## Probation Officers Professional Association of Indiana Prepared by: LegisGroup Public Affairs Report created on January 6, 2017

 HB1020 CODE REVISION CORRECTIONS (WASHBURNE T) Updates the list of criminal statutes codified outside IC 35. Makes no substantive change to law. (The introduced version of this bill was prepared by the code revision commission.) *Current Status:* 1/4/2017 - Referred to House Courts and Criminal Code
 *All Bill Status:* 1/4/2017 - First Reading
 1/4/2017 - Authored By Thomas Washburne
 *State Bill Page:* HB1020

 HB1036 MARION COUNTY JUDICIAL SELECTION (STEUERWALD G) Provides for the selection of Marion superior court
 (court) judges. Establishes the 14 member Marion County judicial selection committee (committee). Provides that,
 when the committee learns of a vacancy on the court. the committee follows certain procedures that conclude in the

when the committee learns of a vacancy on the court, the committee follows certain procedures that conclude in the committee sending the names of three nominees to the governor. Requires the governor to appoint one of the nominees as judge to fill the vacancy. Provides that, at the end of a judge's term on the court, the judge may have the question of the judge's retention on the court placed on the general election ballot. Provides that, before a judge may stand for retention, the judge must appear before the committee to allow the committee to issue a recommendation to voters concerning the judge's qualifications and suitability to continue to hold judicial office. Requires that the judge's retention on the court must be approved or rejected by the electorate of Marion County. Makes a technical correction.

 Current Status:
 1/4/2017 - Referred to House Courts and Criminal Code

 All Bill Status:
 1/4/2017 - First Reading

 1/4/2017 - Coauthored by Representatives Bosma, Frizzell and DeLaney

 1/4/2017 - Authored By Gregory Steuerwald

 State Bill Page:
 HB1036

SB8 FORFEITURE (BOOTS P) Permits seized property to be forfeited to the state only if the owner of the property has been convicted of a criminal offense. Repeals a provision permitting the state to turn over seized property to the federal government. Makes conforming amendments and repeals an obsolete section.

Current Status:	1/10/2017 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing)
All Bill Status:	1/4/2017 - Senator Young, M. added as second author
	1/3/2017 - Referred to Senate Corrections and Criminal Law
	1/3/2017 - First Reading
	1/3/2017 - Authored By Philip Boots
State Bill Page:	SB8

SB10 CRIMES AGAINST PUBLIC SAFETY OFFICIALS (MERRITT J) Increases the penalty for battery if it is committed against a public safety official or a relative of a public safety official because of the official's status or perceived status as a public safety official, and increases the penalty for criminal recklessness if it is committed against: (1) a public safety official while the official is engaged in the official's official duties; or (2) a public safety official or a relative of a public safety official if the offense is committed because of the official's status or perceived status as a public safety official if the offense is committed because of the official's status or perceived status as a public safety official.

 Current Status:
 1/3/2017 - Referred to Senate Corrections and Criminal Law

 All Bill Status:
 1/3/2017 - First Reading

 1/3/2017 - Authored By James Merritt
 State Bill Page:

 SB10
 SB10

SB21 PROSECUTORIAL CONSENT WITH EXPUNGEMENTS (RANDOLPH L) Requires a prosecuting attorney to file objections to an expungement petition with the court and serve a copy on the petitioner. Provides that the court shall set a hearing regarding the objections if the court finds there is just cause to the objections.

Current Status:	1/3/2017 - Referred to Senate Judiciary
All Bill Status:	1/3/2017 - First Reading
	1/3/2017 - Authored By Lonnie Randolph
State Bill Page:	<u>SB21</u>

SB55 DRUG OR ALCOHOL SCREENING TESTS (BRAY R) Expands the definition of "drug or alcohol screening test" for purposes of the criminal law governing forgery, fraud, and other deceptions to include testing that is ordered by a court as part of a civil action.

Current Status: 1/10/2017 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing)

1/3/2017 - First Reading 1/3/2017 - Authored By Rodric Bray State Bill Page: **SB55** SB58 KOSCIUSKO COUNTY SUPERIOR COURT (HEAD R) Adds a fourth judge to the superior court of Kosciusko County. Current Status: 1/3/2017 - Referred to Senate Judiciary All Bill Status: 1/3/2017 - First Reading 1/3/2017 - Authored By Randall Head State Bill Page: **SB58** SB103 JUVENILE DNA COLLECTION (ZAKAS J) Requires a juvenile court to order a child found to be a delinquent child for the commission of an act that, if committed by an adult, would be: (1) burglary; (2) residential entry; (3) a crime of violence; or (4) a sex offense; to provide a DNA sample to the agency having supervision of the child or to the county sheriff. Makes conforming amendments.

1/3/2017 - Referred to Senate Corrections and Criminal Law

Current Status: 1/3/2017 - Referred to Senate Judiciary All Bill Status: 1/3/2017 - First Reading 1/3/2017 - Authored By Joseph Zakas State Bill Page: <u>SB103</u>

All Bill Status:

SB104 DNA SAMPLE FROM FELONY ARRESTEES (ZAKAS J) Requires every person arrested for a felony after June 30, 2017, to submit a DNA sample, and specifies that the sample may be taken only by buccal swab. Provides for the expungement of a DNA sample taken from the person if the person is acquitted of all felony charges, all felony charges are dismissed, or no charges have been filed after 30 days. Requires the officer who obtains a DNA sample from a person to inform the person of the right to DNA expungement and to provide the person with a form that may be used for DNA expungement, and permits the use of evidence other than a court order for expungement. Increases the DNA sample processing fee from \$2 to \$4. Allocates an additional \$500,000 semiannually to: (1) hold harmless all funds that receive distributions from the state share of collected court fees; and (2) provide an additional amount to the DNA processing fund. Specifies that the discovery of DNA evidence tending to show previously unknown crimes committed by a person on bail may lead to revocation of bail or an increase in the amount of bail.

Current Status: 1/3/2017 - Referred to Senate Judiciary All Bill Status: 1/3/2017 - First Reading 1/3/2017 - Authored By Joseph Zakas State Bill Page: SB104

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