SB 300  
Senator Benson, et al  
PREVAILING WAGE RATES – PUBLIC WORK CONTRACTS – SUITS BY EMPLOYEES  
Authorizing certain employees to sue to recover the difference between certain prevailing wage rates and certain amounts under certain circumstances; providing that a certain determination by the Commissioner of Labor and Industry does not preclude certain employees from filing a certain action; and providing for the liability of certain contractors and subcontractors under certain circumstances.

HB 707  
Delegate Crutchfield, et al  
DRUNK AND DRUGGED DRIVING OFFENSES – PENALTIES  
Prohibiting an individual from committing certain drunk or drugged driving offenses if the individual has been convicted previously for certain other crimes under certain circumstances; establishing certain penalties; and increasing certain penalties for certain convictions of driving while impaired by alcohol while transporting a minor.
HB 871
Chapter 21
Delegate Pippy, et al
CRIMINAL LAW – HUMAN TRAFFICKING AND PROSTITUTION OFFENSES
Altering the elements of the prohibitions against human trafficking and renaming them sex trafficking; prohibiting a person from knowingly taking another for prostitution by use of or intent to use force, threat, coercion, or fraud; prohibiting a person from knowingly engaging in certain conduct with the intent to compel another to marry any person under certain circumstances; classifying a certain offense of human trafficking as a crime of violence under certain provisions of law; etc.

SB 690
Chapter 22
Senator Lee, et al
CRIMINAL LAW – HUMAN TRAFFICKING AND PROSTITUTION OFFENSES
Altering the elements of the prohibitions against human trafficking and renaming them sex trafficking; prohibiting a person from knowingly taking another for prostitution by use of or intent to use force, threat, coercion, or fraud; prohibiting a person from knowingly engaging in certain conduct with the intent to compel another to marry any person under certain circumstances; classifying the offense of human trafficking as a crime of violence under certain provisions of law; etc.

HB 734
Chapter 23
Delegate W. Fisher, et al
CRIMINAL LAW – LABOR TRAFFICKING (ANTI–EXPLOITATION ACT OF 2019)
Prohibiting a person from knowingly taking, placing, harboring, persuading, inducing, or enticing another to provide services or labor by force, fraud, or coercion; prohibiting a person from knowingly receiving a benefit from the provision of services or labor induced by force, fraud, or coercion; prohibiting a person from knowingly aiding or conspiring with another to commit a violation of the Act; authorizing a State’s Attorney or the Attorney General to prosecute a violation of the Act; providing certain penalties; etc.
SB 689
Chapter 24

Senator Lee, et al
CRIMINAL LAW – LABOR TRAFFICKING (ANTI-EXPLOITATION ACT OF 2019)

Prohibiting a person from knowingly taking, placing, harboring, persuading, inducing, or enticing another to provide services or labor by force, fraud, or coercion; prohibiting a person from knowingly receiving a benefit from the provision of services or labor induced by force, fraud, or coercion; prohibiting a person from knowingly aiding or conspiring with another to commit a violation of the Act; authorizing a State’s Attorney or the Attorney General to prosecute a violation of the Act; providing certain penalties; etc.

SB 103
Chapter 26

Senator Zirkin, et al
CRIMINAL LAW – ELECTRONIC HARASSMENT AND BULLYING (GRACE’S LAW 2.0)

Altering prohibited actions relating to electronic harassment of minors; prohibiting a person from maliciously engaging in an electronic communication if the electronic communication, as part of a series of communications, has the effect of intimidating or harassing a minor and causing physical injury or serious emotional distress to a minor and the person engaging in the electronic communication acts with a certain intent; prohibiting a person from violating the Act with the intent to induce a minor to commit suicide; etc.

HB 181
Chapter 27

Delegate Cardin, et al
CRIMINAL LAW – ELECTRONIC HARASSMENT AND BULLYING (GRACE’S LAW 2.0)

Altering prohibited actions relating to electronic harassment of minors; prohibiting a person from maliciously engaging in an electronic communication if the electronic communication, as part of a series of communications, has the effect of intimidating or harassing a minor and causing physical injury or serious emotional distress to a minor and the person engaging in the electronic communication acts with a certain intent; prohibiting a person from violating the Act with the intent to induce a minor to commit suicide; etc.
HB 240  
Delegate Rosenberg, et al  
HATE CRIMES – THREATS  
Prohibiting a person from threatening to commit certain hate crimes; and applying certain penalties.

SB 232  
Senator Kramer, et al  
HATE CRIMES – THREATS  
Prohibiting a person from threatening to commit certain hate crimes; and applying certain penalties.

HB 168  
Chair, Judiciary Committee (By Request – Departmental – State Police)  
PUBLIC SAFETY – REPORTING OF HATE CRIMES  
Altering certain requirements for the reporting, collection, and analysis of information relating to hate crimes to require the Department of State Police to collect and analyze information about incidents apparently directed against an individual or a group because of color, religious beliefs, gender, disability, national origin, or homelessness; requiring information about incidents directed at certain individuals or groups be provided by local law enforcement agencies and the State Fire Marshal to the Department; etc.

SB 230  
Senator Hough  
ELECTION LAW – CANVASSING OF ABSENTEE BALLOTS – REPORTING UNOFFICIAL RESULTS  
Requiring local boards of elections to prepare and release a report of the unofficial results of the absentee ballot vote tabulation at the end of each day of absentee ballot canvassing.

HB 92  
Delegate Dumais  
PUBLIC SAFETY – HANDGUN PERMITS – PAYMENT OF FEES  
Altering the manner in which an applicant for a handgun permit is required to pay a certain fee to allow for payment by electronic check, credit card, or a method of online payment approved by the Secretary of State Police.
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<td>PUBLIC SAFETY – HANDGUN PERMITS – PAYMENT OF FEES                          Altering the manner in which an applicant for a handgun permit is required to pay a certain fee to allow payment by electronic check, credit card, or a method of online payment approved by the Secretary of State Police.</td>
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<tr>
<td>HB 121</td>
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<td>CRIMINAL LAW – CONTINUING COURSE OF CONDUCT WITH A CHILD – UNIT OF PROSECUTION Establishing that acts constituting a continuing course of unlawful sexual conduct with a victim under the age of 14 years that occur in separate periods of 90 days or more are separate violations.</td>
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<td>SB 129</td>
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**SB 138**  
**Chapter 49**  
Senator Lee, et al  
STALKING – VIOLATION OF CONDITIONS OF RELEASE  
Including the crime of stalking in the list of charges to which a certain prohibition against violating a certain condition of pretrial or posttrial release is applicable.

**SB 568**  
**Chapter 53**  
Senator Lee  
CRIMES – CHILD ABUSE AND NEGLECT – FAILURE TO REPORT  
Establishing that certain persons who are required to provide notice of suspected abuse or neglect of a child or make a written report of suspected abuse or neglect of a child may not knowingly fail to provide the required notice or make the required written report if the person has actual knowledge of the abuse or neglect; providing that a person who violates the Act is guilty of a misdemeanor and on conviction is subject to a fine of up to $10,000 or imprisonment not to exceed 3 years or both; etc.

**HB 787**  
**Chapter 54**  
Delegate Atterbeary, et al  
CRIMES – CHILD ABUSE AND NEGLECT – FAILURE TO REPORT  
Establishing that persons who are required to provide notice of suspected child abuse or neglect of a child or make a written report of suspected child abuse or neglect may not knowingly fail to provide the required notice or make the written report if the person has actual knowledge of the abuse or neglect; establishing that a violation of the Act is a misdemeanor; providing certain penalties; and applying the Act only to a failure to report child abuse or neglect that occurs during the time the child is a minor.
<table>
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<td>HB 135</td>
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<td>CRIMINAL LAW – CRUELTY TO ANIMALS – PAYMENT OF COSTS</td>
<td>Authorizing a court to order a defendant convicted of a charge of animal cruelty under the Act, as a condition of sentencing, to participate in and pay for psychological counseling and to pay, in addition to any other fines and costs, all reasonable costs incurred in removing, housing, treating, or euthanizing an animal confiscated from the defendant; etc.</td>
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<td>SB 152</td>
<td>Senator Ready, et al</td>
<td>CRIMINAL LAW – CRUELTY TO ANIMALS – PAYMENT OF COSTS</td>
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<td>VEHICLE LAWS – ELECTRIC BICYCLES – EQUIPMENT AND OPERATION</td>
<td>Establishing certain classes of electric bicycles; establishing that electric bicycles may be operated in any place where bicycles are allowed to travel, subject to certain restrictions; prohibiting a person under the age of 16 years from operating a Class 3 electric bicycle on a public highway; requiring manufacturers of electric bicycles to apply a certain label in a certain manner to each electric bicycle beginning January 1, 2020; requiring electric bicycles to comply with federal regulations; etc.</td>
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SB 935  
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Senator Waldstreicher  
VEHICLE LAWS – ELECTRIC BICYCLES – EQUIPMENT AND OPERATION

Establishing certain classes of electric bicycles; establishing that electric bicycles may be operated in any place where bicycles are allowed to travel, subject to certain restrictions; prohibiting a person under the age of 16 years from operating a Class 3 electric bicycle on a public highway; requiring manufacturers of electric bicycles to apply a certain label in a certain manner to each electric bicycle beginning January 1, 2020; requiring electric bicycles to comply with certain federal regulations; etc.

HB 55  
Chapter 65  
Delegates Barron and Sydnor  
TRANSPORTATION – IGNITION INTERLOCK SYSTEM – DEFINITION

Altering the definition of “ignition interlock system” to require that an ignition interlock system be equipped with a camera capable of recording still images of the person taking the test of the person’s blood alcohol level; etc.

SB 245  
Chapter 66  
Senator Kramer, et al  
TRANSPORTATION – IGNITION INTERLOCK SYSTEM – DEFINITION

Altering the definition of “ignition interlock system” to require that an ignition interlock device be equipped with a camera capable of recording the still images of the person taking the test of the person’s blood alcohol level; etc.

HB 459  
Chapter 69  
Anne Arundel County Delegation  
ANNE ARUNDEL COUNTY – ALCOHOL AWARENESS

Requiring in Anne Arundel County a holder of certain alcoholic beverages licenses or an individual designated by the license holder who is employed in a supervisory capacity to be certified by an approved alcohol awareness program and to be present on the licensed premises at all times when alcoholic beverages may be sold; and providing a fine of $100 for a first offense and for each subsequent offense a fine not to exceed $500 or a suspension or revocation of the license or both.
HB 639  Chapter 70
Anne Arundel County Delegation
PUBLIC SAFETY – BUILDINGS USED FOR AGRITOURISM
Adding certain counties to the list of counties that exempt agricultural buildings used for agritourism from certain building performance standards; and exempting a building used for agritourism in certain counties from a certain permit requirement under certain circumstances.

SB 99  Chapter 71
Senator Elfreth, et al
PUBLIC SAFETY – BUILDINGS USED FOR AGRITOURISM
Adding certain counties to the list of counties that exempt agricultural buildings used for agritourism from certain building performance standards; and exempting a building used for agritourism in certain counties from a building permit requirement under certain circumstances.

HB 641  Chapter 72
Delegate Atterbeary, et al
CRIMINAL LAW – SEXUAL CONTACT WITH AN ANIMAL – AGGRAVATED CRUELTY TO ANIMALS
Prohibiting a person from engaging in sexual contact with an animal; defining “sexual contact with an animal”; etc.

HB 516  Chapter 73
Delegate Smith, et al
OFFICE OF LEGISLATIVE AUDITS – AUDITS OF THE BALTIMORE POLICE DEPARTMENT
Requiring the Office of Legislative Audits to conduct an audit of the Baltimore Police Department to evaluate the effectiveness and efficiency of the financial management practices of the Department beginning July 1, 2020, and at least once every 6 years thereafter; and requiring the Office of Legislative Audits to provide information regarding the audit process to the Baltimore Police Department.
SB 39  
Chapter 74  
Senator McCray, et al  
BALTIMORE CITY – POLICE DISTRICTS – REDISTRICTING  
Requiring the Police Commissioner of Baltimore City, following each decennial census of the United States, to prepare a plan for the adjustment of the geographic boundaries and composition of each Baltimore City police district and the reallocation of the resources and personnel of the Baltimore City Police Department among the districts based on census population and housing data; requiring the Commissioner to present the plan to the Mayor and City Council of Baltimore City within 1 year of the issuance of the census data; etc.

SB 81  
Chapter 75  
Senator McCray, et al  
BALTIMORE CITY – POLICE DEPARTMENT – REPORTS ON FUNDS  
Requiring the Baltimore Police Department to submit, beginning in fiscal year 2020 and in each subsequent fiscal year, a report on the expenditure of grants received from the Governor’s Office of Crime Control and Prevention for community policing efforts to the Baltimore City Delegation to the General Assembly; requiring the Department to submit a half–year report for fiscal year 2019 on the expenditure of grants received from the Governor’s Office of Crime Control and Prevention; etc.

SB 1  
Chapter 76  
Chair, Judicial Proceedings Committee (By Request – Departmental – Human Services)  
Paternity Proceedings – Attorney for the Child Support Administration  
Substituting the term “attorney for the Administration” for the term “State’s Attorney” in certain provisions of law relating to paternity proceedings; defining the term “attorney for the Administration” as an attorney who represents the Child Support Administration in the Department of Human Services in accordance with certain provisions of law; and making certain conforming changes.
**HB 1212**

Delegate McComas, et al

FAMILY LAW – KINSHIP CAREGIVERS

Authorizing a local department of social services to place a child for a certain initial placement with a kinship caregiver as an alternative to foster care under certain circumstances; authorizing a local department to place a child with a kinship caregiver if a kinship caregiver is located subsequent to the placement of the child in a foster care setting; specifying that a kinship caregiver may not be under 21 years of age; authorizing a local department to approve an individual as a kinship caregiver under certain circumstances; etc.

**SB 24**

Chair, Judicial Proceedings Committee (By Request – Departmental – Human Services)

FAMILY LAW – KINSHIP CAREGIVERS

Authorizing a local department of social services to place a child for a certain initial placement with a kinship caregiver as an alternative to foster care under certain circumstances; authorizing a local department to place a child with a kinship caregiver if a kinship caregiver is located subsequent to the placement of the child in a foster care setting; specifying that a kinship caregiver may not be under 21 years of age; authorizing a local department to approve an individual as a kinship caregiver under certain circumstances; etc.

**HB 843**

Chair, Judiciary Committee (By Request – Departmental – Human Services)

DEPARTMENT OF HUMAN SERVICES – CHILD ABUSE AND NEGLECT – DISCLOSURE OF INFORMATION

Authorizing the Department of Human Services to disclose a report or record concerning child abuse or neglect with local or State officials responsible for the administration of juvenile services under certain circumstances.
SB 10  
Chapter 81  
Chair, Education, Health, and Environmental Affairs Committee (By Request – Departmental – Natural Resources)  
NATURAL RESOURCES – OYSTERS, CLAMS, AND CLAMMING – LICENSES AND REGULATIONS  
Repealing a duplicative provision of law requiring a person to obtain a tidal fish license to catch certain oysters or clams for commercial purposes; altering the area within which a person is authorized to catch hard–shell clams using certain equipment from the State waters of Worcester County to the State waters of the Atlantic Ocean; prohibiting a person from catching hard–shell clams with certain equipment within 300 feet of any shore or wharf without first obtaining the permission of the shore or wharf owner; etc.

SB 20  
Chapter 86  
Chair, Finance Committee (By Request – Departmental – Labor, Licensing and Regulation)  
APPRaisal MANAGEMENT COMPANIES – NOTICE AND RESPONSE REQUIREMENTS FOR VIOLATIONS – REPEAL OF EXCEPTION  
Repealing an exception to the requirement that an appraisal management company provide certain appraisers with a certain notice and an opportunity to respond before the appraisal management company may remove an appraiser from a certain appraiser panel or refuse to assign requests for certain services.

SB 67  
Chapter 87  
Chair, Finance Committee (By Request – Departmental – Labor, Licensing and Regulation)  
FINANCIAL INSTITUTIONS – DISCLOSURE OF INFORMATION FROM INVESTIGATIONS  
Authorizing the denial of certain records of an investigation by the Commissioner of Financial Regulation; authorizing the publication of information concerning a violation of a law, a regulation, a rule, or an order over which the Commissioner has jurisdiction; etc.
SB 68  Chapter 88
Chair, Finance Committee (By Request – Departmental – Labor, Licensing and Regulation)

COMMERCIAL LAW – CREDIT SERVICES BUSINESSES – INFORMATION STATEMENTS

Exempting certain credit services businesses from certain information statement requirements when the credit services business is engaged to obtain an extension of credit for a consumer; requiring credit services businesses engaged in obtaining a credit extension for a consumer to provide the consumer with certain information and a copy of the contract between the credit services business and the consumer before the consumer executes the contract; etc.

SB 69  Chapter 89
Chair, Finance Committee (By Request – Departmental – Labor, Licensing and Regulation)

APPRAISAL MANAGEMENT COMPANIES – ANNUAL FEE AND REPORTS

Establishing the Appraisal Management Company (AMC) Annual Federal Registry Fee Fund to hold the AMC fees collected from each registered appraisal management company; providing for the administration of the Fund; providing that the Fund is a special, nonlapsing fund that is not subject to certain provisions of law; requiring the State Treasurer to hold the Fund and the Comptroller to account for the Fund; providing for the transmittal of the fund; etc.

HB 61  Chapter 92
Chair, Economic Matters Committee (By Request – Departmental – Labor, Licensing and Regulation)

FINANCIAL INSTITUTIONS – COMMISSIONER OF FINANCIAL REGULATION – MORTGAGE LENDERS, LOAN SERVICERS, AND LOAN ORIGINATORS

Altering certain net worth requirements for certain applicants and licensees for certain mortgage lending, loan servicing, and loan origination activities; establishing certain net worth requirements for certain applicants and licensees acting as mortgage loan servicers for government-sponsored enterprises and other entities; authorizing the use of an irrevocable letter of credit from certain institutions to satisfy certain requirements under certain circumstances; etc.
HB 107  
Chapter 93  
Chair, Environment and Transportation Committee (By Request – Departmental – Labor, Licensing and Regulation)  
REAL PROPERTY – RESIDENTIAL PROPERTY FORECLOSURE PROCEDURES  
Substituting the Commissioner of Financial Regulation for the Department of Labor, Licensing, and Regulation in certain provisions of law relating to the Foreclosed Property Registry.

SB 947  
Chapter 97  
Calvert County Senators  
CALVERT COUNTY – CORRECTIONAL OFFICERS’ BILL OF RIGHTS  
Applying the provisions of the Charles County Correctional Officers’ Bill of Rights to Calvert County.

SB 957  
Chapter 98  
Calvert County Senators  
CALVERT COUNTY – OFFICE OF THE SHERIFF – CORRECTIONAL DEPUTIES  
Authorizing the Sheriff of Calvert County to appoint correctional deputies in a number and at a salary approved by the County Commissioners; providing that correctional deputies serve under the Sheriff of Calvert County; requiring Calvert County correctional deputies to complete certain training provided by the Maryland Police and Correctional Training Commissions; providing that certain Calvert County correctional deputies may become merit system employees under certain circumstances; etc.

SB 22  
Chapter 100  
Chair, Finance Committee (By Request – Departmental – Maryland Insurance Administration)  
INSURANCE REGULATION – THIRD PARTY ADMINISTRATORS – LIFE INSURANCE  
Altering the definitions of “administrator” and “plan” to apply certain provisions of law concerning the regulation of administrators of plans to include administrators of plans for life insurance and administrators that act on behalf of life insurers; and making conforming changes.
SB 28  
Chair, Finance Committee (By Request – Departmental –  
Maryland Insurance Administration)  
HEALTH INSURANCE – COVERAGE REQUIREMENTS FOR  
BEHAVIORAL HEALTH DISORDERS – SHORT-TERM LIMITED  
DURATION INSURANCE  
Altering the definition of “health benefit plan” as it applies to certain  
provisions of law related to coverage requirements for the diagnosis  
and treatment of mental illness and emotional, drug use, and alcohol  
use disorders to include short-term limited duration health  
insurance.

SB 30  
Chair, Finance Committee (By Request – Departmental –  
Maryland Insurance Administration)  
INSURANCE – BREACH OF SECURITY OF A COMPUTER  
SYSTEM – NOTIFICATION REQUIREMENT  
Requiring certain insurance carriers to notify the Maryland  
Insurance Commissioner in a certain manner of the occurrence of a  
breach of the security of a system if the carrier conducts a certain  
investigation and determines that the breach creates a likelihood that  
personal information has been or will be misused; providing that  
compliance with the Act does not relieve a carrier from a duty to  
comply with certain requirements of federal law or certain provisions  
of State law relating to the protection of personal information; etc.

SB 31  
Chair, Finance Committee (By Request – Departmental –  
Maryland Insurance Administration)  
INSURANCE – INSURANCE HOLDING COMPANY MODEL ACT  
Authorizing the Maryland Insurance Commissioner to act as the  
group-wide supervisor for an internationally active insurance group;  
authorizing the Commissioner to acknowledge another regulatory  
official as the group-wide supervisor for a certain internationally  
active insurance group; authorizing a certain insurance holding  
company system to request that the Commissioner make a certain  
determination or acknowledgment of a group-wide supervisor for the  
system; etc.
SB 45
Chapter 106
Chair, Finance Committee (By Request – Departmental – Maryland Insurance Administration)

HEALTH CARE PROVIDER MALPRACTICE INSURANCE – AUTHORIZATION TO SETTLE – CLARIFICATION

Altering the settlement provision required to be included in policies of health care malpractice insurance to clarify that the insurer is authorized, without restriction, to negotiate and effect a compromise of claims unless the settlement amount exceeds the limits of the insurer’s liability.

SB 47
Chapter 108
Chair, Finance Committee (By Request – Departmental – Maryland Insurance Administration)

HEALTH INSURANCE – TECHNICAL CORRECTION AND REQUIRED CONFORMITY WITH FEDERAL LAW

Repealing an obsolete provision of law relating to certification of creditable coverage; requiring a certain carrier to provide an open enrollment period for individuals who lose access to health care services through a certain program, which is considered to occur on the last day the eligible employee or dependent would have access to services; requiring a certain carrier to provide an open enrollment period for certain individuals who lived in a service area where a qualified health plan was not available during a certain time; etc.

SB 48
Chapter 109
Chair, Finance Committee (By Request – Departmental – Maryland Insurance Administration)

HEALTH INSURANCE – REFERRAL TO SPECIALISTS – DEFINITION OF PROVIDER PANEL

Altering the definition of “provider panel” to mean the providers that contract with a carrier either directly or through a subcontracting entity to provide health care services to enrollees of the carrier.
Chair, Finance Committee (By Request – Departmental – Maryland Insurance Administration)

HEALTH INSURANCE – FORM FILINGS – REVIEW AND WAITING PERIOD EXTENSIONS

Authorizing the Maryland Insurance Commissioner to extend a certain review period for up to an additional 30 days for a certain filing made by a health maintenance organization if the Commissioner gives the health maintenance organization certain notice; authorizing the Commissioner to extend for an additional 30 days the period during which a certain amendment may not take effect if the Commissioner gives a certain corporation certain notice; etc.

Chair, Finance Committee (By Request – Departmental – Maryland Insurance Administration)

INSURANCE – LIFE INSURANCE AND ANNUITIES – RECORD RETENTION

Requiring insurers, except as otherwise provided in certain provisions of law, to maintain records of certain insurance transactions for at least 7 years after an individual or group policy of life insurance or an individual or group annuity is no longer in effect.

Chair, Economic Matters Committee (By Request – Departmental – Maryland Insurance Administration)

MEDICAL PROFESSIONAL LIABILITY INSURANCE POLICIES – MANDATED DEDUCTIBLE LEVELS – LIMITATION

Limiting the requirement that insurers that issue or deliver medical professional liability insurance policies in the State offer, in addition to the basic policy, additional policies with certain deductibles to insurers that issue or deliver a policy with an annual premium of $5,000 or more.
HB 379  
Chapter 114  
Chair, Economic Matters Committee (By Request – Departmental – Maryland Insurance Administration)  
MARYLAND AUTOMOBILE INSURANCE FUND – COMMERCIAL POLICIES – NOTICE AND QUOTES  
Requiring the Maryland Automobile Insurance Fund to send certain notices of the expiration date of certain policies to commercial policyholders at least 45 days before the expiration date; and requiring the Fund to provide certain fund producers with a certain rewritten policy quote under certain circumstances within 7 days after receiving certain information.

HB 407  
Chapter 119  
Delegate Beitzel  
GARRETT COUNTY – PRETRIAL RELEASE, WORK RELEASE, AND HOME DETENTION PROGRAMS  
Authorizing the Sheriff of Garrett County to establish a pretrial release program that offers alternatives to pretrial detention and adopt certain regulations; authorizing a court to order a certain individual to participate in the pretrial release program; authorizing the court to make the order at a certain time; providing for eligibility for the pretrial release program; authorizing the Sheriff to establish and direct a certain work release program; authorizing the Sheriff to establish and administer a home detention program; etc.

SB 217  
Chapter 120  
Senator Edwards  
GARRETT COUNTY – PRETRIAL RELEASE, WORK RELEASE, AND HOME DETENTION PROGRAMS  
Authorizing the Sheriff of Garrett County to establish a pretrial release program that offers alternatives to pretrial detention and adopt certain regulations; authorizing a court to order a certain individual to participate in the pretrial release program; authorizing the court to make the order at a certain time; providing for eligibility for the pretrial release program; authorizing the Sheriff to establish and direct a certain work release program; authorizing the Sheriff to establish and administer a home detention program; etc.
HB 424  
Chapter 121  
Delegate Corderman  
WASHINGTON COUNTY – DISPOSITION OF MARRIAGE CEREMONY FEE

Requiring the clerk of the circuit court for Washington County to pay $10 of the nonrefundable fee for performing a marriage ceremony to the Washington County Historical Society, Incorporated; requiring the Washington County Historical Society, Incorporated, to report annually to the Board of County Commissioners for Washington County and the Maryland Historical Trust on the use of all funds collected; etc.

SB 141  
Chapter 122  
Washington County Senators  
WASHINGTON COUNTY – DISPOSITION OF MARRIAGE CEREMONY FEE

Requiring the clerk of the circuit court for Washington County to pay $10 of the nonrefundable fee for performing a marriage ceremony to the Washington County Historical Society, Incorporated; requiring the Washington County Historical Society, Incorporated, to report annually to the Board of County Commissioners for Washington County and the Maryland Historical Trust on the use of all funds collected; etc.

SB 25  
Chapter 127  
Chair, Judicial Proceedings Committee (By Request – Departmental – Agriculture)  
REAL PROPERTY – CONSERVATION EASEMENTS, COVENANTS, RESTRICTIONS, AND CONDITIONS – RECORDING NOTICE

Authorizing the Maryland Agricultural Land Preservation Foundation, the Maryland Historical Trust, the Maryland Environmental Trust, certain other land trusts, a county, and the Department of Natural Resources to record notice of certain easements, covenants, restrictions, and conditions in the land records of the county in which the property interest is located; specifying the information required to be provided in the notice; requiring that the notice be indexed for recording in a certain manner; etc.
Chair, Education, Health, and Environmental Affairs Committee (By Request – Departmental – Agriculture)

SECRETARY OF AGRICULTURE – REGULATION OF POULTRY TO PROTECT ANIMAL HEALTH AND CONTROL AVIAN INFLUENZA

Authorizing the Secretary of Agriculture to provide an exemption from a certain annual licensing requirement to a certain live poultry market operator, production facility operator, or poultry dealer; providing that the Secretary may adopt a certain animal health protection program that is applicable to any live poultry market, production facility, and poultry dealer; etc.

Chair, Education, Health, and Environmental Affairs Committee (By Request – Departmental – Agriculture)

MARYLAND AGRICULTURAL LAND PRESERVATION FOUNDATION – BOARD OF TRUSTEES AND ELIMINATION OF DISTRICT AGREEMENTS

Authorizing each ex officio member of the board of trustees of the Maryland Agricultural Land Preservation Foundation to appoint a designee to serve in the member’s place on the board; deleting obsolete references to district agreements within the Maryland Agricultural Land Preservation Foundation program; and codifying the elimination of certain district agreements and the continuation of certain agricultural land preservation districts.

Chair, Environment and Transportation Committee (By Request – Departmental – Agriculture)

AGRICULTURE – NUISANCE INSECTS

Authorizing the Secretary of Agriculture to implement, subject to available funding in the State budget, a program to use Bacillus thuringiensis israelensis to control or eliminate nuisance insects in the State; requiring the program to be implemented on State–owned property, local government property with consent, and private property with the owner’s consent; requiring that a certain notice be provided to certain entities and posted on certain social media sites; establishing the Nuisance Insects Fund; etc.
SB 52  
Chair, Finance Committee (By Request – Departmental – Maryland Energy Administration)  

STATE GOVERNMENT – STRATEGIC ENERGY INVESTMENT PROGRAM – REPORTING  

Altering certain planning and reporting requirements for the Strategic Energy Investment Program; requiring the Maryland Energy Administration, by December 31, 2019, to develop a plan for expenditures for fiscal year 2020 and a plan for expenditures covering the next 3 fiscal years; requiring an annual report to be provided to the Strategic Energy Investment Advisory Board and to include information on program initiatives, the status of programs and expenditures, and possible or expected future changes; etc.

SB 53  
Chair, Finance Committee (By Request – Departmental – Maryland Energy Administration)  

STATE FINANCE AND PROCUREMENT – ENERGY PERFORMANCE CONTRACTS  

Providing that the Department of General Services is responsible for monitoring the status of certain energy performance contracts and reporting on that status to the Board of Public Works annually; requiring a primary procurement unit to consult with the Department before issuing a request for proposals for an energy performance contract; requiring the Department to review certain proposed requests for proposals for energy performance contracts; etc.  

Section 2 and 3 only

HB 36  
Delegate Wivell  

SURFACE MINING – ZONE OF DewaterING INFLUENCE – REMEDIES  

Requiring a surface mining permittee, on the discovery of a sudden subsidence of the surface of the land, to immediately implement appropriate safety measures to protect public health and safety; requiring a surface mining permittee to permanently replace a water supply within a certain zone of dewatering influence within 45 days of the date on which the permittee knew of the water supply failure; authorizing a surface mining permittee to seek reimbursement for water supply replacement costs under certain circumstances; etc.
Chair, Education, Health, and Environmental Affairs Committee (By Request – Departmental – Environment)

SURFACE MINING – ZONE OF DEWATERING INFLUENCE – REMEDIES

Requiring a certain surface mining permittee, on discovery of a sudden subsidence of the surface of the land, to immediately implement appropriate safety measures to protect public health and safety; requiring a certain permittee to permanently replace a water supply within a zone of dewatering influence within 45 days of the date on which the permittee knew of the water supply failure; authorizing a certain surface mining permittee to seek reimbursement for certain water supply replacement costs under certain circumstances; etc.

Chair, Judicial Proceedings Committee (By Request – Departmental – Transportation)

VEHICLE LAWS – DRIVER’S LICENSES – EXPIRATION AND RENEWAL

Repealing a requirement that a corrected driver’s license expire at the end of a certain time period; and altering the period of time, from 6 to 9 years, within which certain drivers are required to have taken an authorized vision test to qualify for renewal of a driver’s license.

Chair, Judicial Proceedings Committee (By Request – Departmental – Transportation)

VEHICLE LAWS – CERTIFICATE OF TITLE APPLICATION – SIGNATURE REQUIREMENT

Repealing a requirement that a signature be in ink on an application for a certificate of title of a vehicle.
HB 180  Chair, Environment and Transportation Committee (By Request – Departmental – Transportation)

**MOTOR VEHICLE ADMINISTRATION – LICENSES AND IDENTIFICATION CARDS – ELECTRONIC CREDENTIALS**

Authorizing the Motor Vehicle Administration to issue electronic credentials in addition to, and not instead of, a license or an identification card; defining an “electronic credential” as an electronic representation of a license, an identification card, or a data field; establishing that a credential holder satisfies certain license display requirements; authorizing the Administration to create an electronic credential; authorizing an alcoholic beverages license holder to accept an electronic credential as proof of age; etc.

SB 55  Chair, Education, Health, and Environmental Affairs Committee (By Request – Departmental – Planning)

**DEPARTMENT OF PLANNING – CENTRAL DEPOSITORY**

Repealing a certain provision of law relating to the submission of certain plans to the Department of Planning; clarifying that the Department is the depository for all land use plans, amendments, and revisions adopted by certain entities in the State; requiring a certain unit of government or a certain agency to submit to the Department a current version of all adopted land use plans, amendments, and revisions; and requiring the Department to post on its website a copy of certain land use plans, amendments, and revisions.

SB 61  Chair, Judicial Proceedings Committee (By Request – Departmental – Office of Crime Control and Prevention)

**CRIMINAL INJURIES COMPENSATION BOARD – CLAIMS – ELECTRONIC FILING**

Authorizing a claimant to file a claim with the Criminal Injuries Compensation Board electronically in the manner provided under procedures established by the Board.
**HB 179**  
Chair, Appropriations Committee (By Request – Departmental – Public Safety and Correctional Services)  
CORRECTIONAL SERVICES – PATUXENT INSTITUTION – APPOINTING AUTHORITY
Clarifying that the warden of Patuxent Institution is the appointing authority for correctional officers assigned to Patuxent Institution and staff attached to the office of the warden; etc.

**SB 74**  
Chair, Education, Health, and Environmental Affairs Committee (By Request – Departmental – Higher Education Commission)  
HIGHER EDUCATION – CHARLES W. RILEY FIREFIGHTER AND AMBULANCE AND RESCUE SQUAD MEMBER SCHOLARSHIP – ALTERATIONS
Repealing the requirement for applicants for and recipients of the Charles W. Riley Firefighter and Ambulance and Rescue Squad Member Scholarship to file for federal and State financial aid each year.

**HB 1406**  
Chair, Howard County Delegation  
HOWARD COUNTY – DEPARTMENT OF CORRECTION – AUTHORITY TO ESTABLISH PROGRAMS HO. CO. 29–19
Authorizing the Howard County Department of Correction to establish community service and pretrial services programs; authorizing the Director of the Howard County Department of Correction to adopt regulations relating to the operation of certain programs; authorizing a certain judge or court to allow a certain individual to participate in a certain program under certain circumstances; authorizing a certain inmate to leave the Howard County Detention Center under certain circumstances; etc.

**HB 172**  
Chair, Ways and Means Committee (By Request – Departmental – State Board of Elections)  
ELECTION LAW – VOTER REGISTRATION DEADLINES
Repealing provisions of law that require the State Board of Elections and a local board of elections to be open for business during certain hours on a certain date; and altering the period during which voter registration is closed before an election.
HB 176  Chair, Ways and Means Committee (By Request – Departmental – State Board of Elections)

ELECTION LAW – CANDIDATES – REVISIONS

Requiring candidates nominated by a new political party to file a certificate of candidacy not later than 5 p.m. on the first Monday in August in the year of the general election for the office, comply with certain requirements for a certificate of candidacy, and file a certificate of nomination with the appropriate board on a certain form; providing that a candidate nominated by a new political party under certain provisions of law is not required to file a declaration of intent; etc.

HB 177  Chair, Ways and Means Committee (By Request – Departmental – State Board of Elections)

ELECTION LAW – JUDICIAL PROCEEDINGS INVOLVING LOCAL BOARDS OF ELECTIONS – NOTICE

Altering a certain provision that requires a local board of elections to provide to the State Board of Elections a copy of the complaint or other pleading that initiated a judicial proceeding in which a local board is a party by removing the requirement that the copy be provided by certified mail.

HB 1155  Prince George’s County Delegation

PRINCE GEORGE’S COUNTY – ILLEGAL DISPOSAL OF BULKY ITEMS – PENALTIES PG 418–19

Authorizing the governing body of Prince George’s County to adopt an ordinance to prohibit disposing of a bulky item on a highway or on public or private property except under certain circumstances; authorizing Prince George’s County to impose certain penalties; defining “bulky item” as any discarded furniture, home or industrial appliance, or abandoned vehicle or a part of a vehicle; etc.
HB 324  
Chapter 161  
Montgomery County Delegation and Prince George’s County Delegation  
WASHINGTON SUBURBAN SANITARY COMMISSION – DISCRIMINATION – PROHIBITED IN CONTRACTS MC/PG 107–19  
Prohibiting the Washington Suburban Sanitary Commission from entering into a contract unless the contract contains a certain nondiscrimination provision; requiring the Commission to provide a contractor a reasonable opportunity to cure a certain defect in a contract or subcontract; authorizing the Commission to void a contract if a contractor fails to cure a certain defect; establishing that a contractor is entitled to the reasonable value of certain work and materials under certain circumstances; etc.

HB 662  
Chapter 165  
Montgomery County Delegation and Prince George’s County Delegation  
MARYLAND–NATIONAL CAPITAL PARK AND PLANNING COMMISSION – GLENN DALE HOSPITAL PROPERTY MC/PG 110–19  
Authorizing the Maryland–National Capital Park and Planning Commission to sell, lease, or otherwise transfer a certain portion of the Glenn Dale Hospital property to a person who will adaptively reuse, at a minimum, the main hospital campus buildings on the property by returning the property to a state of utility by certain means; and requiring that repairs and alterations to the property give it a contemporary use and preserve features of the property that are historically, architecturally, and culturally significant.
HB 678  Chapter 166  Montgomery County Delegation and Prince George’s County Delegation
MARYLAND–NATIONAL CAPITAL PARK AND PLANNING COMMISSION – PRINCE GEORGE’S COUNTY RECREATION PROGRAMS – YOUTH SPORTS PROGRAM AND DIVISION MC/PG 115–19

Requiring the Prince George’s County Planning Board to offer a comprehensive youth sports program and to create a youth sports division as part of the county recreation programs; and requiring the youth sports division to coordinate youth sports programming, leagues, and teams and to incorporate youth sports activities into the county recreation programs.

HB 304  Chapter 167  Montgomery County Delegation
MONTGOMERY COUNTY – AUTHORITY OF COUNTY COUNCIL OVER INSPECTOR GENERAL – MONTGOMERY COLLEGE MC 12–19

Authorizing the County Council of Montgomery County to enact a local law that grants to the Montgomery County Inspector General the same authority over Montgomery College as the Inspector General has over a department of county government.

HB 344  Chapter 168  Montgomery County Delegation
MONTGOMERY COUNTY – AUTHORITY OF COUNTY COUNCIL OVER INSPECTOR GENERAL – HOUSING OPPORTUNITIES COMMISSION MC 7–19

Authorizing the County Council of Montgomery County to enact a local law that grants to the Montgomery County Inspector General the same authority over the Housing Opportunities Commission of Montgomery County as the Inspector General has over a department of county government.
HB 563  Chapter 169  Montgomery County Delegation
MONTGOMERY COUNTY – GAMING AND BENEFIT PERFORMANCES – REPEAL MC 14–19
Repealing certain obsolete provisions of law relating to certain gaming activities and benefit performances in Montgomery County; and repealing a certain obsolete provision of law relating to certain benefit performances in Montgomery County.

SB 511  Chapter 172  Cecil County Senators
CECIL COUNTY – CORRECTIONAL DEPUTY SHERIFFS – COLLECTIVE BARGAINING
Authorizing a full–time sworn correctional deputy sheriff in the Office of the Sheriff of Cecil County at the rank of lieutenant and below to take part in or refrain from taking part in forming, joining, supporting, or participating in a labor organization and certain activities relating to the labor organization for the purpose of engaging in collective bargaining with the Sheriff and the County Executive of Cecil County; etc.

HB 954  Chapter 178  Delegate Cassily
AGRICULTURE – COMMERCIAL COMPOST – PROHIBITION ON PER TON INSPECTION FEE
Prohibiting the Secretary of Agriculture from adopting regulations to establish or impose a per ton inspection fee on commercial compost distributed by a private entity in the State.

HB 359  Chapter 181  St. Mary’s County Delegation
ST. MARY’S COUNTY – BUILDING AUTHORITY COMMISSION – REPEAL
Repealing certain provisions of law that relate to the Building Authority Commission in St. Mary’s County.
HB 1135
Chapter 187
Delegates Shoemaker and Rose
CARROLL COUNTY – GAMING – HOME GAMES – BINGO
Adding bingo in Carroll County to the list of home games that an individual may conduct in a common area of a residential property if the property is restricted to residents who are at least 55 years old.

SB 336
Chapter 194
Senator Carozza
SOMERSET COUNTY – COMMISSIONERS – RESIDENCY REQUIREMENTS
Requiring a County Commissioner from a commissioners’ district to reside in that commissioners’ district for the 6 months immediately preceding the filing deadline for the election of the Commissioner and during the full term of office of the Commissioner; prohibiting a Commissioner from a commissioners’ district from continuing the current term if the Commissioner does not maintain residency in that commissioners’ district under certain circumstances; etc.

HB 323
Chapter 195
Delegate Otto
SOMERSET COUNTY – COMMISSIONERS – RESIDENCY REQUIREMENTS
Requiring a County Commissioner from a commissioners’ district to reside in that commissioners’ district for the 6 months immediately preceding the filing deadline for the election of the Commissioner and during the full term of office of the Commissioner; prohibiting a Commissioner from a commissioners’ district from continuing the current term if the Commissioner does not maintain residency in that commissioners’ district under certain circumstances; etc.

SB 206
Chapter 196
The President (By Request – Department of Legislative Services – Code Revision)
CODE REVISION – COURTS – SHERIFFS’ SALARIES AND EXPENSES
Revising, restating, and recodifying the laws of this State relating to sheriffs’ salaries and expenses; clarifying language; making certain technical and stylistic changes; providing for the construction of the Act; providing for the effect and construction of certain provisions of the Act; and authorizing the publisher of the Annotated Code to make certain corrections in a certain manner.
SB 398  
Chapter 197  
The President (By Request – Department of Legislative Services – Code Revision)

CODE REVISION – ESTATES AND TRUSTS

Revising, restating, and recodifying the laws of this State relating to estates and trusts; clarifying language; making certain technical and stylistic changes; providing for the construction of the Act; and authorizing the publisher of the Annotated Code to make certain corrections in a certain manner.

SB 347  
Chapter 198  
The President (By Request – Department of Legislative Services)

STATE ATHLETIC COMMISSION – SUNSET EXTENSION

Continuing the State Athletic Commission in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to July 1, 2031, the termination provisions relating to the statutory and regulatory authority of the Commission; and requiring that an evaluation of the Commission and the statutes and regulations that relate to the Commission be performed on or before December 15, 2028.

HB 951  
Chapter 199  
The Speaker (By Request – Department of Legislative Services)

SECURITY SYSTEMS TECHNICIANS – SUNSET EXTENSION

Continuing the licensing and regulation of security systems technicians in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to July 1, 2031, the termination provisions relating to the statutory and regulatory authority of the Secretary of State Police to license and regulate security systems technicians; and requiring that an evaluation of the licensing and regulation of security systems technicians be performed on or before December 15, 2028.
**SB 439**

**Chapter 200**

The President (By Request – Department of Legislative Services)

**STATE BOARD OF BARBERS – SUNSET EXTENSION**

Continuing the State Board of Barbers in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to July 1, 2024, the termination provisions relating to the statutory and regulatory authority of the Board; and requiring that an evaluation of the Board and the statutes and regulations that relate to the Board be performed on or before December 15, 2021.

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**HB 952**

**Chapter 201**

The Speaker (By Request – Department of Legislative Services)

**STATE BOARD OF COSMETOLOGISTS – SUNSET EXTENSION**

Continuing the State Board of Cosmetologists in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to July 1, 2024, the termination provisions relating to the statutory and regulatory authority of the Board; and requiring that an evaluation of the Board and the statutes and regulations that relate to the Board be performed on or before December 15, 2021.

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**HB 595**

**Chapter 214**

Delegate Rogers, et al

**WORKERS’ COMPENSATION – MEDICAL PRESUMPTIONS**

Adding bladder, kidney, or renal cell cancer to the types of cancer that are considered occupational diseases suffered in the line of duty and are compensable in a certain manner.
HB 604 Chapter 215
Delegate D.E. Davis, et al
WORKERS’ COMPENSATION – MEDICAL PRESUMPTIONS FOR DISEASES AND CANCER – ELIGIBILITY (FIREFIGHTER JESSE MCCULLOUGH’S CANCER PROTECTION LAW)
Altering the circumstances under which firefighters, fire fighting instructors, rescue squad members, advanced life support unit members, and members of the Office of the State Fire Marshal are presumed to be suffering from an occupational disease that was suffered in the line of duty and is compensable under the workers’ compensation law to encompass individuals with at least 10 years of cumulative service within the State and the cancer or leukemia has resulted in partial or total disability or death; applying the Act prospectively; etc.

SB 646 Chapter 216
Senator Klausmeier, et al
WORKERS’ COMPENSATION – MEDICAL PRESUMPTIONS FOR DISEASES AND CANCER – ELIGIBILITY (FIREFIGHTER JESSE MCCULLOUGH’S CANCER PROTECTION LAW)
Altering the circumstances under which certain firefighters, fire fighting instructors, rescue squad members, advanced life support unit members, and sworn members of the Office of the State Fire Marshal are presumed to be suffering from an occupational disease that was suffered in the line of duty and is compensable under the workers’ compensation law; applying the Act prospectively; etc.

HB 679 Chapter 222
The Speaker (By Request – Workplace Harassment Commission) and Delegate Jones
WORKPLACE HARASSMENT – PROHIBITIONS, LIABILITY, ENFORCEMENT, AND PREVENTION TRAINING
Prohibiting certain individuals granted special access to the State legislative complex from unlawfully harassing or discriminating against certain individuals; requiring the Department of General Services, if requested, to revoke access granted to a person who violates certain provisions of the Act or a regulated lobbyist who violates a certain provision of law; providing that sexual harassment prevention training for employees of the University system of Maryland may consist of webinar, computer–based, or online training; etc.
SB 261  
Chapter 224  
Senator Ferguson  
ESTATES AND TRUSTS – ADMINISTRATION OF ESTATES – WAIVER OF FEES – REQUIRED

Requiring, rather than authorizing, a register of wills to waive certain fees for the administration of an estate if certain real property subject to administration in this State is to be transferred to a certain individual or is encumbered by a lien and subject to sale under certain provisions of law, and the estate is unable to pay the fees by reason of poverty; and applying the Act prospectively.

HB 748  
Chapter 227  
Delegate Fraser–Hidalgo  
VEHICLE LAWS – ELECTRIC LOW SPEED SCOOTERS

Establishing that an electric low speed scooter is considered to be a bicycle for the purposes of the Maryland Vehicle Law; providing that an electric low speed scooter is not a motorized minibike, motor scooter, or motor vehicle for the purposes of the Maryland Vehicle Law; establishing that the operator of an electric low speed scooter may ride by standing on a certain platform; providing that provisions of the Maryland Vehicle Law do not prevent a local authority from regulating, in its jurisdiction, the operation of bicycles; etc.

HB 602  
Chapter 229  
Delegate D.E. Davis  
INSURANCE – INVESTMENTS OF INSURERS OTHER THAN LIFE INSURERS – REAL ESTATE

Requiring various authorized reserve real estate investments of insurers other than life insurers to be for the accommodation of business; authorizing other reserve investments to include fee–simple or improved leasehold real estate or interests in limited partnerships formed for the development or ownership of fee–simple or leasehold real estate only under certain circumstances; prohibiting the value of certain reserve investments from exceeding certain percentages of the admitted assets of the insurer; etc.
HB 522  
Chapter 230  
Delegate Krebs, et al  
PUBLIC HEALTH – FOOD ESTABLISHMENTS – LICENSING  
Providing that certain regulations adopted by the Maryland Department of Health establishing a certain licensing system is a rescindable, rather than nonrescindable, alternative to certain regulation; extending, from 14 to 30, the number of consecutive days of operation authorized under a license to operate a temporary food service facility before the license expires; authorizing the Department to adopt certain regulations governing excluded organizations; requiring an excluded organization to meet certain requirements; etc.

SB 147  
Chapter 231  
Senator Klausmeier, et al  
PUBLIC HEALTH – DISPOSITION OF REMAINS – FORFEITURE OR WAIVER OF RIGHT OF DISPOSITION  
Adding an adult grandchild of a certain decedent to the list of persons who have the right to arrange for the final disposition of the body of the decedent; requiring a person to forfeit the right of final disposition of the body of a decedent and that the right pass to the next qualifying person under certain circumstances; providing that a certain person’s right of disposition may be restored under certain circumstances; authorizing a person to waive the right of final disposition; etc.

HB 218  
Chapter 232  
Delegate Krebs, et al  
PUBLIC HEALTH – DISPOSITION OF REMAINS – FORFEITURE OR WAIVER OF RIGHT OF DISPOSITION  
Adding an adult grandchild of a certain decedent to the list of persons who have the right to arrange for the final disposition of the body of the decedent; requiring a person to forfeit the right of final disposition of a decedent and that right pass to the next qualifying person under certain circumstances; providing that a certain person’s right of disposition may be restored under certain circumstances; authorizing a person to waive the right of final disposition; etc.
SB 146  Chapter 233  Senator Klausmeier, et al
COMMERCIAL DRIVER’S LICENSES – RECOGNITION, PREVENTION, AND REPORTING OF HUMAN TRAFFICKING

Requiring commercial driver’s license training schools to include training on the recognition, prevention, and effective reporting of human trafficking as part of the curriculum; requiring the Motor Vehicle Administration to include content on the recognition, prevention, and effective reporting of human trafficking in its Commercial Driver’s License Manual; and requiring the Administration to provide to an applicant renewing a commercial driver’s license certain information from the Manual.

SB 532  Chapter 234  Senator Klausmeier, et al
INSURANCE – FORMATION OF DOMESTIC INSURERS – NUMBER OF DIRECTORS

Reducing to 5 the minimum number of members of the board of directors that a domestic financial guaranty insurance company that is prohibited from issuing new policies must have on its board of directors.

SB 643  Chapter 235  Senator Klausmeier
CRIMINAL PROCEDURE – FORFEITURE PROCEEDS – APPROPRIATION PERCENTAGE AND REPORTING

Altering, from 20% to 100%, the percentage of proceeds the Governor is required to appropriate to the Maryland Department of Health from certain proceeds deposited in the General Fund of the State from certain forfeitures for the purpose of funding drug treatment and education programs; and requiring the Governor’s Office of Crime Control and Prevention to include in a certain report to the Governor and the General Assembly the total amount deposited in the General Fund from certain forfeitures and how the funds were spent.
Delegate Clark

NATURAL RESOURCES – SHELLFISH NURSERY OPERATIONS – WETLANDS LICENSE REQUIREMENTS

Exempting certain activities and the use of certain equipment that is associated with a shellfish nursery operation from the requirement to obtain certain licenses or permits; establishing that the use of certain equipment associated with a shellfish nursery operation is not included as a nonwater–dependent project for the purposes of obtaining a tidal or State wetlands license; providing that the installation of certain equipment for the cultivation of shellfish seed under a certain permit is a lawful use on private wetlands; etc.

Senator Klausmeier

NATURAL RESOURCES – SHELLFISH NURSERY OPERATIONS – WETLANDS LICENSE REQUIREMENTS

Exempting under certain circumstances certain activities and the use of certain equipment that is associated with a shellfish nursery operation from the requirement to obtain certain licenses or permits from the Department of the Environment or the Board of Public Works; providing that the installation of a pump, pipe, or other equipment that is attached to a pier for the cultivation of shellfish seed under a certain permit is a lawful use on private wetlands under certain circumstances; etc.

Delegate Hettleman, et al

CONTINUING CARE RETIREMENT COMMUNITIES – MEDIATION – REPRESENTATION BY COUNSEL

Repealing the prohibition against a community care retirement community provider, subscriber, or group of subscribers being represented by counsel during a certain mediation procedure.

Senator Kelley, et al

CONTINUING CARE RETIREMENT COMMUNITIES – MEDIATION – REPRESENTATION BY COUNSEL

Repealing the prohibition against a community care retirement community provider, subscriber, or group of subscribers being represented by counsel during a certain mediation procedure.
SB 227  
Senator Kelley  
INSURANCE – PRINCIPLE–BASED RESERVES  
Altering the exemptions that the Maryland Insurance Commissioner may provide to certain domestic insurance companies from certain reserve requirements; authorizing the Commissioner to exempt a certain domestic insurance company from certain requirements if the company meets the life principle–based reserve exemption criteria in the valuation manual; and repealing certain exemptions to certain reserve requirements.

HB 493  
Delegate Valentino–Smith, et al  
CRIMES – SOLICITATION AND CONSPIRACY TO COMMIT MURDER RESULTING IN DEATH (STACEY'S LAW)  
Clarifying that a person who solicits another or conspires with another to commit murder in the first degree is guilty of murder in the first degree if the death of another occurs as a result of the solicitation or conspiracy.

SB 198  
Senator Hough, et al  
CRIMES – SOLICITATION AND CONSPIRACY TO COMMIT MURDER RESULTING IN DEATH (STACEY'S LAW)  
Clarifying that a person who solicits another or conspires with another to commit murder in the first degree is guilty of murder in the first degree if the death of another occurs as a result of the solicitation or conspiracy.
Delegate Valentino-Smith, et al

HB 672
Chapter 248

HOUSING – LOCAL HOUSING GRANT PROGRAM FOR HOMELESS VETERANS AND SURVIVORS OF DOMESTIC VIOLENCE

Establishing the Local Housing Grant Program for Homeless Veterans and Survivors of Domestic Violence to provide grants for housing voucher funds to counties to house homeless veterans and survivors of domestic violence; authorizing the Governor in fiscal year 2020 to include funding in the annual budget for the Program; requiring the Department of Housing and Community Development to distribute grants to counties and establish grant application procedures; authorizing the Department to establish preferences for certain counties; etc.

Senator Peters

SB 810
Chapter 249

HOUSING – LOCAL HOUSING GRANT PROGRAM FOR HOMELESS VETERANS AND SURVIVORS OF DOMESTIC VIOLENCE

Establishing the Local Housing Grant Program for Homeless Veterans and Survivors of Domestic Violence to provide certain grants to counties for use to house homeless veterans and survivors of domestic violence; authorizing the Governor to include funding in the budget for FY 2020 and each fiscal year thereafter for the Program; requiring the Department of Housing and Community Development to distribute grants to counties and to establish grant application procedures; authorizing the Department to establish preferences for certain counties; etc.

Delegate Glenn

HB 1021
Chapter 251

BUSINESS OCCUPATIONS AND PROFESSIONS – BARBERS – ADDITIONAL STUDENTS

Increasing from one to three the number of students authorized to work under the supervision of a master barber.
HB 1401  Delegate Barve, et al  
Chapter 254  
VEHICLE LAWS – OVERWEIGHT VEHICLES – HEAVY WEIGHT PORT CORRIDOR PERMIT  
Authorizing the Secretary of Transportation to determine that a vehicle or combination of vehicles transporting certain freight is an indivisible load authorized to obtain a certain overweight vehicle permit under certain circumstances; establishing certain conditions for a vehicle issued a permit under the Act, including a requirement to travel only on roads designated as being part of a “heavy weight port corridor”; etc.

SB 1038  Senator Salling  
Chapter 255  
VEHICLE LAWS – OVERWEIGHT VEHICLES – HEAVY WEIGHT PORT CORRIDOR PERMIT  
Authorizing the Secretary of Transportation to determine that a vehicle or combination of vehicles transporting certain freight is an indivisible load authorized to obtain a certain overweight vehicle permit under certain circumstances; establishing certain conditions for a vehicle issued a permit under the Act, including a requirement to travel only on roads designated as being part of a “heavy weight port corridor”; establishing a certain maximum gross vehicle weight for a vehicle with a certain permit; etc.

HB 795  Delegates Branch and Glenn  
Chapter 256  
WORKERS’ COMPENSATION – PERMANENT PARTIAL DISABILITY – BALTIMORE CITY DEPUTY SHERIFFS  
Providing for enhanced workers’ compensation benefits for a Baltimore City deputy sheriff for a compensable permanent partial disability of less than a certain number of weeks; and providing for the prospective application of the Act.
**HB 454**  
Chapter 257  
Delegate Kipke  

**SALES AND USE TAX – LIST OF TANGIBLE PERSONAL PROPERTY AND SERVICES – PUBLICATION**

Requiring the Comptroller to publish on the Comptroller's website a comprehensive list of tangible personal property and services the sale or use of which is subject to the sales and use tax; and requiring the Comptroller to update the list at least quarterly and detail any additions, deletions, or revisions to the list.

**SB 247**  
Chapter 258  
Senator Jennings  

**RENTAL AND REPLACEMENT VEHICLES – AGE–BASED SERVICE DETERMINATIONS – PROHIBITION**

Prohibiting a rental vehicle company from, solely on the basis of age, refusing to rent a vehicle to an individual or charging an individual a higher rental fee than normally charged if the vehicle owned by the individual is not in use because of a warranty repair, a recall or repair as a result of a recall; and prohibiting, under certain circumstances, an auto repair facility or a vehicle dealer from, solely on the basis of age, refusing to loan a replacement vehicle to an individual or charging an individual a higher rental fee.

**HB 349**  
Chapter 259  
Delegate Jacobs, et al  

**NATURAL RESOURCES – SPECIAL CHARTER BOAT LICENSE – ALTERATION**

Specifying that a special charter boat license issued by the Department of Natural Resources is valid for all individuals on a single vessel operated by a certain licensed fishing guide and for certain individuals on a vessel under the guidance of a certain licensed fishing guide in tidal waters of the State.

**SB 361**  
Chapter 260  
Senator Hershey, et al  

**NATURAL RESOURCES – SPECIAL CHARTER BOAT LICENSE – ALTERATION**

Specifying that a special charter boat license issued by the Department of Natural Resources is valid for all individuals on a single vessel operated by a certain licensed fishing guide and for certain individuals on a vessel under the guidance of a certain licensed fishing guide in tidal waters of the State.
**SB 317**  
Chapter 262  
Senator Reilly, et al  
ESTATES AND TRUSTS – SHARE OF INTESTATE ESTATE INHERITED BY SURVIVING SPOUSE  
Altering the share of the intestate estate of a decedent inherited by a surviving spouse under certain circumstances; and applying the Act prospectively.

**SB 286**  
Chapter 263  
The President (By Request – Department of Legislative Services)  
DEPARTMENT OF LEGISLATIVE SERVICES – PUBLICATION OF MUNICIPAL CHARTER AMENDMENTS AND LOCAL LAWS OF CHARTER AND CODE COUNTIES  
Repealing a certain requirement that the Department of Legislative Services publish and index the titles of municipal charter amendments and local laws of charter and code counties in the Session Laws of the General Assembly; making certain conforming changes; and requiring the Department to publish the titles or the full text of municipal charter amendments and local laws of charter and code counties on the General Assembly website.

**SB 393**  
Chapter 264  
Chair, Joint Committee on Federal Relations  
ATLANTIC STATES MARINE FISHERIES COMPACT – AMENDMENT I – ADOPTION  
Repealing a certain contingency relating to the adoption of a certain amendment to the Atlantic States Marine Fisheries Compact; entering the State into a certain amendment to the Atlantic States Marine Fisheries Compact; and providing for the withdrawal of the State from the amendment.

**SB 26**  
Chapter 266  
Chair, Judicial Proceedings Committee (By Request – Departmental – Assessments and Taxation)  
STATE DEPARTMENT OF ASSESSMENTS AND TAXATION – EXPEDITED DOCUMENT PROCESSING  
Authorizing the State Department of Assessments and Taxation to adopt certain regulations regarding processing documents on an expedited basis and to charge certain reasonable fees.
HB 169
Chapter 271
Chair, Judiciary Committee (By Request – Departmental – Juvenile Services)

STATE ADVISORY BOARD FOR JUVENILE SERVICES – DUTIES AND ACCESS TO RECORDS

Expanding the duties of the State Advisory Board for Juvenile Services to include the examination and review of fatalities involving children under the supervision of the Department of Juvenile Services for the purpose of advising the Secretary of Juvenile Services; establishing that a prohibition against the disclosure of a court record pertaining to a certain child does not prohibit access to and confidential use of the court record by the State Advisory Board for Juvenile Services for certain purposes; etc.

HB 570
Chapter 274
Delegate Sample–Hughes, et al

OUTPATIENT MENTAL HEALTH CENTERS – MEDICAL DIRECTORS – TELEHEALTH

Requiring that regulations adopted under certain provisions of law regulating behavioral health programs include provisions authorizing a behavioral health program licensed as an outpatient mental health center to satisfy any regulatory requirement that a medical director be on–site through the use of telehealth by the director.

SB 178
Chapter 275
Senator Eckardt

OUTPATIENT MENTAL HEALTH CENTERS – MEDICAL DIRECTORS – TELEHEALTH

Requiring that regulations adopted under certain provisions of law regulating behavioral health programs include provisions authorizing a behavioral health program licensed as an outpatient mental health center to satisfy any regulatory requirement that a medical director be onsite through the use of telehealth by the director.
SB 509  
Senator Eckardt, et al  
PROPERTY TAX – IN REM FORECLOSURE AND SALE – VACANT AND ABANDONED PROPERTY  
Requiring a tax collector to withhold from tax sale certain real property designated by a county or municipal corporation for foreclosure and sale under a certain process; authorizing a county or municipal corporation to initiate an in rem foreclosure and sale of certain real property for delinquent taxes; authorizing a county or municipal corporation to enact laws authorizing in rem foreclosure and sale of certain real property; authorizing the county or municipal corporation to commence an in rem foreclosure action; etc.

SB 634  
Senators Eckardt and Hershey  
ELECTRIC COOPERATIVES – POWERS – CONDUCTING OR COMMUNICATIONS FACILITIES  
Authorizing an electric cooperative to construct, maintain, or operate or allow others to construct, maintain, or operate conducting or communications facilities for telecommunications and broadband Internet services along, on, under, or across various types of property; requiring an electric cooperative to give certain notice to certain property owners at least 60 days before constructing certain facilities in a certain electric easement or making capacity available for certain services in the electric easement; etc.

HB 808  
Delegate Ghrist, et al  
WEED CONTROL – NOXIOUS WEEDS – REGULATIONS AND PENALTIES  
Repealing a certain list of plants considered to be noxious weeds in the State; requiring the Secretary of Agriculture to adopt regulations to establish a list of plants considered to be noxious weeds in the State; altering a certain condition under which the Secretary may designate as a noxious weed certain plant species; specifying that certain criminal penalties apply to certain violations; requiring certain administrative penalties to be distributed to a special fund used only for the control and eradication of a noxious weed; etc.
HB 1189
Delegate Carey, et al
Chapter 282
HOME ENERGY ASSISTANCE – CRITICAL MEDICAL NEEDS PROGRAM
Establishing the Critical Medical Needs Program in the Office of Home Energy Programs of the Family Investment Administration within the Department of Human Services in recognition of the challenges with energy bills faced by individuals with critical medical needs and limited financial resources; requiring the Office to work with electric and gas companies to implement, for critically medically vulnerable individuals a hold or extension of service for those losing service and restoration where service has been terminated; etc.

SB 425
Senator Benson, et al
Chapter 283
HOME ENERGY ASSISTANCE – CRITICAL MEDICAL NEEDS PROGRAM
Establishing the Critical Medical Needs Program in the Office of Home Energy Programs of the Family Investment Administration within the Department of Human Services in recognition of the challenges with energy bills faced by individuals with critical medical needs and limited financial resources; requiring the Office to work with electric and gas companies to implement, for critically medically vulnerable individuals, a hold or extension of service for those losing service and restoration where service has been terminated; etc.

HB 1065
Delegate Carey
Chapter 284
MARYLAND COMMERCIAL RECEIVERSHIP ACT
Establishing a framework for a court to oversee the management and disposition of commercial property subject to receivership; providing standards and guidelines for the appointment, authority, and termination of a receiver over receivership property; establishing duties that may be required of a receiver; establishing a procedure for the transfer of receivership property; repealing certain provisions of law regarding an assignee for the benefit of creditors; etc.
HB 145  
Delegate K. Young, et al  
HOSPITALS – PATIENT'S BILL OF RIGHTS  
Requiring each administrator of a hospital to provide patients with a certain patient’s bill of rights; requiring each administrator of a hospital to provide certain patients with an interpreter, a translator, or other accommodation to provide assistance to patients; requiring each administrator of a hospital to conspicuously post the patient’s bill of rights on the hospital’s website and in areas of the hospital accessible to patients and visitors; requiring the Department of Health to submit a certain report by January 1, 2021; etc.

SB 301  
Senator Benson, et al  
HOSPITALS – PATIENT'S BILL OF RIGHTS  
Requiring each administrator of a hospital to provide patients with a certain patient’s bill of rights; requiring each administrator of a hospital to provide certain patients with an interpreter, a translator, or other accommodation to provide assistance to patients; requiring each administrator of a hospital to conspicuously post the patient’s bill of rights on the hospital’s website and in areas of the hospital accessible to patients and visitors; requiring the Department of Health to submit a certain report by January 1, 2021; etc.

SB 136  
Senators Waldstreicher and West  
CORPORATIONS – CORPORATE RECORDS AND ELECTRONIC TRANSMISSION  
Authorizing certain records of a corporation to be maintained by means of any information storage device, method, or electronic network or database, including a distributed electronic network or database, under certain circumstances; requiring a corporation to convert a record maintained in a certain manner into a clearly legible written form on the request of any person entitled to inspect the records; authorizing certain communications, consents, and requests to be made by means of a certain electronic transmission; etc.
SB 137
Chapter 289

Senators Waldstreicher and West
CORPORATIONS – MARYLAND GENERAL CORPORATION LAW – MISCELLANEOUS PROVISIONS

Clarifying voting procedures in certain cumulative voting elections; clarifying the term of a certain director of a corporation elected to fill a vacancy; altering the authority of certain holders of stock to take or consent to certain action; altering the circumstances in which certain holders of stock may take certain action or consent to a certain action by delivering a consent in writing or by electronic transmission; clarifying the time by which a parent corporation is required to provide a certain notice in a certain merger; etc.

SB 381
Chapter 291

Senator West
TRUSTS – MARYLAND TRUST ACT – METHODS OF NOTICE

Authorizing a trustee to provide notice to a person under the Maryland Trust Act by first-class mail, personal delivery, or delivery to the person’s delivery address; requiring a trustee to receive authorization in writing from a person entitled to receive notice before providing notice by first-class mail, postage prepaid, or by a certain facsimile transmission or e-mail; authorizing a person to revoke a trustee’s authorization to provide notice by an alternative method; etc.

HB 1154
Chapter 294

Delegate Howard, et al
MARYLAND PERSONAL INFORMATION PROTECTION ACT – SECURITY BREACH NOTIFICATION REQUIREMENTS – MODIFICATIONS

Altering the applicability of certain security breach investigation requirements to certain businesses; altering the applicability of certain security breach notification requirements to a certain owner or licensee of computerized data to allow notification to national information security organizations created for information-sharing and analysis of security threats, to alert and avert new or expanded breaches; prohibiting a certain business from charging a certain owner or licensee of computerized data a certain fee; etc.
**SB 693**  
Chapter 295  
Senator Kramer, et al

**MARYLAND PERSONAL INFORMATION PROTECTION ACT – SECURITY BREACH NOTIFICATION REQUIREMENTS – MODIFICATIONS**

Altering the applicability of certain security breach investigation requirements to certain businesses; altering the applicability of certain security breach notification requirements to a certain owner or licensee of computerized data to allow notification to national information security organizations created for information–sharing and analysis of security threats, to alert and avert new or expanded breaches; prohibiting a certain business from charging a certain owner or licensee of computerized data a certain fee; etc.

**HB 777**  
Chapter 296  
Delegate Howard, et al

**COMMERCIAL LAW – CREDIT CARD PROCESSORS – MERCHANT PROCESSING AGREEMENTS**

Prohibiting a credit card processor from assessing or charging a fee, fine, or penalty that exceeds $500 if a business entity cancels a merchant processing agreement in certain circumstances; prohibiting any fee, fine, or penalty if a business entity terminates a merchant processing agreement after the expiration of the initial term; requiring a merchant processing agreement to include certain information; applying the Act prospectively; etc.

**SB 5**  
Chapter 297  
Senator Kagan

**PUBLIC INFORMATION ACT – 9–1–1 COMMUNICATIONS – DENIAL OF PART OF A PUBLIC RECORD**

Authorizing a custodian of records to grant inspection of part of a 9–1–1 communications record under certain circumstances after providing certain notice and considering certain information; requiring a custodian to grant or deny a certain application within a certain period of time; authorizing a custodian to redact certain information if a failure to do so would result in a constructive denial of the entire public record; requiring a custodian to allow inspection by the person in interest; etc.
SB 732
Chapter 304

Senator Zucker, et al

CHILD IN NEED OF ASSISTANCE – GUARDIANSHIP BY LOCAL DEPARTMENT – FINANCIAL ACCOUNTS

Requiring a court to issue a certain order on request of a local department of social services that has been granted certain guardianship over a child in need of assistance to have control over the property of the child for the purpose of establishing an individual savings account, an ABLE account under certain circumstances, or a pooled special needs trust on behalf of the child; etc.

SB 517
Chapter 305

Senators Feldman and Hershey

PUBLIC UTILITIES – ELECTRICITY AND NATURAL GAS SUPPLIERS – INFORMATION

Requiring the Public Service Commission to establish customer choice shopping websites for electric and natural gas customers; requiring the Commission to use information from electric and natural gas suppliers to maintain the information on the websites; requiring each electricity or natural gas supplier that is actively seeking residential customers in a service territory in the State to maintain at least one open offer on the Commission’s website at all times; etc.

SB 891
Chapter 307

Senator Feldman, et al

CONSUMER PROTECTION – RESALE OF TICKETS – DISCLOSURES AND REFUNDS

Prohibiting a ticket reseller from selling or offering to sell speculative tickets unless the reseller makes certain disclosures; and requiring a reseller to refund a certain deposit or other consideration within 10 days after the event for which the tickets were sold under certain circumstances.
HB 417  
Delegate Hill, et al
CHAPTER 310
WATER POLLUTION CONTROL – NOTIFICATION OF SEWER OVERFLOWS AND TREATMENT PLANT BYPASSES – ALTERATION
Repealing a requirement that a report of a sewer overflow or treatment plant bypass provided to the Department of the Environment by an owner or operator of certain sewer systems or wastewater treatment plants be made by telephone; specifying the content of the procedures that the Department, in cooperation with the Maryland Department of Health, local health departments, and local environmental health directors, is required to develop to provide public notification of a sewer overflow or treatment plant bypasses; etc.

SB 852  
Senator Griffith, et al
CHAPTER 312
DEPARTMENT OF LABOR, LICENSING, AND REGULATION – VETERANS AND MILITARY SERVICE MEMBERS AND SPOUSES – OCCUPATIONAL LICENSES
Altering the definition of “military spouse” to include the surviving spouse of a service member who dies at any time before an application for a license; altering the definition of “veteran” to include former service members who have been discharged for more than 1 year before an application for a license; requiring units of the Department of Labor, Licensing, and Regulation to issue a certain license to certain applicants within 60 days after receiving a completed application; etc.

SB 879  
Senator Griffith, et al
CHAPTER 313
PRIMARY AND SECONDARY EDUCATION – BLACK HISTORY MONTH – HARRIET TUBMAN AND FREDERICK DOUGLASS
Requiring public schools to devote a part of at least one day to appropriate exercises that relate to Black History Month, with an emphasis on Harriet Tubman and Frederick Douglass and the contributions they made in the fight against slavery; etc.
SB 310  
Chapter 314

Senator Hayes, et al

Baltimore City – Unpackaged Cigarettes – Prohibition on Sale

Prohibiting a certain person from selling an unpackaged cigarette; authorizing an enforcement officer of the Tobacco Use Prevention and Cessation Program in the Baltimore City Health Department to enforce the Act in a certain manner; requiring an enforcement officer to report a violation of the Act to a State's Attorney; and providing that issuance of a citation for violation of a certain provision of law precludes prosecution under the Act for a violation arising out of the same incident.

HB 284  
Chapter 315

Delegate J. Lewis, et al


Requiring the Secretary of General Services, the Secretary of Transportation, the Chancellor of the University System of Maryland, and the President of Morgan State University to adopt certain regulations by December 31, 2019, to require the qualification of a business as a small business under certain circumstances; requiring the Board of Public Works to adopt regulations providing for the certification of a business as a minority business enterprise under certain circumstances; etc.

SB 983  
Chapter 316

Senator Hayes, et al


Requiring the Secretary of General Services, the Secretary of Transportation, the Chancellor of the University System of Maryland, and the President of Morgan State University to adopt certain regulations on or before December 31, 2019, to require the qualification of a business as a small business under certain circumstances; requiring the Board of Public Works to adopt regulations providing for the certification of a business as a minority business enterprise under certain circumstances; etc.
SB 499  Chapter 319  Senator Hayes  
BALTIMORE CITY – BALTIMORE POLICE DEPARTMENT – PERCENTAGE OF CIVILIAN EMPLOYEES

Requiring the composition of the Baltimore Police Department to consist of not less than 20% civilian employees beginning on January 1, 2022; and requiring the Department to report by January 1, 2022, and every 6 months thereafter, on the number of police officers and civilian employees employed by the Department to the Mayor and City Council of Baltimore and the Baltimore City Delegation to the General Assembly.

SB 210  Chapter 321  Senator Lee  
LAW ENFORCEMENT – FEDERAL MILITARY SURPLUS PROGRAM – EQUIPMENT ACQUISITION

Requiring that, on or before February 1 each year, the Department of State Police submit a report on the acquisition of equipment by law enforcement agencies through federal surplus programs within the preceding calendar year to the Governor and the General Assembly; requiring the Department to include in a prominent location on its public website a link to the Defense Logistics Agency’s report listing excess Department of Defense property transfers to law enforcement agencies; and terminating the Act after September 30, 2022.

HB 1140  Chapter 322  Delegate Chisholm, et al  
WILLS – EXECUTION OF WILLS – WITNESSES AND WILLS EXECUTED OUTSIDE THE STATE

Prohibiting, for purposes of an attested will, a person from qualifying as a witness in the presence of the testator if the witness is in a different physical location than the testator; clarifying the conditions under which a will executed outside the State is properly executed; and providing for the prospective application of the Act.
SB 212
Chapter 323
Senator Lee
WILLS – EXECUTION OF WILLS – WITNESSES AND WILLS EXECUTED OUTSIDE THE STATE
Prohibiting, for purposes of an attested will, a person from qualifying as a witness in the presence of the testator if the witness is in a different physical location than the testator; clarifying the conditions under which a will executed outside the State is properly executed; and providing for the prospective application of the Act.

SB 809
Chapter 324
Senator Lee, et al
CORRECTIONAL FACILITIES – RESTRICTIVE HOUSING – PREGNANT INMATES
Requiring each correctional facility to have a written policy in place regarding the medical care of pregnant inmates that addresses the use of medical isolation or restrictive housing for certain purposes, during pregnancy and during a certain post–pregnancy period; establishing that a pregnant inmate may not be involuntarily placed in certain restrictive housing, with certain exceptions; providing that a certain pregnant inmate may be placed in certain restrictive housing if a certain managing official makes a certain determination; etc.

HB 1027
Chapter 325
Delegate Lopez, et al
CRIMINAL LAW – CHILD PORNOGRAPHY
Altering certain definitions applicable to certain prohibitions against possessing, distributing, and creating child pornography; prohibiting a person from knowingly possessing and intentionally retaining a certain representation showing a computer–generated image that is indistinguishable from an actual and identifiable child under the age of 16 years portrayed in a certain manner; defining “indistinguishable from an actual child”; and applying certain penalties.
SB 736
Chapter 326
Senator Lee, et al
CRIMINAL LAW – CHILD PORNOGRAPHY
Altering certain definitions applicable to certain prohibitions against possessing, distributing, and creating child pornography; prohibiting a person from knowingly possessing and intentionally retaining a certain representation showing a computer–generated image that is indistinguishable from an actual and identifiable child under the age of 16 years portrayed in a certain manner; defining “indistinguishable from an actual and identifiable child”; applying certain penalties; etc.

SB 305
Chapter 327
Senator Beidle
REAL PROPERTY – HOMEOWNERS ASSOCIATIONS – NUMBER OF DECLARANT VOTES
Providing that a declarant is entitled to one vote per lot that has been subdivided and recorded and has not been sold to members of the public when voting on a homeowners association matter on or after the date on which all lots that may be part of a development have been subdivided and recorded in the land records of the county in which the homeowners association is located; and altering the number of declarant votes before the date on which all lots that may be part of a development have been subdivided and recorded.

HB 1081
Chapter 329
Delegate Charkoudian, et al
STATE BOARD OF PUBLIC ACCOUNTANCY – FIRM PERMITS – ATTEST SERVICES
Repealing a provision of law that requires a certified public accountant firm to hold a permit issued by the State Board of Public Accountancy if the firm performs certain attest services for a client with a home office in this State; and authorizing a certain firm that does not have an office in this State to perform certain attest services for a certain client in this State without a permit issued by the Board under certain circumstances.
SB 513  
**Chapter 330**  
Senator Ellis, et al  
STATE BOARD OF PUBLIC ACCOUNTANCY – FIRM PERMITS – ATTEST SERVICES  
Repealing a provision of law that requires a certified public accountant firm to hold a permit issued by the State Board of Public Accountancy if the firm performs certain attest services for a client with a home office in this State; and authorizing a certain firm that does not have an office in this State to perform certain attest services for a certain client in this State without a permit issued by the Board under certain circumstances.

SB 622  
**Chapter 335**  
Senator Carter  
GOVERNOR’S OFFICE OF CRIME CONTROL AND PREVENTION – CRIME FIREARMS – STUDY  
Requiring the Governor’s Office of Crime Control and Prevention to study and compile information regarding certain matters that relate to certain crime firearms; requiring the Department of State Police to provide certain information for the study; and requiring the Governor’s Office of Crime Control and Prevention to report its findings to the Governor and the General Assembly on or before December 1, 2020.

HB 48  
**Chapter 338**  
Delegate Grammer, et al  
ESPORTS ACT  
Defining an eSports competition as one involving video games, including first–person shooters, real–time strategy games, and certain multiplayer online battle arenas; authorizing an organization conducting an eSports competition to offer prize money or merchandise to winning participants in the competition; and authorizing the Comptroller to adopt certain regulations.

HB 80  
**Chapter 339**  
Cecil County Delegation  
HORSE RACING AT FAIR HILL – UNION HOSPITAL ALLOCATION – REPEAL  
Repealing a requirement that the Cecil County Breeders’ Fair, Inc., or its successor allocate the profits earned from horse racing at the Fair Hill Natural Resources Management Area to the Union Hospital of Cecil County; etc.
HB 1233  Delegate R. Lewis, et al
Chapter 341
ENVIRONMENT – REDUCTION OF LEAD RISK IN HOUSING – ELEVATED BLOOD LEAD LEVELS AND ENVIRONMENTAL INVESTIGATIONS (MARYLAND HEALTHY CHILDREN ACT)
Reducing the elevated blood lead level that initiates certain case management, notification, and lead risk reduction requirements in owner–occupied and affected properties; altering certain notification requirements triggered by the results of a certain blood test; requiring the Department of the Environment to adopt certain regulations, on or before July 1, 2020, for conducting certain environmental investigations in accordance with certain requirements; etc.

HB 190  Delegates Lafferty and Qi
Chapter 342
ENVIRONMENT – FAILING ON–SITE SEWAGE DISPOSAL SYSTEM – DEFINITION
Defining the term “failing on–site sewage disposal system” for certain provisions of law to mean an on–site sewage disposal system or a cesspool, or a component of an on–site sewage disposal system or a cesspool, that is a threat to the public health due to certain conditions; providing that the Act may not be construed to preempt or prevail over any county ordinance, law, or rule that provides a more stringent definition of the term “failing on–site sewage disposal system”; etc.

HB 222  Delegate Holmes
Chapter 349
REAL PROPERTY – RESIDENTIAL REAL ESTATE TRANSACTIONS – ESCROW AGENTS
Requiring an escrow agent to enter into a written agreement with the purchaser and the seller of certain residential real property when the escrow agent agrees to hold trust money in escrow for the residential real estate transaction; requiring a written agreement an escrow agent enters into with the purchaser and the seller to contain certain information; and applying the Act.
Delegate Kelly

**PROCUREMENT – QUALIFICATION BASED SELECTION – LAND SURVEYING SERVICES**

Authorizing a procurement officer in the Department of General Services or the Department of Transportation to use qualification based selection as a method of procuring land surveying services; and applying certain parameters, standards, and requirements of qualification based selection to land surveying services.

Senator Augustine, et al

**BEHAVORIAL HEALTH ADMINISTRATION – OUTPATIENT CIVIL COMMITMENT PILOT PROGRAM – REVISIONS**

Requiring the Behavioral Health Administration to allow an eligible individual to request enrollment into a certain outpatient civil commitment pilot program; requiring the Administration to allow an immediate family member of an eligible individual to request that the individual be voluntarily enrolled into a certain outpatient civil commitment pilot program; etc.

Delegate Barron, et al

**BEHAVORIAL HEALTH ADMINISTRATION – OUTPATIENT CIVIL COMMITMENT PILOT PROGRAM – REVISIONS**

Requiring the Behavioral Health Administration to allow an eligible individual to request enrollment into a certain outpatient civil commitment pilot program; requiring the Administration to allow an immediate family member of an eligible individual to request that the individual be voluntarily enrolled into a certain outpatient civil commitment pilot program; etc.

Delegate Beitzel

**WETLANDS AND WATERWAYS PROGRAM – STATE–OWNED LAKES – STRUCTURAL SHORELINE STABILIZATION**

Specifying that the application fee for a structural shoreline stabilization project located on or adjacent to a State–owned lake may not exceed $250; and requiring the Department of the Environment, in conjunction with the Department of Natural Resources, to identify up to three types of structural stabilization practices that may be implemented on or adjacent to a State–owned lake.
HB 481
Chapter 365
Delegate Mosby, et al
CRIMINAL LAW – SALE OF A MINOR – FELONY
Reclassifying, as a felony instead of a misdemeanor, the crime of selling, bartering, trading, or offering to sell, barter, or trade a minor for money, property, or anything else of value.

HB 510
Chapter 366
Delegate Cassilly, et al
ORGANIC WASTE – ORGANICS RECYCLING – COLLECTION AND ACCEPTANCE FOR FINAL DISPOSAL
Prohibiting the owner or operator of a refuse disposal system from accepting loads of separately collected organic waste for final disposal unless the owner or operator provides for the organics recycling of the organic waste; authorizing that loads of separately collected food waste that are determined by an organics recycling facility to be unacceptable for recycling due to contamination may be accepted by a refuse disposal system for final disposal; etc.

HB 511
Chapter 367
Delegate Cassilly
MARYLAND COMMERCIAL FERTILIZER LAW – DEFINITION OF SOIL CONDITIONER – ALTERATION
Altering the definition of “soil conditioner” to include the digestate produced by anaerobic digestion for purposes of the Maryland Commercial Fertilizer Law.

HB 539
Chapter 368
Delegates Cassilly and Wivell
ENVIRONMENT – REUSE OF WATER DIVERTED FROM SEPTIC SYSTEMS
Authorizing a person to use reusable diverted water on the site on which it originates for purposes such as gardening, composting, lawn watering, and irrigation in accordance with certain requirements; and defining “reusable diverted water” to mean water that is generated by backwashing an on-site potable water treatment system or using an ice maker, is collected for reuse instead of discharged to a residential on-site sewage disposal system, and contains no constituents that are harmful to public health or environment.
HB 515  
Delegate Hornberger, et al  
Chapter 369  
MUNICIPALITIES – MUNICIPAL INFRACTION PROCEEDINGS – DESIGNATION OF A BUILDING INSPECTOR OR AN ENFORCEMENT OFFICER TO TESTIFY  
Authorizing a municipality to designate a qualified building inspector or enforcement officer to testify in a municipal infraction proceeding without the assistance of a prosecuting attorney; providing that a prosecuting attorney is not limited in or restricted from calling individuals to testify in a municipal infraction proceeding; and defining “qualified building inspector or enforcement officer” as persons nationally accredited and certified by the International Code Council or the National Fire Protection Association.

HB 527  
Delegate Charkoudian, et al  
Chapter 370  
PUBLIC HEALTH – COTTAGE FOOD PRODUCTS – DEFINITION AND SALE  
Altering the definition of “cottage food product” to include nonhazardous food, as specified in regulations adopted by the Maryland Department of Health, that is sold in the State in accordance with certain laws and regulations to retail food stores or food cooperatives; requiring a certain label for a cottage food product for sale at a retail food store; requiring the owner of a cottage food business to complete a food safety course approved by the Department and submit the label that will be affixed to the product; etc.

SB 290  
Senator Smith, et al  
Chapter 371  
PUBLIC HEALTH – COTTAGE FOOD PRODUCTS – DEFINITION AND SALE  
Altering the definition of “cottage food product” to include nonhazardous food, as specified in certain Department of Health regulations, that is sold in the State in accordance with certain provisions of law and regulations directly to a consumer or to retail food stores or food cooperatives; requiring cottage food products for sale at a retail food store to include a certain label with certain information; requiring a business owner to submit certain information to the Department before selling a cottage food product; etc.
HB 1198
Delegate Cox
Chapter 373
HUMAN TRAFFICKING – REQUIRED POSTING
Requiring a clerk of the court to prominently post the National Human Trafficking Resource Center Hotline information sign in public information areas of each courthouse.

HB 648
Delegate Bagnall, et al
Chapter 374
INTERSTATE PHYSICAL THERAPY LICENSURE COMPACT
Entering into the Interstate Physical Therapy Licensure Compact; stating that the goal of the Compact is to improve public access to physical therapy services; requiring a state to meet certain requirements to participate in the Compact; requiring a physical therapist to meet certain eligibility requirements to receive certain licensure and exercise a certain privilege; authorizing the State Board of Physical Therapy Examiners to charge a fee for granting a compact privilege; etc.

HB 830
Delegate Washington
Chapter 376
COUNTY PUBLIC CAMPAIGN FINANCING – ADMINISTRATION
Requiring the governing body of a county that exercises its authority to establish a system of public campaign financing for elective offices in the executive and legislative branches of county government to provide the funding and staff necessary for the operation, administration, and auditing of the system of public campaign financing.

HB 885
Delegate Palakovich Carr, et al
Chapter 377
TRANSPORTATION – VISION ZERO – ESTABLISHMENT
Establishing Vision Zero; providing the purpose of the program is for planning and developing a State highway system that has zero vehicle–related deaths or serious injuries; requiring the Department of Transportation to designate a coordinator to oversee the implementation of Vision Zero; requiring the coordinator, in implementing Vision Zero, to collaborate with certain entities and include certain strategies; requiring that the funding for Vision Zero be as provided by the Governor in the State budget; etc.
HB 1228  Delegate Arentz, et al  
STATE REAL ESTATE COMMISSION – REAL ESTATE BROKERAGE RELATIONSHIPS, CONTINUING EDUCATION, AND DISCLOSURES  
Requiring certain continuing education courses required by the State Real Estate Commission to include the principles of real estate brokerage relationships and disclosures; prohibiting licensees of the commission from disclosing confidential information obtained from a prospective client in anticipation of forming a brokerage relationship, unless the prospective client consents in writing to the disclosure; etc.

HB 1231  Delegate Adams  
REAL PROPERTY – CONSTRUCTION CONTRACTS – RETENTION PROCEEDS  
Establishing that a certain remedy for the payment of an undisputed amount owed under a construction contract applies to certain retention proceeds; reducing from $250,000 to $100,000 the minimum contract amount for the purpose of the applicability of certain provisions of law relating to retention proceeds; and requiring undisputed retention proceeds retained by an owner be paid within 90 days after the date of substantial completion.

HB 155  The Speaker (By Request – Administration), et al  
MARYLAND DEPARTMENT OF HEALTH – CAPITAL AND GRANT PROGRAMS – STATE GRANTS  
Increasing the caps on the percentages of certain costs for the construction, acquisition, renovation, and equipping of community mental health facilities, addiction facilities, and developmental disabilities facilities for which State grants can be provided under the Community Mental Health, Addiction, and Developmental Disabilities Capital Program; increasing the caps on the percentages of certain costs for certain projects that may be covered by State grants under the Federally Qualified Health Centers Grant Program; etc.
SB 164
Chapter 386
The President (By Request – Administration), et al
MARYLAND DEPARTMENT OF HEALTH – CAPITAL AND GRANT PROGRAMS – STATE GRANTS
Increasing the caps on the percentages of certain costs for the construction, acquisition, renovation, and equipping of community mental health facilities, addiction facilities, and developmental disabilities facilities for which State grants can be provided under the Community Mental Health, Addiction, and Developmental Disabilities Capital Program; increasing the caps on the percentages of certain costs for certain projects that may be covered by State grants under the Federally Qualified Health Centers Grant Program; etc.

SB 561
Chapter 388
Senator Ready, et al
CRIMINAL LAW – CRIME OF VIOLENCE AGAINST PREGNANT PERSON – ENHANCED PENALTY (LAURA AND REID’S LAW)
Prohibiting a person from committing a certain crime of violence against another person when the person knows or believes that the other person is pregnant; providing that a person who violates the Act is guilty of a felony and, in addition to any other penalty imposed for the underlying crime of violence, on conviction is subject to imprisonment not exceeding 10 years; etc.

SB 228
Chapter 389
Senator Ready, et al
CRIMINAL PROCEDURE – PRETRIAL RELEASE – SEX OFFENDERS
Prohibiting a District Court commissioner from authorizing the pretrial release of a defendant who is registered or required to register as a certain sex offender under certain circumstances.
HB 1420  
Chair, Health and Government Operations Committee (By Request – Departmental – Health)

MARYLAND DEPARTMENT OF HEALTH – SERVICES FOR INDIVIDUALS WITH DEVELOPMENTAL DISABILITIES – FEE–FOR–SERVICE PAYMENT PILOT PROGRAM

Requiring the Maryland Department of Health to establish a fee–for–service payment pilot program; authorizing providers that provide waiver program services to certain eligible individuals with a developmental disability to participate in the pilot program; requiring the Department to determine, establish, and publish certain rates for the waiver program services in a certain manner; requiring certain providers to submit a claim for payment for certain services on a form the Department requires; etc.

HB 1169  
Delegate D.E. Davis, et al

BUSINESS REGULATION – TOBACCO PRODUCTS AND ELECTRONIC SMOKING DEVICES – REVISIONS

Requiring certain licensees to post a certain sign in a certain location; altering the minimum age, from 18 to 21, for an individual to purchase or be sold tobacco products; exempting certain individuals from a certain minimum age requirement for an individual to purchase or be sold tobacco products; authorizing the Maryland Department of Health to conduct inspections of licensed retailers; authorizing the Department to use certain individuals under the age of 21 years to assist in conducting a certain inspection; etc.

HB 738  
Delegate Kipke, et al

DENTAL HYGIENIST – SCOPE OF PRACTICE – PRACTICE SETTINGS UNDER GENERAL SUPERVISION

Altering a certain provision of law to provide that a general license to practice dental hygiene authorizes the licensee to practice dental hygiene under the general supervision of a licensed dentist in certain facilities, rather than only in a long–term care facility; altering the requirements, to include at least 3,000 hours of active clinical practice in direct patient care, that a dental hygienist is required to meet before being authorized to practice dental hygiene under the general supervision of a licensed dentist in certain facilities; etc.
HB 1284  Chapter 402
Delegate Luedtke
ORGAN DONATION – PROHIBITION ON DISCRIMINATION BY INSURER AND UNPAID LEAVE

Prohibiting certain insurers, based solely on the status of an applicant or individual status as an organ donor, from taking certain action relating to certain insurance policies; prohibiting certain insurers from prohibiting an applicant or individual from donating an organ as a condition of insurance; providing that certain employees are entitled to up to 60 business days of unpaid organ donation leave in a 12–month period under certain circumstances; etc.

Except Section 1

SB 743  Chapter 403
Senator Pinsky, et al
ELECTION LAW – ELECTION SERVICE PROVIDERS – CONTRACT CLAUSES AND TERMINATION OF CONTRACT

Prohibiting the State Board of Elections from approving a contract with an election service provider unless the contract includes a clause regarding notice of ownership of, investment in, or control of the election service provider by a foreign national; authorizing the State Administrator of Elections to terminate the contract with an election service provider on the making of a certain determination; requiring the Administrator to provide notice in writing of the termination and the reasons for terminating the contract; etc.

SB 495  Chapter 413
Senator Kelley, et al
MEDICAL LABORATORIES – LABORATORY TESTS AND PROCEDURES – ADVERTISING

Authorizing a person, subject to certain limitations, to directly or indirectly advertise for or solicit business in the State for a diagnostic laboratory test or procedure ordered by a physician and performed by a medical laboratory that is certified under 42 U.S.C. § 263a; requiring a certain person to disclose that the test or procedure may or may not be covered by health insurance; authorizing the Secretary of Health to take legal action to restrict the marketing of the test or procedure under certain circumstances; etc.
HB 646  Delegate Pendergrass, et al
MARYLAND HEALTH CARE COMMISSION – STATE HEALTH PLAN AND CERTIFICATE OF NEED FOR HOSPITAL CAPITAL EXPENDITURES

Altering the frequency, from at least once every 5 years to on or before October 1 each year, at which the Maryland Health Care Commission is required to adopt a State health plan; requiring the State health plan to be consistent with the Maryland All Payer Model Contract; requiring the Commission to annually or on petition review each State health plan chapter for potential revision and establish at a public meeting a priority order and timeline of the State health plan chapter review and revision; etc.

SB 597  Senator Kelley, et al
MARYLAND HEALTH CARE COMMISSION – STATE HEALTH PLAN AND CERTIFICATE OF NEED FOR HOSPITAL CAPITAL EXPENDITURES

Altering the frequency, from at least once every 5 years to every year, at which the Maryland Health Care Commission is required to adopt a State health plan; requiring the State health plan to be consistent with a certain contract; requiring, annually or on petition by any person, the Commission to assess each State health plan chapter, make a certain determination, and establish a certain priority order and timeline in a certain manner; etc.

SB 144  Senator Augustine, et al
VICTIMS AND WITNESSES – U NONIMMIGRANT STATUS – CERTIFICATION OF VICTIM HELPFULNESS

Authorizing, for purposes of filing a petition for U Nonimmigrant Status, a victim of qualifying criminal activity or the victim’s parent, guardian, or next friend to request a certifying official to certify victim helpfulness on a Form I–918, Supplement B certification under certain circumstances; providing the certifying entity must certify or decline certification of the form within 90 days of receiving a certain request; providing that a certifying entity or official is immune from certain criminal or civil liability; etc.
HB 214
Chapter 422
Delegate Pena–Melnyk, et al
VICTIMS AND WITNESSES – U NONIMMIGRANT STATUS – CERTIFICATION OF VICTIM HELPFULNESS

Authorizing, for purposes of filing a petition for U Nonimmigrant Status, a victim of qualifying criminal activity or the victim’s parent, guardian, or next friend to request a certifying official to certify victim helpfulness on a Form I–918, Supplement B certification under certain circumstances; providing the certifying entity must certify or decline certification of the form within 90 days of receiving a certain request; providing that a certifying entity or official is immune from certain criminal or civil liability; etc.

SB 909
Chapter 425
Senator Feldman
HEALTH CARE PRACTITIONERS – MEDICAL EXAMINATIONS ON ANESTHETIZED OR UNCONSCIOUS PATIENTS

Prohibiting health care practitioners and certain students and trainees from performing certain examinations on a patient who is under anesthesia or unconscious unless informed consent has been obtained from the patient, the examination is within the standard of care, the patient is unconscious and the examination is required for diagnostic or treatment purposes, or an emergency exists, it is impractical to obtain the patient’s consent, and the examination is required for diagnostic or treatment purposes; etc.

SB 657
Chapter 431
Senators King and Smith
PILOT PROGRAM – ALLEGED RAPE, SEXUAL OFFENSE, OR CHILD SEXUAL ABUSE – HIV POSTEXPOSURE PROPHYLAXIS

Establishing the Pilot Program for Preventing HIV Infection for Rape Victims to prevent HIV infection for victims of an alleged rape or sexual offense or victims of alleged child sexual abuse; requiring the Governor’s Office of Crime Control and Prevention to administer the program; requiring that a victim of an alleged rape or sexual offense or a victim of alleged child sexual abuse be provided with a full course of treatment and follow–up care for postexposure prophylaxis for the prevention of HIV infection; etc.
Delegate Dumais  
CHILD SUPPORT – EXTRAORDINARY MEDICAL EXPENSES  
Altering the definition of “extraordinary medical expenses” to mean costs for medical treatment in excess of $250 in any calendar year under the child support guidelines; and applying the Act only to extraordinary medical expenses incurred on or after October 1, 2019.

Delegate Healey, et al  
TRANSPORTATION – STATE HIGHWAY ADMINISTRATION – TRAFFIC CALMING DEVICES  
Requiring the State Highway Administration, in consultation with appropriate county and municipal authorities, to compile certain best practices for siting, constructing, and maintaining traffic calming devices that address engineering and design and the costs and benefits of the devices; requiring the Administration to coordinate and act as a clearinghouse for best practices, to publish and update information about best practices, and to include estimated costs of construction related to traffic calming devices; etc.

Delegate K. Young, et al  
TANNING DEVICES – USE BY MINORS  
Repealing the exemption authorizing a parent or legal guardian of a minor to provide written consent for the minor to use a tanning device; requiring the Maryland Department of Health to make available to each tanning facility a notice to be conspicuously posted in the facility regarding use of the facility by minors, penalties for violations of the Act, and health risks associated with tanning; providing that the Act does not apply to the use of phototherapy devices by certain health care practitioners; etc.
SB 299  
Chapter 441  
Senator Benson, et al  
TANNING DEVICES – USE BY MINORS  
Repealing the exemption authorizing a parent or legal guardian of certain minors to provide certain written consent for the minor to use a tanning device; requiring the Maryland Department of Health to make available to each tanning facility a notice to be conspicuously posted in the facility regarding use of the facility by minors, penalties for violations of the Act, and health risks associated with tanning; providing that the Act does not apply to the use of phototherapy devices by certain health care practitioners; etc.

HB 924  
Chapter 445  
Delegate Cullison, et al  
STATE BOARD OF PHYSICIANS – REGISTERED CARDIOVASCULAR INVASIVE SPECIALISTS  
Authorizing a licensed physician, under certain circumstances and in accordance with certain regulations, to delegate certain duties to a registered cardiovascular invasive specialist assisting in the physician’s performance of a fluoroscopy; establishing that the hospital in which a certain laboratory is located and the physician delegating the acts are responsible for ensuring that certain requirements are met; authorizing the State Board of Physicians to impose a certain civil penalty of up to $5,000; etc.

HB 228  
Chapter 446  
Delegate Cullison  
STATE BOARD OF NURSING – CRIMINAL HISTORY RECORDS CHECKS – REVISED STATEMENT  
Requiring the Criminal Justice Information System Central Repository of the Department of Public Safety and Correctional Services to provide a revised printed statement of an individual’s State criminal history record to the Board if the criminal history record information is reported to the Central Repository after the date of the initial criminal history records check; etc.
SB 134
Chapter 447
Senator Nathan–Pulliam, et al
STATE BOARD OF NURSING – CRIMINAL HISTORY RECORDS CHECKS – REVISED STATEMENT

Requiring the Criminal Justice Information System Central Repository of the Department of Public Safety and Correctional Services to provide a revised printed statement of an individual’s State criminal history record to the State Board of Nursing if the criminal history record information is reported to the Central Repository after the date of the initial criminal history records check; etc.

HB 796
Chapter 448
Delegate Wilkins, et al
PUBLIC HEALTH – MATERNAL MORTALITY REVIEW PROGRAM – ESTABLISHMENT OF LOCAL TEAMS

Authorizing the establishment of local maternal mortality review teams in each county; requiring the local health officer to convene the local team under certain circumstances; establishing the purpose and duties of the local teams; authorizing the Maryland Department of Health to release certain information at the discretion of the Secretary of Health; requiring the Secretary to provide copies of certain death certificates to the Maternal Mortality Review Program; etc.

HB 583
Chapter 449
Delegate Wilkins, et al
HEALTH – MATERNAL MORTALITY REVIEW PROGRAM – RECOMMENDATIONS AND REPORTING REQUIREMENT

Requiring the Maternal Mortality Review Program, in consultation with the Office of Minority Health and Health Disparities, to make recommendations to reduce disparities in the maternal mortality rate including recommendations related to social determinants of health; requiring the Secretary of Health to include in the annual report regarding the Maternal Mortality Review Program a section on racial disparities that compares mortality rates, the number of live births by race and a comparison of leading causes of death by race; etc.
SB 356  Chapter 450  Senator Nathan–Pulliam, et al
HEALTH – MATERNAL MORTALITY REVIEW PROGRAM – RECOMMENDATIONS AND REPORTING REQUIREMENT
Requiring the Maternal Mortality Review Program, in consultation with the Office of Minority Health and Health Disparities, to make recommendations to reduce disparities in the maternal mortality rate, including recommendations related to social determinants of health; requiring the Secretary of Health to include in the annual report regarding the Maternal Mortality Review Program a section on racial disparities that compares certain mortality rates and other demographic measures; etc.

SB 598  Chapter 451  Senator Nathan–Pulliam
MARYLAND MEDICAL ASSISTANCE PROGRAM – COVERAGE – HEPATITIS C DRUGS
Requiring the Maryland Medical Assistance Program, subject to the limitations of the State budget, to provide coverage for any medically appropriate drugs that are approved by the United States Food and Drug Administration for the treatment of hepatitis C, regardless of the fibrosis score, and that are determined to be medically necessary.

SB 1032  Chapter 453  Senator Nathan–Pulliam
MORGAN STATE UNIVERSITY – TASK FORCE ON RECONCILIATION AND EQUITY – EXTENSION
Extending the date to January 31, 2021, by which the Institute for Urban Research at Morgan State University must submit a full report on the activities, findings, and recommendations of the Task Force on Reconciliation and Equity to the Governor and the General Assembly; and extending the termination date to May 31, 2021, for certain provisions of law relating to the Task Force on Reconciliation and Equity.
SB 346
Chapter 458
Senator Ferguson, et al
PUBLIC SAFETY – REGULATED FIREARMS – PROHIBITION OF LOANS
Prohibiting a certain dealer or other person from loaning a regulated firearm to a certain borrower under certain circumstances; prohibiting a certain dealer or other person from selling, renting, loaning, or transferring a regulated firearm to a certain person who the dealer or other person knows or has reason to believe intends to commit a certain crime or cause certain harm; creating a certain exception; and providing that a person who is the borrower of a regulated firearm is not required to take a certified firearms safety training course.

SB 847
Chapter 459
Senator Ferguson, et al
BALTIMORE POLICE DEPARTMENT – COMMISSION TO RESTORE TRUST IN POLICING – ALTERATIONS
Altering a certain requirement regarding the confidentiality of certain proceedings, testimony, and other evidence; prohibiting members and staff of the Commission to Restore Trust in Policing from being required to sign a confidentiality agreement to receive documents or files; altering, from 2019 to 2020, the due date for a report that the Commission is required to submit to the Governor and the General Assembly; and requesting the Governor to appropriate sufficient funds to allow the Commission to complete its work.

HB 625
Chapter 460
Delegate Clippinger
BALTIMORE POLICE DEPARTMENT – COMMISSION TO RESTORE TRUST IN POLICING – ALTERATIONS
Altering a certain requirement regarding the confidentiality of certain proceedings, testimony, and other evidence; prohibiting members and staff of the Commission to Restore Trust in Policing from being required to sign a confidentiality agreement to receive documents or files, altering, from 2019 to 2020, the due date for a report that the Commission is required to submit to the Governor and the General Assembly; and requesting the Governor to appropriate sufficient funds to allow the Commission to complete its work.
Kate Kramer

LONG-TERM CARE INSURANCE – ANNUAL NOTICE

Requiring certain carriers to provide each insured under a policy or contract of long-term care insurance in the State an annual notice, in writing or electronically, containing the insured’s policy form number and the carrier’s customer service telephone number.

Senator Simonaire, et al

ELECTION LAW – ELECTION DAY PAGE PROGRAM – ESTABLISHMENT

Establishing the Election Day Page Program to stimulate student interest in elections, provide assistance to election judges, and assist elderly and disabled voters at polling places; requiring the State Board of Elections to develop a page training program for use by participating local boards that includes the duties, responsibilities, and prohibited conduct of pages at polling places; requiring participating local boards, in collaboration with local school systems, to establish a procedure for the selection of pages; etc.

Senator Klausmeier

HEALTH CARE FACILITIES – CERTIFICATE OF NEED – MODIFICATIONS

Repealing a provision of law exempting certain offices from certificate of need requirements under certain circumstances; providing that a certificate of need is required before the type or scope of any health care service is changed if the health care service results in a change in operating room capacity in a certain health care facility; repealing a provision of law authorizing a hospital to acquire a freestanding ambulatory surgical facility or a certain office or group practice under certain circumstances; etc.
**HB 605**  
**Chapter 479**  
Delegate Kelly, et al  
MARYLAND MEDICAL ASSISTANCE PROGRAM – TELEMEDICINE – PSYCHIATRIC NURSE PRACTITIONERS AND PSYCHIATRISTS  
Requiring the Maryland Department of Health, under certain circumstances, to include psychiatric nurse practitioners who are providing Assertive Community Treatment or mobile treatment services to certain Maryland Medical Assistance Program recipients in the types of providers eligible to receive reimbursement for health care services that are delivered through telemedicine and provided to Program recipients; etc.

**SB 524**  
**Chapter 480**  
Senator Eckardt  
MARYLAND MEDICAL ASSISTANCE PROGRAM – TELEMEDICINE – PSYCHIATRIC NURSE PRACTITIONERS AND PSYCHIATRISTS  
Requiring the Maryland Department of Health, under certain circumstances, to include psychiatric nurse practitioners who are providing Assertive Community Treatment or mobile treatment services to certain Maryland Medical Assistance Program recipients in the types of providers eligible to receive reimbursement for health care services that are delivered through telemedicine and provided to Program recipients; terminating the Act after September 30, 2021; etc.

**HB 1122**  
**Chapter 481**  
Delegate Hornberger, et al  
BEHAVIORAL HEALTH PROGRAMS – OUTPATIENT MENTAL HEALTH CENTERS – MEDICAL DIRECTORS  
Requiring that regulations adopted under certain provisions of law regulating behavioral health programs include provisions authorizing a psychiatric nurse practitioner to serve as a medical director of a certain outpatient mental health center, including through telehealth.
SB 944  
Chapter 482

Senator Eckardt

BEHAVIORAL HEALTH PROGRAMS – OUTPATIENT MENTAL HEALTH CENTERS – MEDICAL DIRECTORS

Requiring that regulations adopted under certain provisions of law regulating behavioral health programs include provisions authorizing a psychiatric nurse practitioner to serve as a medical director of a certain outpatient mental health center, including through telehealth.

SB 184  
Chapter 486

Senator Kagan

STATE BOARD OF ELECTIONS – OPEN MEETINGS – VIDEO STREAMING AND RECORDING (STATE BOARD OF ELECTIONS TRANSPARENCY ACT)

Requiring the State Board of Elections, in consultation with the Department of Information Technology, to make publicly available on the Internet each meeting agenda, made available at least 24 hours in advance of each meeting, live video streaming, and unedited archived video recordings of open meetings; requiring the State Board to prepare written minutes after each meeting; requiring the Department to provide the staff to the State Board necessary to stream live video of the open meetings of the State Board; etc.

HB 433  
Chapter 489

Delegate Fraser–Hidalgo, et al

MARYLAND POLICE TRAINING AND STANDARDS COMMISSION – POLICE OFFICER CERTIFICATION – ELIGIBILITY (FREEDOM TO SERVE ACT)

Altering the eligibility requirements for an individual to be certified by the Maryland Police Training and Standards Commission as a police officer to require an individual to be either a United States citizen or a permanent legal resident of the United States who is an honorably discharged veteran of the United States armed forces and has applied to obtain United States citizenship; etc.
Senator Kagan, et al
MARYLAND POLICE TRAINING AND STANDARDS COMMISSION – POLICE OFFICER CERTIFICATION – ELIGIBILITY (FREEDOM TO SERVE ACT)

Altering the eligibility requirements for an individual to be certified by the Maryland Police Training and Standards Commission as a police officer to require an individual to be a United States citizen or a permanent legal resident of the United States who is an honorably discharged veteran of the United States armed forces and who has applied to obtain United States citizenship and the application is pending approval; requiring the certification of a police officer who fails to obtain United States citizenship to be terminated; etc.

Delegate Fraser–Hidalgo, et al
SCHOOL BUS TRANSITION – ZERO–EMISSION VEHICLES – GRANT PROGRAM AND FUND

Requiring the Department of the Environment and the Department of Transportation to jointly provide technical assistance to certain entities on certain matters; establishing the Zero–Emission Vehicle School Bus Transition Grant Program to provide grants to county boards of education and entities that contract with county board to provide transportation services to purchase zero–emission school buses, install charging infrastructure, and develop plans for transitioning to the use of zero–emission vehicles; etc.

Senator Carter, et al
VEHICLE LAWS – CANCELED, REVOKED, AND SUSPENDED DRIVER’S LICENSES – PENALTIES

Altering the penalties for a person convicted for possession of a canceled, revoked, or suspended driver’s license to be a fine not exceeding $500 and an assessment of 3 points.

Delegate Moon, et al
VEHICLE LAWS – CANCELED, REVOKED, AND SUSPENDED DRIVER’S LICENSES – PENALTIES

Altering the penalties for a person convicted for possession of a canceled, revoked, or suspended driver’s license to be a fine not exceeding $500 and an assessment of 3 points.
SB 842  
Senator Carter  
CRIMINAL LAW – GAMING – CIVIL OFFENSE  
Altering the penalty for certain conduct relating to betting, wagering, or gambling; making certain conduct relating to betting, wagering, or gambling a civil offense; establishing that adjudication of a violation under a certain provision of the Act is not a criminal conviction for any purpose and does not impose any of the civil disabilities that may result from a criminal conviction; altering certain penalties; authorizing a certain police officer to issue a certain citation under certain circumstances; etc.

SB 1043  
Senator Hough  
CHILDREN IN NEED OF ASSISTANCE – QUALIFIED RESIDENTIAL TREATMENT PROGRAMS (FAMILY FIRST PREVENTION SERVICES ACT)  
Requiring the juvenile court to conduct a hearing to review the status of a child placed in a qualified residential treatment program and make a certain determination within a certain period of time after the child enters the placement; requiring the juvenile court to review a certain assessment and consider certain factors at a certain hearing; requiring the juvenile court to state, in writing, the reasons for its decision to approve or disapprove the continued placement of a child in a qualified residential program; etc.

HB 932  
Delegate Johnson, et al  
MARYLAND TRUST ACT – DIVISION OR CONSOLIDATION OF TRUST  
Authorizing a trustee to divide a trust into two or more separate trusts or consolidate two or more trusts into a single trust if a beneficiary does not object in writing within 30 days after the trustee provided notice; and requiring a trustee to divide a trust into two or more separate trusts or consolidate two or more trusts into a single trust in a certain manner.
SB 382  Chapter 499  Senator West
MARYLAND TRUST ACT – DIVISION OR CONSOLIDATION OF TRUST

Authorizing a trustee to divide a trust into two or more separate trusts or consolidate two or more trusts into a single trust if a beneficiary does not object in writing within 30 days after the trustee provided notice; and requiring a trustee to divide a trust into two or more separate trusts or consolidate two or more trusts into a single trust in a certain manner.

SB 370  Chapter 500  Senator West, et al
ENVIRONMENT – RECYCLING – OFFICE BUILDINGS

Requiring a county to address, in a recycling plan required to be submitted to the Secretary of the Environment, the collection and recycling of recyclable materials from buildings that are 150,000 square feet or greater of office space; requiring each owner of an office building to provide recycling receptacles for the collection of recyclable materials and for the removal of certain materials for further recycling by October 1, 2021; authorizing certain enforcement units to conduct certain inspections; etc.

Except Section 1

HB 316  Chapter 502  Delegate Kelly, et al
PUBLIC HEALTH – VACCINATION REPORTING REQUIREMENTS – IMMUNET

Requiring a health care provider who administers a vaccine or the agent of the health care provider in the State to report all vaccines administered to the Maryland immunization registry, ImmuNet, with certain exceptions; altering certain responsibilities of the Secretary of Health and the Maryland Department of Health relating to certain forms and a certain brochure regarding ImmuNet and vaccinations; etc.
**HB 435**  
Chapter 503  
Delegate Kelly, et al  
HEALTH INSURANCE – PRESCRIPTION DRUGS – FORMULARY CHANGES  
Requiring certain entities to establish and implement a procedure by which a member may receive a prescription drug or device that has been removed from a certain entity’s formulary or a member may continue the same cost sharing requirements under certain circumstances; requiring a certain entity to provide a certain member with notice at least 30 days before a change is implemented; applying the Act to all policies, contracts, and health benefit plans issued, delivered, or renewed in the State on or after January 1, 2020; etc.

**SB 405**  
Chapter 504  
Senator Hayes, et al  
HEALTH INSURANCE – PRESCRIPTION DRUGS – FORMULARY CHANGES  
Requiring certain entities to establish and implement a procedure by which a member may receive a prescription drug or device that has been removed from a certain entity’s formulary or a member may continue the same cost sharing requirements under certain circumstances; requiring a certain entity to provide a certain member with notice at least 30 days before a change is implemented; applying the Act to all policies, contracts, and health benefit plans issued, delivered, or renewed in the State on or after January 1, 2020; etc.

**HB 1268**  
Chapter 508  
Delegate Hettleman, et al  
PUBLIC SAFETY – RAPE KIT TESTING GRANT FUND – ESTABLISHED  
Establishing the Rape Kit Testing Grant Fund to provide law enforcement agencies with funding to pay for testing of sexual assault evidence collection kits by forensic laboratories; requiring the Executive Director of the Governor’s Office of Crime Control and Prevention to administer the Fund and to establish and publish procedures for the distribution of funding; limiting the use of funds to the equipment, supplies, personnel, and outsourcing necessary for the testing of sexual assault evidence collection kits; etc.
SB 569
Chapter 509
Senator Elfreth, et al
PUBLIC SAFETY – RAPE KIT TESTING GRANT FUND – ESTABLISHED
Establishing the Rape Kit Testing Grant Fund to provide law enforcement agencies with funding to pay for testing of sexual assault evidence collection kits by forensic laboratories; requiring the Executive Director of the Governor’s Office of Crime Control and Prevention to administer the Fund and to establish and publish procedures for the distribution of funding; limiting the use of the funds to the equipment, supplies, personnel, and outsourcing necessary for the testing of sexual assault evidence collection kits; etc.

HB 1116
Chapter 513
Delegate Hettleman, et al
GENDER DIVERSITY IN THE BOARDROOM – ANNUAL REPORT
Establishing the intent of the General Assembly to promote gender diversity in corporate management and boardrooms; requiring a certain entity submitting an annual report to the State Department of Assessments and Taxation to include information relating to the number of female members of the board and the total number of members of the board; providing the Act does not apply to a privately held company if at least 75% of the company’s shareholders are family members; etc.

SB 911
Chapter 514
Senator Beidle, et al
GENDER DIVERSITY IN THE BOARDROOM – ANNUAL REPORT
Establishing the intent of the General Assembly to promote gender diversity in corporate management and boardrooms; requiring a certain entity submitting an annual report to the State Department of Assessments and Taxation to include information relating to the number of female members of the board and the total number of members of the board; providing the Act does not apply to a privately held company if at least 75% of the company’s shareholders are family members; etc.
HB 703
Chapter 517
Delegate Lafferty, et al
ENVIRONMENTAL VIOLATIONS – REPORTING REQUIREMENTS
Requiring certain jurisdictions to report to the Department of the Environment on certain information relating to the number of cases alleging violations of sediment and erosion control laws and regulations and building and grading permits by January 1 each year; requiring the Department to provide technical assistance to certain jurisdictions to meet the reporting requirements of the Act; and requiring the Department to report the information collected to the Governor and the General Assembly on or before March 1 each year.

SB 505
Chapter 518
Senator Elfreth, et al
ENVIRONMENTAL VIOLATIONS – REPORTING REQUIREMENTS
Requiring certain jurisdictions to report to the Department of the Environment information relating to the number of cases alleging violations of sediment and erosion control laws and regulations and building and grading permits by January 1 each year; requiring the Department to provide technical assistance to certain jurisdictions to help meet certain reporting requirements; requiring the Department to post certain information and an interactive map on its website; etc.

SB 460
Chapter 519
Senator Waldstreicher, et al
PEDESTRIAN SAFETY FUND ACT OF 2019
Increasing the maximum fine from $500 to $1,000 that may be imposed for a violation of provisions of the Maryland Vehicle Law regarding crosswalks; establishing the Pedestrian Safety Fund for the purpose of enhancing the safety and quality of pedestrian and bicycle transportation, including through certain educational programming for bicyclists, motorists, and pedestrians, certain physical design changes, and certain increased enforcement of existing rules of the road; etc.
HB 552  
Chapter 521  
Delegate Malone  
INTERCEPTION OF ORAL COMMUNICATION – LAW ENFORCEMENT OFFICER

Providing that the failure of law enforcement to notify a certain individual that the individual is being recorded does not affect the admissibility of a certain recording if the failure to notify involved an individual who joined a discussion in progress for which proper notification was previously given.

SB 330  
Chapter 523  
Senator Smith, et al  
PUBLIC BUILDINGS – DIAPER–CHANGING FACILITIES

Requiring, except under certain circumstances, that a diaper–changing facility be installed in certain public restrooms in certain public buildings; requiring the Board of Public Works, through the Department of General Services, to adopt certain standards; providing that the Department of General Services, the University System of Maryland, and the Department of Transportation are responsible for the enforcement of certain provisions of the Act under certain circumstances; etc.

SB 527  
Chapter 524  
Senator Smith  
CORRECTIONAL SERVICES – INMATES – LABOR

Requiring the Commissioner of Correction to include in an annual report certain statistics on job classifications for inmate labor, certain daily wage scales, and the total number of inmates currently employed at certain facilities; and requiring the Division of Correction to include in a report regarding Maryland Correctional Enterprises certain similar statistics regarding inmate employment and wages.
SB 773
Chapter 525
Senator Smith
HEALTH CARE MALPRACTICE QUALIFIED EXPERT – QUALIFICATION

Altering, from 20% to 25%, the percentage of an expert’s professional activities that may have been devoted to certain activities that directly involve testimony in personal injury claims during the 12 months immediately before the date when the claim was first filed in order for the expert to qualify to testify in relation to a certain proceeding; establishing that a certain health care provider shall be deemed to have met a certain requirement during the pendency of a claim under certain circumstances; etc.

HB 1001
Chapter 526
Delegate J. Lewis, et al
CORRECTIONAL SERVICES – RESTRICTIVE HOUSING – REPORTING BY CORRECTIONAL UNITS AND REQUIREMENTS RELATING TO MINORS

Expanding the entities required to submit a certain report relating to restrictive housing; requiring the Governor’s Office of Crime Control and Prevention to compile and summarize certain information from each correctional unit in a report to the General Assembly; prohibiting a correctional unit from placing a minor in restrictive housing unless there is clear and convincing evidence that certain conditions exist; requiring that a minor in restrictive housing be provided certain conditions and privileges; etc.

SB 774
Chapter 527
Senator Smith, et al
CORRECTIONAL SERVICES – RESTRICTIVE HOUSING – REPORTING BY CORRECTIONAL UNITS AND REQUIREMENTS RELATING TO MINORS

Expanding the entities required to submit a certain report relating to restrictive housing; requiring the Governor’s Office of Crime Control and Prevention to submit certain information from each correctional unit in a report to the General Assembly; prohibiting a correctional unit from placing a minor in restrictive housing unless there is clear and convincing evidence that certain conditions exist; requiring that a minor in restrictive housing be provided certain conditions and privileges; etc.
SB 653
Chapter 528

Senators Hester and Ready

CARROLL AND HOWARD COUNTY BOARDS OF EDUCATION – ESTABLISHING INNOVATIVE REGIONAL SCHOOLS – AUTHORITY
(CROSS–COUNTY ATTENDANCE TO ACHIEVE EFFICIENCY ACT OF 2019)

Authorizing the county boards of education of Carroll County and Howard County to establish innovative regional schools subject to certain requirements and approval; requiring a memorandum of understanding between the county boards to address the governance, operations, maintenance, and financing of innovative regional schools; requiring the Interagency Commission on School Construction to study and develop a certain cost–share formula; etc.

SB 922
Chapter 530

Senator Gallion, et al

PUBLIC HEALTH – MILK – LABELING

Prohibiting a person from stating on a label of a food product that the product is milk unless the product meets a certain definition; requiring the Maryland Department of Health to establish and implement a plan to enforce a certain prohibition, including notice of the Department’s intent to implement a ban on all products that do not meet certain requirements; requiring the Department to track certain legislation and notify the Department of Legislative Services of a certain occurrence within a certain period of time; etc.

Contingency

HB 25
Chapter 531

Delegate Barron, et al

PUBLIC HEALTH – PRESCRIPTION DRUG MONITORING PROGRAM – REVISIONS

Requiring, instead of authorizing, the Prescription Drug Monitoring Program to review prescription monitoring data for indications of a possible misuse or abuse of a monitored prescription drug; requiring the Program to report the possible misuse or abuse to the prescriber or dispenser of the monitored prescription drug and to provide certain education to the prescriber or dispenser; authorizing the Program to provide prescription monitoring data to the Office of Controlled Substances Administration for further investigation; etc.
**HB 116**
**Chapter 532**
Delegate Barron, et al
PUBLIC HEALTH – CORRECTIONAL SERVICES – OPIOID USE DISORDER EXAMINATIONS AND TREATMENT

Requiring local correctional facilities to conduct an assessment of the mental health and substance use status of each inmate using evidence–based screenings and assessments to determine if a certain diagnosis is appropriate and if medication–assisted treatment for opioid addiction is appropriate; requiring each local correctional facility to make available at least one formulation of each FDA–approved full opioid agonist, partial opioid agonist, and long–acting opioid antagonist used for the treatment of opioid use disorders; etc.

**HB 1288**
**Chapter 535**
Delegate Barron
PHYSICIANS – DISPENSING PERMIT EXEMPTION – TOPICAL MEDICATION

Providing that certain provisions of law do not prohibit a certain physician from dispensing a certain topical medication; authorizing a physician to dispense a certain topical medication if the physician meets certain requirements and has obtained a certain written permit; authorizing the State Board of Physicians to issue a certain written permit to certain physicians under certain circumstances; etc.

**HB 237**
**Chapter 539**
Delegate Washington
ELECTION LAW – EARLY VOTING CENTERS – ESTABLISHMENT

Authorizing all counties, rather than counties with fewer than a certain number of registered voters, to establish one early voting center in addition to the number of early voting centers the county is required to establish if the State Board of Elections, in collaboration with the local board of elections, and the governing body of the county agree to establish an additional early voting center.
HB 332  Delegate McKay, et al
Chapter 540  MARYLAND DEPARTMENT OF HEALTH – COMMUNITY DENTAL CLINICS GRANT PROGRAM

Establishing the Community Dental Clinics Grant Program; authorizing the Board of Public Works, on the recommendation of the Secretary of Health, to make grants under the Program to counties, municipal corporations, and nonprofit organizations for the purpose of supporting the provision of dental services by community dental clinics; requiring the Governor to include funding in the State operating budget bill or capital budget bill for the Program beginning in fiscal year 2021 and each fiscal year thereafter; etc.

HB 404  Delegate R. Lewis, et al
Chapter 543  STATE ACUPUNCTURE BOARD – PRACTICE OF ACUPUNCTURE – DEFINITION AND EDUCATION REQUIREMENTS

Requiring an applicant to have graduated from at least a master’s level program in acupuncture, or its equivalent, approved by certain entities to qualify for a license to practice acupuncture; altering the authority of the State Acupuncture Board to find certain programs to be equivalent to certain courses for licensure requirements; providing that certain provisions of the Act may be construed to apply only prospectively; etc.

HB 592  The Speaker (By Request – Office of the Attorney General), et al
Chapter 545  HEALTH CARE FACILITIES – COMPREHENSIVE AND EXTENDED CARE FACILITIES – DISCHARGES AND TRANSFERS

Altering the basic rights afforded to each resident of a comprehensive care facility and an extended care facility; requiring certain individuals to pursue certain assistance from the medical assistance program in a certain manner; requiring a facility to provide a certain written notice as soon as practicable before discharge or transfer under certain circumstances; requiring a facility, under certain provisions of law, to provide at least a 3–day supply of medications needed by the resident at the time of discharge or transfer; etc.
HB 594  Chapter 546  The Speaker (By Request – Office of the Attorney General), et al
FINANCIAL INSTITUTIONS – STUDENT LOAN SERVICERS – UNFAIR, ABUSIVE, OR DECEPTIVE TRADE PRACTICES
Prohibiting a student loan servicer from employing any scheme, device, or artifice to mislead a student loan borrower; prohibiting a student loan servicer from engaging in any unfair, abusive, or deceptive trade practice; prohibiting a student loan servicer from knowingly misapplying or refusing to correct a misapplication of payments; requiring a student loan servicer to respond to an inquiry within 30 days of receiving the inquiry or complaint; authorizing the Commissioner of Financial Regulation to enforce the Act; etc.

HB 829  Chapter 551  Delegate Ghrist, et al
HEALTH INSURANCE – PROVIDER PANELS – GRADUATE PROVIDERS
Prohibiting a carrier from rejecting a provider who provides community–based health services for an accredited program solely because the provider is a licensed graduate social worker, licensed master social worker, licensed graduate alcohol and drug counselor, licensed graduate marriage and family therapist, licensed graduate professional art therapist, or licensed graduate professional counselor.

HB 1400  Chapter 558  Delegate Cardin
PUBLIC HEALTH – DEATH CERTIFICATES – COMPLETION AND CAUSE OF DEATH REPORT
Authorizing a physician designated by the State Anatomy Board to complete a certificate of death under certain circumstances; requiring a certain physician to enter certain information in a certain section of a death certificate; and requiring the State Anatomy Board to send to the Secretary of Health a report of the cause of death for entry on a certain death certificate if the State Anatomy Board receives information about the cause of death from certain individuals.
HB 827
Chapter 559
Delegate Lierman, et al
CHILD ABUSE AND NEGLECT – SEX TRAFFICKING – SERVICES AND INVESTIGATIONS (CHILD SEX TRAFFICKING SCREENING AND SERVICES ACT OF 2019)

Requiring a law enforcement officer who suspects that a child that has been detained is a victim of sex trafficking to notify a regional navigator; requiring a local department of social services that receives a report of suspected child abuse or neglect to refer the child to a regional navigator for services; establishing the Safe Harbor Regional Navigator Grant Program to support services for youth victims of sex trafficking; requiring the Governor’s Office of Crime Control and Prevention to provide funding by October 1, 2019; etc.

HB 659
Chapter 560
Delegate Shetty, et al
JUVENILE LAW – CONTINUED DETENTION – MINIMUM AGE

Prohibiting the continued detention, beyond emergency detention, of a child under the age of 12 years unless the child is alleged to have committed a certain act that, if committed by an adult, would be a crime of violence or the child is likely to leave the jurisdiction of the court.

HB 302
Chapter 561
Montgomery County Delegation
MONTGOMERY COUNTY HOUSING OPPORTUNITIES COMMISSION – COLLECTIVE BARGAINING – EXCLUSIVE REPRESENTATIVE DUTY OF FAIR REPRESENTATION MC 26–19

Altering the duty of an employee organization certified as the exclusive representative of certain employees of the Housing Opportunities Commission of Montgomery County to represent all employees in a certain bargaining unit in a certain manner; authorizing the exclusive representative to require an employee who does not pay certain dues or fees to pay certain costs and fees for filing a certain grievance or arbitrating a certain matter; etc.
HB 362
Montgomery County Delegation and Prince George’s County Delegation
Altering the duty of an employee organization recognized as the exclusive representative of certain employees of the Maryland–National Capital Park and Planning Commission to represent all employees, including law enforcement personnel, in a certain bargaining unit fairly and without discrimination; authorizing the exclusive representative to require an employee who does not pay certain dues or fees to pay certain costs and fees for filing a certain grievance or arbitrating a certain matter; etc.

HB 1280
Montgomery County Delegation and Prince George’s County Delegation
WASHINGTON SUBURBAN SANITARY COMMISSION – COLLECTIVE BARGAINING – TECHNICAL UNIT MC/PG 114–19
Establishing a separate technical collective bargaining unit within the Washington Suburban Sanitary Commission in which employees have a combination of basic scientific or technical knowledge and manual skill that is usually acquired through specialized postsecondary school education or through equivalent on–the–job training; altering a provision of law that had established a certain joint office/technical collective bargaining unit to establish a separate office collective bargaining unit; and providing for the application of the Act.

HB 22
Delegate Sydnor
OCCUPATIONAL LICENSES OR CERTIFICATES – APPLICATION DETERMINATIONS – USE OF CRIMINAL HISTORY
Prohibiting certain departments that issue occupational licenses or certificates from denying an application for a license or certificate based solely on an applicant’s criminal history if a period of 7 years or more has passed since the applicant’s conviction for any crime and the applicant has not been charged with another crime other than a minor traffic violation; etc.
HB 34
Chapter 569
Delegate Carr

BUSINESS REGULATION – TRADER’S LICENSES – LICENSE FEES

Requiring a clerk to account for and pay into the General Fund of the State the entire fee received for a trader’s license issued in a county or municipal corporation that selects a uniform license fee; exempting from the fee a visually handicapped applicant who meets certain standards and Blind Industries and Services of Maryland; requiring a clerk to review the accuracy of a statement made by an applicant on the application for a trader’s license regarding the applicant’s place of business before issuing a license; etc.

SB 331
Chapter 570
Senator Kramer

BUSINESS REGULATION – TRADER’S LICENSES – LICENSE FEES

Requiring a certain clerk to account for and pay into the General Fund of the State the entire fee received for a trader’s license issued in a county or municipal corporation that selects a uniform license fee; exempting from the fee a visually handicapped applicant who meets certain standards and Blind Industries and Services of Maryland; requiring a clerk to review the accuracy of a statement made by an applicant on the application for a trader’s license regarding the applicant’s place of business before issuing a license; etc.

HB 77
Chapter 571
Delegate Moon, et al

CRIMINAL LAW – DECRIMINALIZATION OF ATTEMPTED SUICIDE

Providing that attempted suicide is not a crime in the State; providing that the Act may not be construed to prohibit a person who commits one or more crimes in the course of attempting to commit suicide from being charged with the other crime or crimes; etc.
**HB 88**

Delegate Charkoudian, et al

**Criminal Law and Civil Offenses – Classifications**

Making it a civil rather than a criminal offense to consume an alcoholic beverage in public under certain circumstances or possess an alcoholic beverage in an open container under certain circumstances; establishing the Task Force to Study Crime Classification and Penalties to review penalties for violations in the Maryland Code and make recommendations regarding the current statutory scheme throughout the Code; requiring the Task Force to report to the Governor and the General Assembly by December 31, 2020; etc.

*Section 1 only*

**HB 123**

Delegate Miller

**Real Estate Salespersons and Brokers – Provision of Real Estate Brokerage Services Through a Team – Use of “and associates”**

Altering the definition of “team” as it relates to real estate brokerage services to mean two or more licensed associate real estate brokers or licensed real estate salespersons or any combination thereof who work together on a regular basis to provide real estate brokerage services, represent themselves to the public as being part of one entity, and designate themselves by a collective name such as team or group or by using the words “and associates”.

**HB 199**

Wicomico County Delegation

**Wicomico County – Deer Hunting – Sundays**

Authorizing the Department of Natural Resources to allow a person in Wicomico County to hunt deer on private property on the second Sunday in deer firearms season from 30 minutes before sunrise until 10:30 a.m.
**HB 258**  
**Chapter 597**  
Delegate Pena–Melnyk, et al  
**HEALTH INSURANCE – INDIVIDUAL MARKET STABILIZATION – PROVIDER FEE**  
Clarifying that certain provisions of law apply to managed care organizations; requiring a managed care organization to pay a certain fee in certain calendar years; altering the purpose of provisions of law requiring that certain entities be subject to a certain assessment on certain amounts; requiring that certain entities be subject to certain assessments in certain calendar years; clarifying that certain assessments are for insurance products subject to certain provisions of federal law and may be subject to a State assessment; etc.  
**Contingency**

**SB 239**  
**Chapter 598**  
Senator Feldman  
**HEALTH INSURANCE – INDIVIDUAL MARKET STABILIZATION – PROVIDER FEE**  
Clarifying that certain provisions of law apply to managed care organizations; requiring a managed care organization to pay a certain fee in certain calendar years; altering the purpose of provisions of law requiring that certain entities be subject to a certain assessment on certain amounts; requiring that certain entities be subject to certain assessments in certain calendar years; clarifying that certain assessments are for insurance products subject to certain provisions of federal law and may be subject to a State assessment; etc.  
**Contingency**

**HB 259**  
**Chapter 599**  
Delegate Moon, et al  
**CRIMINAL PROCEDURE – EXPUNGEMENT – BOATING OFFENSES**  
Authorizing a person to file a petition for expungement of certain records based on a conviction for certain criminal boating offenses.

**SB 394**  
**Chapter 600**  
Senator Waldstreicher, et al  
**CRIMINAL PROCEDURE – EXPUNGEMENT – BOATING OFFENSES**  
Authorizing a person to file a petition for expungement of certain records based on a conviction for certain criminal boating offenses.
HB 272
Chapter 601
Delegate Lafferty, et al
NATURAL RESOURCES – STATE AND LOCAL FOREST CONSERVATION FUNDS
Requiring a person that is subject to the Forest Conservation Act to demonstrate that appropriate credits generated by a forest mitigation bank in the same county or watershed are not available before the person may pay money to a State or local forest conservation fund to meet certain requirements; prohibiting a local authority from collecting money for deposit into its forest conservation fund unless it has submitted to the Department of Natural Resources the mitigation plan and accounting procedures; applying the Act prospectively; etc.

SB 234
Chapter 602
Senator Young, et al
NATURAL RESOURCES – STATE AND LOCAL FOREST CONSERVATION FUNDS
Requiring a person that is subject to the Forest Conservation Act to demonstrate that appropriate credits generated by a forest mitigation bank in the same county or watershed are not available before the person may pay money to a State or local forest conservation fund to meet certain requirements; prohibiting a local authority from collecting money into its forest conservation fund unless it has submitted to the Department of Natural Resources the mitigation plan and accounting procedures; applying the Act prospectively; etc.

HB 274
Chapter 603
Delegates Barron and Dumais
JUSTICE REINVESTMENT ACT – DIMINUTION CREDITS – SENTENCING
Clarifying that changes in provisions of law relating to the application of diminution credits made by the Justice Reinvestment Act shall be construed prospectively to apply to inmates who are sentenced or committed to custody on a finding of violation of probation on or after October 1, 2017; etc.
SB 327  
Chapter 604  
Senator Smith  
JUSTICE REINVESTMENT ACT – DIMINUITION CREDITS – SENTENCING  
Clarifying that changes in provisions of law relating to the application of diminution credits made by the Justice Reinvestment Act shall be construed prospectively to apply to inmates who are sentenced or committed to custody on a finding of violation of probation on or after October 1, 2017.

HB 286  
Chapter 609  
Delegate Reznik, et al  
ELECTION LAW – REGISTRATION AND VOTING AT PRECINCT POLLING PLACES  
Providing an exception to the voter registration deadline to allow an individual to appear, on election day, at a precinct polling place in the individual’s county of residence and apply to register to vote; requiring an applicant for voter registration on election day to provide certain proof of residency; requiring the State Board of Elections to take appropriate measures to notify potential registrants of the correct precinct polling place for the potential registrants’ residence addresses under certain circumstances; etc.

HB 421  
Chapter 648  
Delegate Love, et al  
VEHICLE LAWS – LICENSES, IDENTIFICATION CARDS, AND MOPED OPERATOR’S PERMITS – INDICATION OF APPLICANT’S SEX  
Requiring an application for a license, an identification card, or a moped operator’s permit to allow an applicant to indicate the applicant’s sex as female, male, or unspecified or other; requiring the Motor Vehicle Administration to ensure that the license, identification card, or moped operator’s permit of an applicant who indicates that the applicant’s sex is unspecified or other displays an “X” in the location on the license, identification card, or permit that indicates the applicant’s sex; etc.
SB 196  Chapter 649  Senator Smith, et al  

VEHICLE LAWS – LICENSES, IDENTIFICATION CARDS, AND MOPED OPERATOR’S PERMITS – INDICATION OF APPLICANT’S SEX

Requiring an application for a license, an identification card, or a moped operator’s permit to allow an applicant to indicate the applicant’s sex as female, male, or unspecified or other; requiring the Motor Vehicle Administration to ensure that the license, identification card, or moped operator’s permit of an applicant who indicates that the applicant’s sex is unspecified or other displays an “X” in the location on the license, identification card, or permit that indicates the applicant’s sex; etc.

HB 425  Chapter 650  Delegates Sydnor and Pena–Melnyk

CIVIL ACTIONS – UNFAIR, ABUSIVE, OR DECEPTIVE TRADE PRACTICES BY MORTGAGE SERVICER – STATUTE OF LIMITATIONS

Extending the statute of limitations applicable to certain civil actions relating to unfair, abusive, or deceptive trade practices filed against a mortgage servicer; limiting the application of the Act to claims relating to certain residential property; and providing for the prospective application of the Act.

HB 520  Chapter 661  Delegate Lierman, et al

PRENATAL AND INFANT CARE COORDINATION – GRANT FUNDING AND TASK FORCE

Requiring the Governor to include $100,000 in the annual budget beginning in fiscal year 2021 for the Maryland Prenatal and Infant Care Coordination Services Grant Program Fund; establishing the Task Force on Maryland Maternal and Child Health; requiring the Task Force to study and make recommendations, including programs that the Maryland Medical Assistance Program should implement; requiring the Task Force to report its findings and recommendations to the General Assembly on or before November 1, 2019; etc.  

Section 1 only
SB 406
Chapter 662
Senator Ferguson
PRENATAL AND INFANT CARE COORDINATION – GRANT FUNDING AND TASK FORCE
Requiring the Governor to include $100,000 in the annual budget beginning in fiscal year 2021 for the Maryland Prenatal and Infant Care Coordination Services Grant Program Fund; establishing the Task Force on Maryland Maternal and Child Health; requiring the Task Force to study and make recommendations, including programs that the Maryland Medical Assistance Program should implement; requiring the Task Force to report its findings and recommendations to the General Assembly on or before November 1, 2019; etc.
Section 1 only

HB 524
Chapter 663
Delegate Wilson, et al
PREVAILING WAGE RATES – PUBLIC WORK CONTRACTS – SUITS BY EMPLOYEES
Authorizing certain employees to sue to recover the difference between certain prevailing wage rates and certain amounts under certain circumstances; providing that a certain determination by the Commissioner of Labor and Industry does not preclude certain employees from filing a certain action; and providing for the liability of certain contractors and subcontractors under certain circumstances.

HB 652
Chapter 678
Delegate Love, et al
AGRICULTURE – USE OF ANTIMICROBIAL DRUGS – LIMITATIONS AND REPORTING REQUIREMENTS
Prohibiting the administration of a medically important antimicrobial drug in feed or water to cattle, swine, or poultry unless ordered by a licensed veterinarian through a certain prescription or a veterinary feed directive; exempting dairy cattle on a farm operation with a herd size of fewer than 300 dairy cattle; requiring the Department of Agriculture, by January 1, 2021, to adopt regulations prohibiting the routine administration of a medically important antimicrobial drug to dairy cattle entering a dry cycle except in certain cases; etc.
**SB 471**

**Chapter 679**

Senator Pinsky, et al

**AGRICULTURE – USE OF ANTIMICROBIAL DRUGS – LIMITATIONS AND REPORTING REQUIREMENTS**

Prohibiting the administration of a medically important antimicrobial drug in feed or water to cattle, swine, or poultry unless ordered by a licensed veterinarian through a certain prescription or a veterinary feed directive; exempting dairy cattle on a farm operation with a herd size of fewer than 300 dairy cattle; requiring the Department of Agriculture, by January 1, 2021, to adopt regulations prohibiting the routine administration of a medically important antimicrobial drug to dairy cattle entering a dry cycle except in certain cases; etc.

**HB 658**

**Chapter 682**

Delegate Valentino–Smith, et al

**INTERAGENCY AGREEMENTS – HISTORICALLY BLACK COLLEGES ANDuniversities – REPORTING REQUIREMENTS**

Requiring the Department of Budget and Management to include in an annual report to be submitted to certain committees of the General Assembly and the Department of Legislative Services by December 1 each year information on interagency agreements with historically black colleges and universities, including the total percentage of interagency contracts with historically black colleges and universities by agency or unit and any recommendations for regulatory or statutory changes to address certain barriers.

**SB 755**

**Chapter 683**

Senator Peters

**INTERAGENCY AGREEMENTS – HISTORICALLY BLACK COLLEGES AND UNIVERSES – REPORTING REQUIREMENTS**

Requiring the Department of Budget and Management to include in an annual report to be submitted to certain committees of the General Assembly and the Department of Legislative Services by December 1 each year information on interagency agreements with historically black colleges and universities, including the total percentage of interagency contracts with historically black colleges and universities by agency or unit and any recommendations for regulatory or statutory changes to address certain barriers.
Delegate Rogers, et al

HOUSEHOLD GOODS MOVERS REGISTRATION

Prohibiting a person from providing household goods moving services using a certain commercial motor vehicle in the State unless the person is registered as a household goods mover under the Act; requiring a person to submit to the Department of Labor, Licensing, and Regulation a certain application and a certain fee to apply for a certain registration; establishing certain requirements and procedures for the registration of household goods movers under the Act; and requiring the Department to adopt certain regulations.

Senator Beidle, et al

HOUSEHOLD GOODS MOVERS REGISTRATION

Prohibiting a person from providing household goods moving services using a certain commercial motor vehicle in the State unless the person is registered as a household goods mover under the Act; requiring a person to submit to the Department of Labor, Licensing, and Regulation a certain application and a certain fee to apply for a certain registration; establishing certain requirements and procedures for the registration of household goods movers under the Act; and requiring the Department to adopt certain regulations.

Delegate Washington, et al

MARYLAND LONGITUDINAL DATA SYSTEM – STUDENT DATA AND GOVERNING BOARD

Altering the definition of “student data” for purposes of the Maryland Longitudinal Data System to include juvenile delinquency and elementary and secondary school disciplinary records; adding the Department of Juvenile Services to the entities required to provide data to the Maryland Longitudinal Data System; adding the Secretary of Juvenile Services or the Secretary’s designee to the Governing Board of the Maryland Longitudinal Data System Center; etc.
Delegate Queen, et al

EQUA L PAY FOR EQUA L WORK – ENFORCEMENT – CIVI L PENALTIES (EQUA L PAY REMEDIES AND ENFORCEMENT ACT)

Authorizing the Commissioner of Labor and Industry or a court to require a certain employer to pay a civil penalty equal to 10% of the amount of damages owed by the employer for violating the Equal Pay for Equal Work Law two or more times within a 3-year period; and requiring that a civil penalty be paid to the General Fund of the State to offset the cost of enforcing the Act.

Delegate Hettleman, et al

UNIVERSITY SYSTEM OF MARYLAND – REGULAR EMPLOYEES – GRIEVANCE PROCEDURES AND DISCIPLINARY ACTIONS

Authorizing a constituent institution of the University System of Maryland to remove, suspend, or demote a regular full-time or part-time employee who is not on probation only for cause, on written charges and in accordance with certain provisions of law; and clarifying that the University System of Maryland may not remove, suspend, or demote a regular full-time or part-time employee for any reason prohibited by State antidiscrimination law.

Senator Beidle

UNIVERSITY SYSTEM OF MARYLAND – REGULAR EMPLOYEES – GRIEVANCE PROCEDURES AND DISCIPLINARY ACTIONS

Authorizing a constituent institution of the University System of Maryland to remove, suspend, or demote a regular full-time or part-time employee who is represented by an exclusive representative under certain provisions of law and who is not on probation only in accordance with certain provisions of law.
Delegate Barron, et al

CRIMINAL PROCEDURE – POSTCONVICTION REVIEW – STATE’S MOTION TO VACATE

Authorizing a court to vacate a certain probation before judgment or judgment of conviction on the grounds that there is certain newly discovered evidence; establishing the requirements for a certain motion; requiring the State to notify a certain defendant of the filing of a certain motion; authorizing the defendant to file a response to a motion within 30 days after receipt of a notice or within a time period ordered by the court; requiring that a victim or victim’s representative be notified of a certain hearing; etc.

Delegate Kaiser, et al

ELECTION LAW – CAMPAIGN FINANCE REPORTS – LATE FEES AND CERTIFICATES OF NOMINATION

Altering the fees that are due for failure to file a campaign finance report, an affidavit, or an amended campaign finance report; increasing the maximum fee payable for a campaign finance report, an affidavit, or an amended campaign finance report from $500 to $1,000; prohibiting an individual from being issued a certificate of nomination if, on or before the deadline for declining the nomination, the candidate has failed to file a certain campaign finance document or pay a late filing fee; etc.

Delegate Mosby, et al

BALTIMORE CITY – ALCOHOLIC BEVERAGES LICENSES – PROHIBITED TRANSFERS

Prohibiting the Board of License Commissioners for Baltimore City from transferring a license to another person until the resolution of pending criminal charges filed against the transferor that directly relates to the operation of the licensed premises or disciplinary matters before the Board concerning the transferor; authorizing the Board to grant an extension that extends the life of a license beyond a certain period of time under certain circumstances; etc.
HB 1025
Chapter 711
Delegate Mosby
ELECTION LAW – COORDINATED EXPENDITURES AND DONATIONS – INVESTIGATION

Authorizing the State Administrator of Elections, or a designee, to investigate a potential violation of certain provisions of law prohibiting certain coordinated expenditures and donations; authorizing the State Administrator, or a designee, to issue a subpoena for the attendance of a witness to testify or for the production of records; requiring the State Administrator to make a finding that the subpoena is necessary to and in furtherance of an investigation for the subpoena to be issued; etc.

SB 123
Chapter 712
Senator Pinsky
ELECTION LAW – COORDINATED EXPENDITURES AND DONATIONS – INVESTIGATION

Authorizing the State Administrator of Elections or the State Administrator’s designee to investigate a potential violation of certain provisions of law prohibiting certain coordinated expenditures and donations; authorizing the State Administrator or designee to issue a subpoena for the attendance of a witness to testify or the production of records; requiring the State Administrator, in order for a subpoena to be issued, to make a finding that the subpoena is necessary to and in furtherance of a certain investigation; etc.

HB 1166
Chapter 725
Howard County Delegation
HOWARD COUNTY – AUTHORITY TO IMPOSE FEES FOR USE OF DISPOSABLE BAGS HO. CO. 04–19

Authorizing Howard County to impose, by law, a fee on certain retail establishments for the use of disposable bags as part of a retail sale of products; limiting the amount of the fee to not more than 5 cents for each disposable bag used; defining “disposable bag” as a plastic bag provided by a store to a customer at the point of sale; requiring the county to use certain revenue only for a certain environmental purpose or the implementation, administration, and enforcement of the fee; etc.
HB 1167
Chapter 726
Delegates Haynes and Glenn
LABOR AND EMPLOYMENT – APPRENTICESHIP CAREER TRAINING PILOT PROGRAM FOR FORMERLY INCARCERATED INDIVIDUALS – ESTABLISHMENT
Establishing the Apprenticeship Career Training Pilot Program for Formerly Incarcerated Individuals; establishing the purpose and method for administering the Program; requiring the Department of Labor, Licensing, and Regulation to administer the Program; establishing certain standards under which certain employers may be eligible to receive certain grants; requiring the Department to adopt certain regulations; etc.

HB 1183
Chapter 727
Delegate Hill, et al
PUBLIC HEALTH – TREATMENT FOR THE PREVENTION OF HIV – CONSENT BY MINORS
Providing that a minor has the same capacity as an adult to consent to treatment for the prevention of human immunodeficiency virus (HIV).

SB 251
Chapter 728
Senator Lam, et al
PUBLIC HEALTH – TREATMENT FOR THE PREVENTION OF HIV – CONSENT BY MINORS
Providing that a minor has the same capacity as an adult to consent to treatment for the prevention of human immunodeficiency virus (HIV).

HB 1266
Chapter 732
Delegate Washington, et al
NATIONAL CAPITAL STRATEGIC ECONOMIC DEVELOPMENT PROGRAM – ESTABLISHED
Establishing the National Capital Strategic Economic Development Program to provide strategic investment in local housing and businesses to encourage sustainable communities and to focus on areas where modest investment will have an appreciable neighborhood revitalization effect; establishing the type of project eligible to receive funds; authorizing certain government agencies, including housing authorities, and certain community development organizations to apply to receive Program funds; etc.
HB 1301
Delegate Walker
Chapter 735

**TAXATION OF ONLINE SALES – MARKETPLACE FACILITATORS AND SELLERS OF OTHER TOBACCO PRODUCTS**

Altering the distribution of certain sales and use tax revenue; altering the definition of “vendor”, under the sales and use tax, to include certain marketplace facilitators and marketplace sellers; requiring a marketplace facilitator to collect the sales and use tax on certain sales to a buyer in the State; providing that a marketplace facilitator is not liable for a failure to collect certain sales and use taxes except under certain circumstances; requiring certain out-of-state sellers to pay the tobacco tax on certain items; etc.

HB 1384
Delegate Bhandari, et al
Chapter 741

**DEAF OR HARD OF HEARING INDIVIDUALS – SUPPORT FOR PARENTS**

Renaming the Hearing Aid Loan Bank Program in the State Department of Education to be the Hearing Aid and Language and Communication Video Loan Bank Program; requiring the Loan Bank to lend language and communication videos and certain downloadable resources to the parents or legal guardians of deaf or hard of hearing children; exempting the parent or legal guardian of a deaf or hard of hearing child from paying tuition for a course that teaches a language or communication mode at a public institution of higher education; etc.

SB 677
Senator West
Chapter 742

**DEAF OR HARD OF HEARING INDIVIDUALS – SUPPORT FOR PARENTS**

Renaming the Hearing Aid Loan Bank Program in the State Department of Education to be the Hearing Aid and Language and Communication Video Loan Bank Program; requiring the Loan Bank to lend language and communication videos and certain downloadable resources to the parents or legal guardians of deaf or hard of hearing children; exempting the parent or legal guardian of a deaf or hard of hearing child from paying tuition for a course that teaches a language or communication mode at a public institution of higher education; etc.
SB 33
Chapter 746
Senator McCray

BALTIMORE CITY – HOME INSPECTORS – RESIDENTIAL RENTAL INSPECTIONS

Prohibiting a licensed home inspector from making certain certifications relating to pests as part of a residential rental inspection in Baltimore City unless the home inspector is certified as a pest control consultant, pest control applicator, or public agency applicator; prohibiting a licensed home inspector from making certain certifications relating to electrical systems as part of a residential rental inspection in Baltimore City unless the home inspector has completed 8 hours of certain training; etc.

SB 101
Chapter 748
Senator Zirkin

CIVIL ACTIONS – PRELITIGATION DISCOVERY OF INSURANCE COVERAGE

Making certain provisions of law authorizing the prelitigation discovery of certain insurance coverage information relating to claims involving vehicle accidents applicable to claims involving any tort involving death or bodily injury; providing that an insurer is required to provide a claimant with documentation of the applicable limits of coverage only in a certain automobile insurance policy, homeowner’s insurance policy, or renter’s insurance policy; providing for the prospective application of the Act; etc.

SB 236
Chapter 750
Senators Carter and Smith

JURY SERVICE – QUALIFICATION CRITERIA – CRIMINAL CONVICTION OR CHARGE

Increasing from 6 months to 1 year the minimum criminal sentence or potential sentence that disqualifies an individual from jury service.

SB 253
Chapter 751
Senator Hayes, et al

MAJOR INFORMATION TECHNOLOGY DEVELOPMENT PROJECT FUND – MONEY RECEIVED BY BALTIMORE CITY COMMUNITY COLLEGE – EXEMPTION

Excluding from the Major Information Technology Development Project Fund certain money received by Baltimore City Community College; and providing for the prospective application of the Act.
SB 328  
Chapter 753  
Senator Smith, et al  
LABOR AND EMPLOYMENT – NONCOMPETE AND CONFLICT OF INTEREST CLAUSES  
Providing that certain noncompete and conflict of interest provisions that restrict the ability of an employee to enter into employment with a new employer or to become self-employed in the same or similar business or trade are null and void as being against the public policy of the State; providing the Act does not apply to an employment contract or similar document or agreement with respect to the taking or use of a client list or other proprietary client–related information; etc.

SB 449  
Chapter 755  
Senator Pinsky, et al  
ELECTION LAW – REGISTRATION AND VOTING AT PRECINCT POLLING PLACES  
Providing an exception to the voter registration deadline to allow an individual to appear at a precinct polling place in the individual’s county of residence and apply to register to vote; requiring an applicant for a voter registration on election day to provide proof of residency; specifying the acceptable forms of proof of residency; requiring an election judge to determine whether an applicant for voter registration resides in the precinct and is qualified to become a registered voter; etc.

SB 516  
Chapter 757  
Senator Feldman, et al  
CLEAN ENERGY JOBS  
Requiring the Small, Minority, and Women–Owned Businesses Account to receive certain money from the Strategic Energy Investment Fund; establishing certain criteria for qualified offshore wind projects applied for on or after July 1, 2017, termed Round 2 offshore wind projects; establishing the Clean Energy Workforce Account to provide grants for apprenticeships and training to establish career paths in sectors of the clean energy industry; requiring the Power Plant Research Program to conduct additional studies; etc.
**SB 543**  
**Chapter 759**  
Senator Lam  
HEALTH – VITAL RECORDS – HEALTH INFORMATION EXCHANGE DATA ACCESS AND SECURITY PROTOCOLS AND PROTECTIONS

Requiring the Maryland Department of Health to develop and implement certain security protocols and protections to prohibit certain persons from accessing certain vital records and minimize the disclosure of certain information from a certain database; requiring certain security protocols and protections to include an auditable record of certain information; and authorizing the Secretary of Health to provide the State designated health information exchange with select information from death certificates for certain purposes.

**SB 546**  
**Chapter 760**  
Senator Pinsky, et al  
AGRICULTURE – NUTRIENT MANAGEMENT – MONITORING AND ENFORCEMENT

Requiring that a summary of each nutrient management plan be filed and updated with the Department of Agriculture at certain times; authorizing the Department to require an updated summary to take the form of an annual implementation report; requiring a manure broker to provide certain information to a certain person; requiring a person who holds a certain certificate or license to comply with certain reporting requirements and deadlines related to implementation of the Phosphorus Management Tool; etc.
2018 Chapters – Effective October 1, 2019

**SB 707**
**Chapter 252**
Senator Ramirez, et al

**CRIMINAL LAW – FIREARM CRIMES – RAPID FIRE TRIGGER ACTIVATOR**

Prohibiting a person from transporting a certain rapid fire trigger activator into the State or manufacturing, possessing, selling, offering to sell, transferring, purchasing, or receiving a certain rapid fire trigger activator, subject to a certain exception; defining “rapid fire trigger activator” as any device, including a removable manual or power-driven activating device, constructed so that, when installed in or attached to a firearm the rate at which the trigger is activated increases or the rate of fire increases; etc.

**Section 2 only**

**HB 2**
**Chapter 598**
Delegate Glenn

**NATALIE M. LAPRADE MEDICAL CANNABIS COMMISSION REFORM ACT**

Altering the definition of “grower” to mean an entity that cultivates or packages medical cannabis and is authorized to provide cannabis to certain entities; establishing a Compassionate Use Fund to provide access to medical cannabis for certain individuals; altering the number of medical cannabis growers that may be licensed; requiring the Commission to report to the General Assembly beginning December 1, 2024, on the number of licenses necessary to meet the demand for medical cannabis by certain qualifying patients; etc.

**Section 2 only**
2017 Chapter – Effective October 1, 2019

HB 1021  Delegate Reznik, et al
Chapter 590

REORGANIZATION OF STATE PROCUREMENT

Reorganizing procurement by establishing a Chief Procurement Officer to control and oversee specified State procurement activity; providing for the appointment of the Chief Procurement Officer; renaming the Procurement Advisory Council as the Procurement Improvement Council; requiring the Council to advise the General Assembly on proposed legislation to enhance the efficiency and transparency of State procurement; transferring to the Department of General Services the authority of specified primary procurement units; etc.

Sections 1, 2, 6, and 7 only