HCO645 (T) - Creates a legal and regulatory framework structured to control and regulate the cultivation, processing, transportation, distribution, delivery and sale at retail of cannabis and cannabis products.

Sponsor

Rep. Dan Frankel (D)

Intro Date

01/03/2023

Last Action

2023-01-03 H - Cosponsor memo filed

Actions

Action Date	Chamber	Action
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2023-01-03	H	Cosponsor memo filed
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HCO717 (T) - Requires those serving sentences for a second or subsequent violent offense would need to serve 70 percent of their maximum sentence prior to being eligible for parole.

Sponsor

Rep. Brian Munroe (D)

Intro Date

01/08/2023

Last Action

2023-01-08 H - Cosponsor memo filed

Actions

Action Date	Chamber	Action
2023-01-08	H	Cosponsor memo filed

HCO1451 (T) - Eliminates the list of qualifying conditions and allowing a medical cannabis patient's doctor to determine which health conditions would qualify, and eliminates the need for renewing a medical cannabis card, and other cannabis reforms

Sponsor

Rep. Jeanne Mcneill (D)

Intro Date

03/20/2023

Last Action

2023-03-20 H - Cosponsor memo filed

Actions

Action Date	Chamber	Action
2023-03-20	H	Cosponsor memo filed

HCO2189 (T) - Requires labs to report to the Department of Health their standard operating procedures and requires the department to institute a process to check the validity of results.

Sponsor

Rep. Dan Frankel (D)

Intro Date

08/25/2023

Last Action

2023-08-25 H - Cosponsor memo filed

Actions

Action Date	Chamber	Action
2023-08-25	H	Cosponsor memo filed

HR53 (T) - A Resolution urging the Department of Health to investigate each entity in this Commonwealth with a permit to open and operate a medical cannabis business to determine



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whether the entity has financial ties to Russian businesses and, if so, take steps to revoke the permit.

Sponsor

Rep. Danilo Burgos (D)

Summary

(PN 743) Resolution urging the Department of Health to investigate each entity in the commonwealth with a permit to open and operate a medical cannabis business to determine whether the entity has financial ties to Russian businesses.

Intro Date

03/30/2023

Last Action

2023-03-30 H - Referred to - House Health - House Health

Actions

Action Date	Chamber	Action
2023-03-30	H	Introduced
2023-03-30	H	Referred to House Health House Health

HR102 (T) - A Resolution urging the Medical Marijuana Advisory Board to encourage and facilitate State System of Higher Education universities to secure United States Drug Enforcement Administration registrations to authorize the possession of cannabis for clinical registrants to engage in hands-on work regarding cultivating, testing, processing and researching cannabis plants.

Sponsor

Rep. Christopher M. Rabb (D)

Summary

(PN 1188) Resolution urging the Medical Marijuana Advisory Board to encourage and facilitate PASSHE universities in obtaining United States Drug Enforcement Agency registrations to authorize the possession of cannabis for clinical registrants.

Intro Date

05/05/2023

Last Action

2023-05-05 H - Referred to - House Health - House Health

Actions

Action Date	Chamber	Action
2023-05-05	H	Introduced
2023-05-05	H	Referred to House Health House Health

HR420 (T) - A Resolution urging the Congress of the United States, President of the United States, Attorney General of the United States, Drug Enforcement Administration and



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Department of Health and Human Services to remove cannabis as a Schedule I controlled substance under the Controlled Substances Act.

Sponsor

Rep. Christopher M. Rabb (D)

Summary

(PN 1381) Resolution urging the Congress of the U.S., President of the U.S., Attorney General of the U.S., Drug Enforcement Administration and DOH and DHS to remove cannabis as a Schedule I controlled substance under the Controlled Substances Act.

Intro Date

05/30/2023

Last Action

2023-09-26 H - Laid on the Table (Pursuant to House Rule 71)

Actions

Action Date	Chamber	Action
2023-05-30	H	Introduced
2023-05-30	H	Referred to House Judiciary House Judiciary
2023-06-07	H	Reported as amended House Judiciary House Judiciary
2023-09-26	H	Laid on the Table (Pursuant to House Rule 71)

SB2 (T) - A Joint Resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, further providing for action on concurrent orders and resolutions.

Sponsor

Sen. Ryan P. Aument (R)

Summary

(PN 21) Joint Resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, further providing for actions on concurrent orders and resolutions to be exempt from the presentment requirement for the governor's approval or disapproval. Constitutional amendments require approval in two consecutive legislative sessions and then approval by the voters through a referendum.

Intro Date

01/09/2023

Last Action

2023-01-09 S - Referred to - Senate State Government - Senate State Government

Actions

Action Date	Chamber	Action
2023-01-09	S	Introduced



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2023-01-09	S	Referred to Senate State Government Senate State Government
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SB165 (T) - An Act amending the act of April 14, 1972 (P.L.233, No.64), known as The Controlled Substance, Drug, Device and Cosmetic Act, further providing for prohibited acts and penalties.

Sponsor

Sen. Christine M. Tartaglione (D)

Summary

(PN 634) Amends the Controlled Substance, Drug, Device and Cosmetic Act, further providing for prohibited acts and penalties. Replaces "provides drug paraphernalia" with "knowingly provides" regarding violations of the act. Provides for the authority of district attorneys and for the Attorney General (AG) to investigate and institute criminal proceedings. Adds that no person charged with a violation has standing to challenge the authority of AG. Makes technical adjustments. Adds AG has the power and duty to institute proceedings to recover the civil penalty against any person liable for a penalty. Effective in 60 days. (Prior printer number(s): 156) (PN 156) Amends The Controlled Substance, Drug, Device and Cosmetic Act, further providing for prohibited acts and penalties. Prohibits the operation of a clinic or establishment that provides drug paraphernalia and space for any person to inject, ingest, inhale or otherwise introduce into a person's body a controlled substance in violation of this act. Further provides that any person who violates this act is guilty of a felony and upon conviction thereof shall be sentenced to a term of imprisonment of not more than 25 years or a fine or not more than \$500,000, or both, or a fine of \$2 million for a person other than an individual. Effective in 60 days.

Intro Date

01/30/2023

Last Action

2023-05-02 H - Referred to - House Judiciary - House Judiciary

Actions

Action Date	Chamber	Action
2023-01-30	S	Introduced
2023-01-30	S	Referred to Senate Judiciary Senate Judiciary
2023-04-25	S	Reported as amended Senate Judiciary Senate Judiciary
2023-04-25	S	First consideration
2023-04-26	S	Second consideration
2023-04-26	S	Re-referred to Senate Appropriations



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		Senate Appropriations
2023-05-01	S	Re-reported as committed Senate Appropriations Senate Appropriations
2023-05-01	S	Third consideration and final passage
2023-05-02	H	Referred to House Judiciary House Judiciary

SB268 (T) - An Act imposing a duty on the Legislative Budget and Finance Committee to conduct a study relating to effects of certain areas of criminal law enforcement on budget of the Pennsylvania State Police.

Sponsor

Sen. Christine M. Tartaglione (D)

Summary

(PN 299) The Legislative Budget and Finance Committee Study on Pennsylvania State Police Act imposes a duty on the Legislative Budget and Finance Committee (LBFC) to conduct a study relating to the effects of certain areas of criminal law enforcement on the budget of the Pennsylvania State Police (PSP). This legislation provides for LBFC to study the impact on PSP for its enforcement services to municipalities without police departments, enforcement of provisions of the Medical Marijuana Act, enforcement of criminal marijuana possession laws, and enforcement of illegal gaming laws. Effective in 60 days. \$500,000 shall be appropriated from the State Lottery Fund to finance the program. Effective in 60 days.

Intro Date

02/21/2023

Last Action

2023-02-21 S - Referred to - Senate Law & Justice - Senate Law & Justice

Actions

Action Date	Chamber	Action
2023-02-21	S	Introduced
2023-02-21	S	Referred to Senate Law & Justice Senate Law & Justice

SB363 (T) - An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in driving after imbibing alcohol or utilizing drugs, further providing for driving under influence of alcohol or controlled substance and for authorized use not a defense.

Sponsor

Sen. Camera Bartolotta (R)

Summary

(PN 1276) Amends Title 75 (Vehicles), in driving after imbibing alcohol or utilizing drugs, provides medical marijuana as a controlled substance and specifies those convicted of operating a vehicle



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while impaired shall be penalized, those in possession of a marijuana ID card shall not be sufficient for probable cause or as grounds to request a chemical test, and that nothing in the act shall supersede federal vehicle regulations. Effective in 60 days. (Prior Printer Number(s): 307) (PN 307) Amends Title 75 (Vehicles), in driving after imbibing alcohol or utilizing drugs, provides if an individual is a medical marijuana patient, proof of driving impairment must be demonstrated. Medical marijuana patients convicted of operating a vehicle while impaired shall be penalized, in possession of a marijuana ID card shall not be sufficient for probable cause or as grounds to request a chemical test, and nothing in the act shall supersede federal vehicle regulations. Effective in 60 days.

Intro Date

02/21/2023

Last Action

2023-12-12 S - First consideration

Actions

Action Date	Chamber	Action
2023-02-21	S	Introduced
2023-02-21	S	Referred to Senate Transportation Senate Transportation
2023-12-11	S	Meeting Scheduled 12/12/2023, 10:30 AM - Voting Meeting (Senate Transportation), Room 461, Main Capitol
2023-12-12	S	Reported as amended Senate Transportation Senate Transportation
2023-12-12	S	First consideration

SB509 (T) - An Act amending the act of April 14, 1972 (P.L.233, No.64), known as The Controlled Substance, Drug, Device and Cosmetic Act, further providing for definitions.

Sponsor

Sen. Timothy P. Kearney (D)

Summary

(PN 478) Amends the Controlled Substance, Drug, Device and Cosmetic Act, further providing for definitions to amend the definition of marijuana to mean all parts of the plant *Cannabis sativa* L., whether growing or not, the seeds thereof, the resin extracted and every compound, manufacture, salt, derivative, mixture or preparation of the plant, its seeds or resin. The term does not include industrial hemp or the mature stalks of an industrial hemp plant, oil or cake made from the seeds of the plant, or any other derivative. Effective in 60 days.

Intro Date

03/15/2023

Last Action

2023-03-15 S - Referred to - Senate Judiciary - Senate Judiciary

Actions



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Action Date	Chamber	Action
2023-03-15	S	Introduced
2023-03-15	S	Referred to Senate Judiciary Senate Judiciary

SB538 (T) - An Act amending the act of April 17, 2016 (P.L.84, No.16), known as the Medical Marijuana Act, in preliminary provisions, further providing for definitions; and, in program, further providing for lawful use of medical marijuana and for unlawful use of medical marijuana.

Sponsor

Sen. Daniel Laughlin (R)

Summary

(PN 581) Amends the Medical Marijuana Act, in preliminary provisions, further providing for the definition of "edible medical marijuana product"; and, in program, further providing for lawful use of edible medical marijuana products and removing language providing for unlawful use of edible medical marijuana. Provides that the department shall promulgate regulations governing eligible medical marijuana products, including, but not limited to, the packaging, labeling, marketing and appearance of edible medical marijuana products to ensure the safety of patients and minors. The department may require a grower/processor to comply with additional food safety requirements as the department deems necessary for the processing of edible medical marijuana products. Effective in 30 days.

Intro Date

04/04/2023

Last Action

2023-06-26 S - Re-referred to - Senate Appropriations - Senate Appropriations

Actions

Action Date	Chamber	Action
2023-04-04	S	Introduced
2023-04-04	S	Referred to Senate Law & Justice Senate Law & Justice
2023-06-21	S	First consideration
2023-06-21	S	Reported as amended Senate Law & Justice Senate Law & Justice
2023-06-22	S	Second consideration
2023-06-26	S	Re-referred to Senate Appropriations Senate Appropriations



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SB614 (T) - An Act prohibiting the preparation, manufacture, sale or distribution of unsafe kratom products and the sale or distribution of kratom products to individuals younger than 21 years of age; providing for duties of Department of Health; and imposing penalties.

Sponsor

Sen. Tracy Pennycuick (R)

Summary

(PN 646) The Kratom Consumer Protection Act prohibits the preparation, manufacture, sale or distribution of unsafe kratom products and the sale or distribution of kratom products to individuals younger than 21 years of age. Provides definitions for department, food product, kratom extract, kratom product, processor, retailer and the Controlled Substance, Drug, Device and Cosmetic Act. Outlines the duties of Department of Health (DOH) on enforcing the act and associated penalties. Effective in 60 days.

Intro Date

04/25/2023

Last Action

2023-04-25 S - Referred to - Senate Health & Human Services - Senate Health & Human Services

Actions

Action Date	Chamber	Action
2023-04-25	S	Introduced
2023-04-25	S	Referred to Senate Health & Human Services Senate Health & Human Services

SB625 (T) - An Act amending the act of June 25, 1982 (P.L.633, No.181), known as the Regulatory Review Act, further providing for procedures for subsequent review of disapproved final-form or final-omitted regulations.

Sponsor

Sen. Cris Dush (R)

Summary

(PN 662) Amends the Regulatory Review Act, further providing for procedures for subsequent review of disapproved final-form or final-omitted regulations. Prohibits agencies from re-issuing regulations or promulgating regulations unless the new or revised regulation is authorized by a law enacted after the date the concurrent resolution is approved or deemed to be approved by the governor or after the date when the General Assembly overrides the governor's veto of the concurrent resolution. Allows committees to report a concurrent resolution to initiate the repeal of any regulation currently in effect. Effective in 60 days.

Intro Date

04/28/2023

Last Action

2023-04-28 S - Referred to - Senate Intergovernmental Operations - Senate Intergovernmental Operations

Actions

Action Date	Chamber	Action
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2023-04-28	S	Introduced
2023-04-28	S	Referred to Senate Intergovernmental Operations Senate Intergovernmental Operations

SB627 (T) - An Act amending Titles 3 (Agriculture), 18 (Crimes and Offenses), 42 (Judiciary and Judicial Procedure) and 61 (Prisons and Parole) of the Pennsylvania Consolidated Statutes, in other offenses, further providing for drug trafficking sentencing and penalties; and making conforming amendments.

Sponsor

Sen. Jim R. Brewster (D)

Summary

(PN 666) Amends Titles 3 (Agriculture), 18 (Crimes and Offenses), 42 (Judiciary and Judicial Procedure) and 61 (Prisons and Parole), in other offenses, further providing for drug trafficking sentencing and penalties. Provides that possession of a controlled substance under the act shall be as a misdemeanor of the first degree when the amount of marijuana is at least two pounds but less than 10 pounds, or at least 10 live plants but less than 21 live plants, a felony of the third degree when the amount of marijuana is at least 10 pounds but less than 50 pounds, or at least 21 live plants but less than 51 live plants, or a felony of the second degree when the amount of marijuana involved is 50 pounds or greater, or 51 or more live plants. Further provides for grading if the controlled substance is a Schedule I or II narcotic, cocoa leaves, methamphetamine or phencyclidine, heroin and other drugs. Effective in 60 days.

Intro Date

04/28/2023

Last Action

2023-04-28 S - Referred to - Senate Judiciary - Senate Judiciary

Actions

Action Date	Chamber	Action
2023-04-28	S	Introduced
2023-04-28	S	Referred to Senate Judiciary Senate Judiciary

SB681 (T) - An Act amending the act of June 13, 2008 (P.L.182, No.27), known as the Clean Indoor Air Act, further providing for title of act, for definitions, for prohibition, for signage, for enforcement, for administration, for preemption of local ordinances and for repeal; and making editorial changes.

Sponsor

Sen. Jay Costa (D)

Summary

(PN 778) Amends the Clean Indoor Air Act further providing for title of act, for definitions, for prohibition, for signage, for enforcement, for administration, for preemption of local ordinances and for repeal; and making editorial changes. Provides and eliminates definitions. Redefines "cigar bar,"



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“public place” and “workplace.” Provides and eliminates exceptions. Provides for provided and eliminated exceptions within the conditions and qualifications for exceptions. Eliminates a requirement for a private club to take and record a vote to address smoking in its facilities for the club to qualify for the exception. Provides for electronic smoking devices within signage. Eliminates the provision to make information submitted to the Department of Health, a county board or other commonwealth agency confidential. Replaces “drinking establishment, cigar bar and tobacco shop” with “cigar bar, cigar lounge or hookah bar.” Addresses committee name changes within the General Assembly. Requires the department to promulgate regulations to implement the act. Replaces the preemption of local ordinances section with a section to detail the act’s deference to a political subdivision that may adopt and enforce any rule or ordinance that exceeds the minimum applicable standards. Repeals Section 10.1 of the Fire and Panic Act and Section 15.1 of the Fire and Panic Act insofar as it relates to clean indoor air. Makes editorial changes. Effective in 60 days.

Intro Date

05/23/2023

Last Action

2023-05-23 S - Referred to - Senate Health & Human Services - Senate Health & Human Services

Actions

Action Date	Chamber	Action
2023-05-23	S	Introduced
2023-05-23	S	Referred to Senate Health & Human Services Senate Health & Human Services

SB726 (T) - An Act amending the act of June 25, 1982 (P.L.633, No.181), known as the Regulatory Review Act, further providing for definitions, for proposed regulations and procedures for review and for final-form regulations and final-omitted regulations and procedures for review; providing for regulations deemed withdrawn; further providing for procedures for subsequent review of disapproved final-form or final-omitted regulations; providing for concurrent resolution required for economically significant regulations; further providing for existing regulations; and providing for State agency regulatory compliance officers and for Independent Office of the Repealer.

Sponsor

Sen. Kristin Phillips-Hill (R)

Summary

(PN 812) Amends the Regulatory Review Act providing for proposed regulations and procedures for review and for final-form regulations and final-omitted regulations and procedures for review; and providing for state agency regulatory compliance officers. The bill provides that in the case of a citation of state statutory authority, the citation must be to a provision of the statute that explicitly states that the agency may promulgate regulations for the specific purpose cited in the statement of need for the regulation. Provides that the estimates of direct and indirect costs shall be prepared by the Independent Fiscal Office and submitted to the agency for inclusion in the regulatory analysis form and shall include an estimate of the annual costs to be used to determine whether the regulation is an economically significant regulation. Further provides that at any time prior to 24 hours before the commission’s meeting to consider a regulation, a committee may notify the commission and the agency that the committee disapproves or intends to further review the final-form regulation, and, if



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notified by a committee, the commission may not approve or disapprove the regulation for a period of 30 days or nine legislative days, whichever is longer. Requires each state agency to designate an employee as the agency's regulatory compliance officer to develop agency policies and initiatives to educate the regulated community regarding the implementation of new or amended statutes. Effective in 60 days.

Intro Date

06/02/2023

Last Action

2023-06-02 S - Referred to - Senate Intergovernmental Operations - Senate Intergovernmental Operations

Actions

Action Date	Chamber	Action
2023-06-02	S	Introduced
2023-06-02	S	Referred to Senate Intergovernmental Operations Senate Intergovernmental Operations

SB773 (T) - An Act amending the act of April 17, 2016 (P.L.84, No.16), known as the Medical Marijuana Act, in preliminary provisions, further providing for definitions; in medical marijuana organizations, further providing for application and issuance, for limitations on permits and providing for additional dispensary and grower/processor permits authorized, for application and issuance of additional permits and for limitations on other additional permits or licenses; and, in academic clinical research centers and clinical registrants, further providing for definitions.

Sponsor

Sen. Chris Gebhard (R)

Summary

(PN 1229) Amends the Medical Marijuana Act, in preliminary provisions, to insert new definitions for the act. Amends provisions relating to application and issuance. Provides for additional dispensary permits authorized, including authorization, rights and privileges, and suspension or revocation of licenses. Provides the dispensary permits issued under the act shall carry the same rights, privileges and obligations as dispensary permits specified elsewhere under the act. Implements dispensing and facility requirements. Establishes a permit for clinical registrants. Provides for application and issuance of additional dispensary permits, including applications, issuance, fees, and regions. Establishes limitations on other additional permits or licenses. Imposes fees. Provides for the application and issuance of additional permits. Imposes fees and limitations upon dispensaries applying for a grower/processor permit and specifies the regions in which permits may be sought. Effective in 120 days. (Prior Printer Number(s): 860, 1105, 1191) (PN 1191) Amends the Medical Marijuana Act, in preliminary provisions, to insert new definitions for the act. In medical marijuana organizations, further providing for limitations on permits. Provides for additional dispensary permits authorized, including authorization, rights and privileges, and suspension or revocation. Provides the dispensary permits issued under the act shall carry the same rights, privileges and obligations as dispensary permits specified elsewhere under the act. Implements dispensing and facility requirements. Establishes a permit for clinical registrants. Provides for application and issuance of additional dispensary permits, including applications, issuance, fees, and regions. Establishes



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limitations on other additional permits or licenses. Imposes fees. Provides for the application and issuance of additional permits. Imposes fees upon independent dispensaries applying for a grower/processor permit and specifies the regions in which permits may be sought. Effective in 120 days. (Prior Printer Number(s): 860, 1105) (PN 1105) Amends the Medical Marijuana Act, in preliminary provisions, further providing for definitions to insert new definitions for the act.; In medical marijuana organizations, further providing for limitations on permits. Provides for additional dispensary permits authorized, including authorization, rights and privileges, and suspension or revocation. Provides the dispensary permits issued under the act shall carry the same rights, privileges and obligations as dispensary permits specified elsewhere under the act. Implements dispensing and facility requirements. Provides for application and issuance of additional dispensary permits, including applications, issuance, fees, and regions. Establishes limitations on other additional permits or licenses. Imposes fees. Provides a definition for accredited medical school. Effective in 120 days. (Prior Printer Number(s): 860) (PN 860) Amends the Medical Marijuana Act, in preliminary provisions, further providing for definitions to insert new definitions for the act.; In medical marijuana organizations, further providing for limitations on permits. Provides for additional dispensary permits authorized, including authorization, rights and privileges, and suspension or revocation. Provides for application and issuance of additional dispensary permits, including applications, issuance, fees, and regions. Establishes limitations on other additional permits or licenses. Effective in 60 days.

Intro Date

06/08/2023

Last Action

2023-12-14 G - Approved by the Governor - Act 63

Actions

Action Date	Chamber	Action
2023-06-08	S	Introduced
2023-06-08	S	Referred to Senate Law & Justice Senate Law & Justice
2023-06-21	S	First consideration
2023-06-21	S	Reported as committed Senate Law & Justice Senate Law & Justice
2023-06-22	S	Second consideration
2023-06-26	S	Re-referred to Senate Appropriations Senate Appropriations
2023-09-18	S	Re-reported as committed Senate Appropriations Senate Appropriations
2023-09-19	S	Amended on third consideration



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2023-09-20	S	Third consideration and final passage
2023-09-21	H	Referred to House Health House Health
2023-10-30	H	Reported as amended House Health House Health
2023-10-30	H	First consideration
2023-10-30	H	Laid on the table
2023-10-31	H	Removed from table
2023-11-14	H	Laid out for discussion
2023-11-14	H	Amended
2023-11-14	H	Second consideration
2023-11-14	H	Re-committed to House Appropriations House Appropriations
2023-11-15	H	Meeting Scheduled 11/15/2023, 12:00 PM - APPROPRIATIONS (H) (House Appropriations), Room 140 Main Capitol
2023-11-15	H	Voted Favorably From Committee House Appropriations House Appropriations
2023-11-15	H	Reported as committed House Appropriations House Appropriations
2023-11-15	H	Laid out for discussion
2023-11-15	H	Third consideration and final passage
2023-12-11	S	Referred to Senate Rules & Executive Nominations Senate Rules & Executive Nominations
2023-12-12	S	Meeting Scheduled



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		12/12/2023, 1:30 PM - Off the Floor Voting Meeting (Senate Rules & Executive Nominations), Rules Committee Conference Room
2023-12-12	S	Voted Favorably From Committee Senate Rules & Executive Nominations Senate Rules & Executive Nominations
2023-12-12	S	Re-reported as committed Senate Rules & Executive Nominations Senate Rules & Executive Nominations
2023-12-12	S	Laid out for discussion
2023-12-12	S	Senate concurred in House amendments
2023-12-12	S	Signed in Senate
2023-12-12	H	Signed in House
2023-12-13	G	Presented to the Governor
2023-12-14	G	Approved by the Governor - Act 63

SB835 (T) - An Act amending the act of April 17, 2016 (P.L.84, No.16), known as the Medical Marijuana Act, in preliminary provisions, further providing for definitions; in program, further providing for program established, for confidentiality and public disclosure, for lawful use of medical marijuana and for unlawful use of medical marijuana; in practitioners, further providing for practitioner registration, for practitioner restrictions, for issuance of certification and for duration; in patients, further providing for identification cards, for verification and for contents of identification card; in medical marijuana organizations, further providing for granting of permit, for relocation and for limitations on permits; in medical marijuana controls, further providing for electronic tracking, for grower/processors, for storage and transportation, for laboratory and for prices and providing for recalls; in dispensaries, further providing for dispensing to patients and caregivers and for facility requirements; in tax on medical marijuana, further providing for Medical Marijuana Program Fund; in Medical Marijuana Advisory Board, further providing for advisory board; in research program, further providing for establishment of medical marijuana research program, for medical marijuana research program administration and for approval; in academic clinical research centers and clinical registrants, further providing for legislative findings and declaration of policy, for definitions and for clinical registrants and providing for termination of contract; and, in miscellaneous provisions, further providing for applicability.

Sponsor

Sen. Mike Regan (R)

Summary

(PN 924) Amends the Medical Marijuana Act, in program, to provide and amend definitions for the act. Further providing for program established to specify the medical marijuana tracking database to include two-way communication between the database and the tracking system with immediate



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access by the Department of Health (DOH) and dispensaries, provide that DOH shall define and publish within 30 days of the effective date guidelines for and monitor the advertising and marketing of medical marijuana and provide that an Office of Medical Marijuana shall be established by DOH to oversee the Medical Marijuana Program. Further providing for confidentiality and public disclosure, for lawful use of medical marijuana and for unlawful use of medical marijuana. Requires grower/processors to develop and implement a recall plan for defective products that impact public health. Amends language throughout to enProvides requirements for dispensaries to provide marijuana to patients. Inserts a definition for accredited medical school. Provides for termination of contract. Further providing for applicability to indicate new and temporary regulations shall be transmitted for publication in the Pennsylvania Bulletin. Effective in 30 days.

Intro Date

06/20/2023

Last Action

2023-06-26 S - Re-referred to - Senate Appropriations - Senate Appropriations

Actions

Action Date	Chamber	Action
2023-06-20	S	Introduced
2023-06-20	S	Referred to Senate Law & Justice Senate Law & Justice
2023-06-21	S	First consideration
2023-06-21	S	Reported as committed Senate Law & Justice Senate Law & Justice
2023-06-22	S	Second consideration
2023-06-26	S	Re-referred to Senate Appropriations Senate Appropriations

SB846 (T) - An Act amending Titles 35 (Health and Safety) and 75 (Vehicles) of the Pennsylvania Consolidated Statutes, providing for adult use cannabis; regulating the personal use and possession of cannabis; establishing the Cannabis Regulatory Control Board; providing for powers and duties of the Cannabis Regulatory Control Board; establishing the Cannabis Business Development Fund; providing for social and economic equity, for regulation of cannabis business establishments, for enforcement and immunities, for laboratory testing, for advertising, marketing, packaging and labeling and for preparation, destruction and regulation of cannabis and cannabis-infused edible and nonedible products; imposing a sales tax and excise tax on cannabis and cannabis-infused edible and nonedible products; establishing the Cannabis Regulation Fund; providing for cannabis clean slate and for miscellaneous provisions; imposing penalties; consolidating provisions relating to medical marijuana; transferring certain powers and duties of the Department of Health to the Cannabis Regulatory Control Board; in driving after imbibing alcohol or utilizing drugs, further providing



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for driving under influence of alcohol or controlled substance and for authorized use not a defense; and making repeals.

Sponsor

Sen. Daniel Laughlin (R)

Summary

(PN 1004) Amends Titles 35 (Health & Safety) and 75 (Vehicles), providing a new chapter for adult use cannabis. Specifies regulations for the personal use and possession of cannabis. Establishes the Cannabis Regulatory Control Board and provides for the powers and duties of the board. Establishes the Cannabis Business Development Fund in the State Treasury and appropriates money on a continuing basis for specified purposes. Provides a subchapter for social and economic equity, a subchapter for regulation of cannabis business establishments, a subchapter for enforcement and immunities, a subchapter for laboratory testing, a subchapter for advertising, marketing, packaging and labeling and a subchapter for preparation, destruction and regulation of cannabis and cannabis-infused edible and nonedible products. Imposes a sales tax and excise tax on cannabis and cannabis-infused edible and nonedible products. Establishes the Cannabis Regulation Fund in the State Treasury and specifies how money will be allocated, as well as specifies that any amount unspent at the end of a fiscal year shall be transferred to the General Fund if there has been an appropriation from the General Fund for the operations of the board. Provides a subchapter for cannabis clean slate and a subchapter for miscellaneous provisions. Imposes penalties. Provides for consolidating provisions relating to medical marijuana. Provides for transferring certain powers and duties of the Department of Health (DOH) to the board. Provides for driving under influence of alcohol or controlled substance and for authorized use not a defense in driving after imbibing alcohol or utilizing drugs. Repeals several sections that the General Assembly declares necessary to effectuate the additions to this act. Effective immediately.

Intro Date

07/06/2023

Last Action

2023-07-06 S - Referred to - Senate Law & Justice - Senate Law & Justice

Actions

Action Date	Chamber	Action
2023-07-06	S	Introduced
2023-07-06	S	Referred to Senate Law & Justice Senate Law & Justice

SB869 (T) - An Act amending the act of April 17, 2016 (P.L.84, No.16), known as the Medical Marijuana Act, in patients, providing for cultivating cannabis for personal use.

Sponsor

Sen. Sharif Street (D)

Summary

(PN 1028) Amends the Medical Marijuana Act, in patients, to provide for cultivating cannabis for personal use. Allows patients over 21 years of age who have resided within the commonwealth for at least 30 days to cultivate cannabis for personal use, contingent upon certain requirements. Effective in 60 days.

Intro Date



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07/27/2023

Last Action

2023-07-27 S - Referred to - Senate Law & Justice - Senate Law & Justice

Actions

Action Date	Chamber	Action
2023-07-27	S	Introduced
2023-07-27	S	Referred to Senate Law & Justice Senate Law & Justice

SB959 (T) - An Act amending the act of April 14, 1972 (P.L.233, No.64), known as The Controlled Substance, Drug, Device and Cosmetic Act, further providing for authority to control.

Sponsor

Sen. Devlin J. Robinson (R)

Summary

SB 959 - (PN 1168) Amends the Controlled Substance, Drug, Device and Cosmetic Act, further providing for authority to control. Imposes duties and authority to the Secretary of Health. Repeals the secretary's ability to reschedule any controlled substance to coincide with federal law. Effective in 60 days.

Intro Date

10/16/2023

Last Action

2023-10-25 H - Referred to - House Judiciary - House Judiciary

Actions

Action Date	Chamber	Action
2023-10-16	S	Introduced
2023-10-16	S	Referred to Senate Judiciary Senate Judiciary
2023-10-17	S	Reported as committed Senate Judiciary Senate Judiciary
2023-10-17	S	First consideration
2023-10-18	S	Second consideration
2023-10-18	S	Re-referred to Senate Appropriations Senate Appropriations
2023-10-24	S	Meeting Scheduled



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		10/24/2023 - APPROPRIATIONS (S) (Senate Appropriations), Rules Committee Conference Room
2023-10-24	S	Re-reported as committed Senate Appropriations Senate Appropriations
2023-10-25	S	Third consideration and final passage
2023-10-25	H	Referred to House Judiciary House Judiciary

SCO718 (T) - Prohibits the sale of Kratom, and Delta-8 THC, and CBD to people under 21, require testing and accurate labeling of their contents, and establish a fund to promote public awareness about the safety of those products.

Sponsor

Sen. Judy L. Schwank (D)

Intro Date

02/09/2023

Last Action

2023-02-09 S - Cosponsor memo filed

Actions

Action Date	Chamber	Action
2023-02-09	S	Cosponsor memo filed

SCO1099 (T) - Aims to provide additional clarity for employers and employees regarding the use of medical marijuana in the workplace.

Sponsor

Sen. Patrick J. Stefano (R)

Intro Date

06/22/2023

Last Action

2023-06-22 S - Cosponsor memo filed

Actions

Action Date	Chamber	Action
2023-06-22	S	Cosponsor memo filed

SCO1172 (T) - Considers the "Driving PA Forward" comprehensive legislative package.

Sponsor

Sen. Marty Flynn (D)

Intro Date

08/29/2023

Last Action



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2023-08-29 S - Cosponsor memo filed

Actions

Action Date	Chamber	Action
2023-08-29	S	Cosponsor memo filed

SCO1173 (T) - Aims to modernize the vehicle inspection process in PA to save vehicle owners money and increase funds to the Motor License Fund.

Sponsor

Sen. Marty Flynn (D)

Intro Date

08/29/2023

Last Action

2023-08-29 S - Cosponsor memo filed

Actions

Action Date	Chamber	Action
2023-08-29	S	Cosponsor memo filed

SCO1408 (T) - Amending the Uniform Firearms Act

Sponsor

Sen. Daniel Laughlin (R)

Summary

Considers amending the Uniform Firearms Act to conform with the legalization of medical marijuana in Pennsylvania.

Intro Date

02/09/2024

Last Action

2024-02-09 S - Cosponsor memo filed

Actions

Action Date	Chamber	Action
2024-02-09	S	Cosponsor memo filed