INDEPENDENT INSURANCE AGENTS OF VIRGINIA NAIFA – VIRGINIA

Overview of the

2025 Legislative Session of the Virginia General Assembly

Proposed Legislation – Post Crossover

Filed as of February 21st, 2025

Bill Number	Subject	Description	Note/Committee
HB 1609	Health	Health insurance; coverage option for fertility services, essential	Assigned Labor & Commerce
		health benefits benchmark plan.	Subcommittee #1
		Status: Committee Referral Pending	
			Voted 7 – 0 to recommend to
		Patron	the full committee to send to
		Introduced by: Dan I. Helmer (Chief Patron)	the Health Insurance Reform Commission
		Summary As Introduced	
		Health insurance; coverage option for fertility services; essential	Passed Full Committee 17Y 5 N
		health benefits benchmark plan. Requires health insurance policies,	& referred to Appropriations
		subscription contracts, and health care plans to offer and make	
		available coverage for the diagnosis and treatment of infertility and for	Assigned Approps sub: Health
		standard fertility preservation procedures, as such terms are defined	& Human Resources
		in the bill. The bill specifies that such coverage include coverage for in	
		vitro fertilization, provided that the procedures are performed at	Subcommittee recommends
		medical facilities or clinics that conform to guidelines published by	reporting (7-Y 0-N)
		the American College of Obstetricians and Gynecologists or the	
		American Society for Reproductive Medicine for in vitro fertilization	Reported from Appropriations
		procedures. Such provisions of the bill are subject to a reenactment	(20-Y 2-N)
		clause. The bill also requires the Health Insurance Reform	
		Commission to consider such coverage in its 2025 review of the	Read third time and passed
		essential health benefits benchmark plan. The bill directs the	House (84-Y 11-N)
		Commission to include such coverage in its recommendation to the	
		General Assembly for a new essential health benefits benchmark plan	Referred to Senate Committee
			on Education and Health

unless the Commission identifies a compelling reason to exclude such coverage.	Rereferred from Education and Health to Commerce and Labor (14-Y 0-N)
	Reported from Commerce and Labor and rereferred to Finance and Appropriations (10-Y 5-N)
	Reported from Finance and Appropriations with amendment (10-Y 3-N)
	Engrossed by Senate as amended
	Passed Senate with amendment (23-Y 16-N)
	Senate Amendment agreed to by House (85-Y 9-N)
	Insurance agencies will need to ensure that health insurance policies and plans offer coverage for infertility diagnosis and treatment, including in vitro fertilization, as part of the essential health
	benefits benchmark plan, pending review and potential inclusion by the Health Insurance Reform Commission in 2025.

HB 1628	P&C	Fire insurance; assignment of claims prohibited.	Assigned Labor & Commerce Subcommittee #1
		Patron Introduced by: Karen Keys-Gamarra (Chief Patron)	Reported from Labor and Commerce (22-Y 0-N)
		Summary As Introduced Fire insurance; assignment of claims prohibited. Prohibits a fire insurance policy or a fire insurance policy in combination with other coverages from assigning or otherwise transferring, in whole or in part, to any other person the duties, rights, or benefits of the insured under	Introduced on behalf of the Mutual Assurance Company and VAMIC
		the policy arising from a claim or covered loss without written consent of the insurer. Any such contract provision is void and unenforceable under the bill.	Passed the Full House & Engrossed
			Referred to Committee on Commerce and Labor in Senate
			Reported from Commerce and Labor (15-Y 0-N)
			Constitutional reading dispensed (on 2nd reading) (39-Y 0-N)
			Passed Senate (40-Y 0-N)
			Signed by Speaker and President
HB1636	P&C	Civil immunity; health care professionals, professional prog related to career fatigue & wellness.	Assigned to subcommittee Health Professions
		Patron Introduced by: Patrick A. Hope (Chief Patron)	Reported from full committee 21Y 0N

		Summary As Introduced Civil immunity; health care professionals; professional programs related to career fatigue and wellness. Expands civil immunity for persons who participate in professional programs related to career fatigue and wellness for health care professionals to include those who participate in programs for (i) any health care professionals licensed, registered, or certified by the Department of Health Professions or (ii) students enrolled in programs that are prerequisites to licensure, registration, or certification by the Department of Health Professions. Under current law, civil immunity extends only to persons participating in programs for (a) professionals licensed, registered, or certified by the Boards of Dentistry, Medicine, Nursing, or Pharmacy or (b) students enrolled in a school of dentistry, dental hygiene, medicine, osteopathic medicine, nursing, or pharmacy.	Read first timeRead twice and engrossedRead third time and passed House (97-Y O-N)Referred to Committee on Education and Health in SenateAssigned Education sub: Health ProfessionsReported from Education and Health (15-Y O-N)Passed Senate (40-Y O-N)
HB 1639	Health	Health insurance; tobacco surcharge, removes sunset. Patron Introduced by: Patrick A. Hope (Chief Patron) Summary As Introduced Health insurance; tobacco surcharge; sunset. Removes the January 1, 2026, sunset on provisions of current law that eliminate the authority of a health carrier to vary its premium rates based on tobacco use.	Assigned Labor & Commerce Subcommittee #1 Reported from Labor and Commerce with substitute (22- Y 0-N) Read twice and engrossed by the full House Read third time and passed House (58-Y 39-N)

			Constitutional reading dispensed (on 1st reading) Referred to Committee on Commerce and Labor in Senate Reported from Commerce and Labor (15-Y 0-N) Constitutional reading dispensed (on 2nd reading) (40-Y 0-N) Passed Senate (40-Y 0-N)
HB 1641	Health	State plan for medical assistance services and health insurance; pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections and pediatric acute-onset neuropsychiatric syndrome. Patrons All PatronsMore info Introduced by: <u>Patrick A. Hope (Chief Patron)</u> Summary As Introduced State plan for medical assistance services and health insurance; pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections and pediatric acute-onset neuropsychiatric syndrome. Directs the Board of Medical Assistance Services to amend the state plan for medical assistance for the prophylaxis, diagnosis, and treatment of pediatric autoimmune	Assigned Labor & Commerce Committee Reported 20 - 0 and sent to the House Appropriations Committee Sent to Appropriations Committee Assigned Approps sub: Health & Human Resources Subcommittee recommends reporting (6-Y 0-N)
		neuropsychiatric disorders associated with streptococcal infections (PANDAS) and pediatric acute-onset neuropsychiatric syndrome	Reported from Appropriations (22-Y 0-N)

(PANS) that includes payment for treatment using antimicrobials,	
medication, and behavioral therapies to manage neuropsychiatric	Read third time and passed
symptoms, immunomodulating medicines, plasma exchange, and intravenous immunoglobulin therapy.	House (97-Y 0-N)
The bill also requires each insurer proposing to issue individual or	Passed House (99-Y 0-N)
group accident and sickness insurance policies providing hospital,	
medical and surgical, or major medical coverage on an expense-	Referred to Senate Committee
incurred basis; each corporation providing individual or group	on Commerce and Labor
accident and sickness subscription contracts; and each health	
maintenance organization providing a health care plan for health care	Reported from Commerce and
services to provide coverage for the prophylaxis, diagnosis, and	Labor and rereferred to
treatment of PANDAS and PANS. The bill requires such coverage to	Finance and Appropriations
include coverage for treatment using antibiotics, medication, and	(15-Y 0-N)
behavioral therapies to manage neuropsychiatric symptoms,	
immunomodulating medicines, plasma exchange, and intravenous	Reported from Finance and
immunoglobulin therapy.	Appropriations (14-Y 0-N)
The bill prohibits an insurer, corporation, or organization from (i)	
denying or delaying the coverage of PANDAS or PANS because the	Passed Senate (40-Y 0-N)
enrollee previously received treatment or because the enrollee was	
diagnosed with or received treatment for his condition under a	Key takeaway: Insurance
different diagnostic name, including autoimmune encephalopathy; (ii)	companies will be required to
limiting coverage of immunomodulating therapies for the treatment of	provide coverage for the
PANDAS or PANS in a manner that is inconsistent with the treatment	diagnosis, prophylaxis, and
guidelines developed by a consortium convened for the purposes of	treatment of PANDAS and
researching, identifying, and publishing best practice standards for	PANS, including antibiotics,
diagnosis and treatment of PANDAS or PANS that are accessible for	medication, behavioral
medical professionals and are based on evidence of positive patient	therapies, and
outcomes; (iii) requiring a trial of therapies that treat only	immunomodulating
neuropsychiatric symptoms before authorizing coverage of	treatments, and must ensure
immunomodulating therapies for the treatment of PANDAS or PANS;	that coverage is not denied or
or (iv) denying coverage for out-of-state treatment if the service is not	delayed based on previous
available within the Commonwealth. This bill is a recommendation of	treatments or diagnoses, with
the Health Insurance Reform Commission.	specific guidelines for therapy
	coverage starting in 2026.

HB 1682	P&C	Surplus lines broker, person not subject to annual taxes, etc.	Assigned Finance
		Patron	Subcommittee #2
		Introduced by: Laura Jane Cohen (Chief Patron)	Subcommittee recommends reporting (8-Y 0-N)
		Summary As Introduced	
		Surplus lines broker taxes. Provides that any surplus lines broker or any person required to be licensed as one shall not be subject to the annual taxes, license taxes, or penalties under current law for any	Reported from Finance (22-Y 0-N)
		policy of insurance procured during the preceding calendar year on behalf of a commuter rail system jointly operated by the Northern	Read second time and engrossed
		Virginia Transportation Commission and the Potomac and	
		Rappahannock Transportation District.	Read third time and passed House (97-Y 0-N)
			Referred to Committee on
			Commerce and Labor in Senate
			Reported from Commerce and Labor with substitute and
			rereferred to Finance and
			Appropriations (15-Y 0-N)
			Reported from Finance and Appropriations (13-Y 0-N)
			Constitutional reading dispensed (on 2nd reading)
			(40-Y 0-N)
			Engrossed by Senate - committee substitute

			Passed Senate with substitute (39-Y 0-N)
			Senate substitute agreed to by House (Y-88 N-1 A-0)
HB 1778	All Lines	Insurance agents; appointments and terminations.	Assigned Labor & Commerce Subcommittee #1
		Patron Introduced by: Richard C. "Rip" Sullivan, Jr. (Chief Patron)	Reported from Labor and Commerce (22-Y 0-N)
		Summary As Introduced Insurance agents; appointments and terminations. Amends the process for the appointment of insurance agents and agencies by insurers as administered by the Bureau of Insurance of the State	Introduced on behalf of the Bureau of Insurance
		Corporation Commission. The bill also revises certain requirements of an insurer or authorized representative that terminates an appointment of an agent that is found to have engaged in conduct	Read twice and engrossed by the full House
		prohibited by existing law.	Read third time and passed House (96-Y 0-N)
			Passed House (97-Y 0-N 0-A)
			Referred to Committee on Commerce and Labor in Senate
			Reported from Commerce and Labor (10-Y 3-N 1-A)
			Constitutional reading dispensed (on 2nd reading) (40-Y 0-N)

			Passed Senate (36-Y 3-N 1-A)
HB 1828	Health	Health insurance; cost sharing for breast examinations.	Assigned Labor & Commerce
		Patron	Subcommittee #1
		Introduced by: Shelly A. Simonds (Chief Patron)	Subcommittee recommends reporting with substitute and
		Summary As Introduced	referred to Appropriations (7-Y
		Health insurance; cost sharing for breast examinations. Prohibits	0-N)
		health insurance carriers from imposing cost sharing for diagnostic	
		breast examinations and supplemental breast examinations, as those	Reported from Labor and
		terms are defined in the bill, under certain insurance policies,	Commerce with substitute and
		subscription contracts, and health care plans delivered, issued for delivery, or renewed in the Commonwealth on and after January 1, 2026. The bill provides that such examinations include examinations	referred to Appropriations (22- Y 0-N)
		using diagnostic mammography, breast magnetic resonance imaging,	Assigned Approps sub: Health
		or breast ultrasound. This bill is a recommendation of the Health Insurance Reform Commission.	& Human Resources
			Reported from Appropriations (22-Y 0-N)
			Engrossed by House -
			committee substitute
			Read third time and passed
			House (97-Y 0-N)
			Passed House (99-Y 0-N)
			Referred to Senate Committee
			on Commerce and Labor
			Reported from Commerce and Labor (15-Y 0-N)

			Constitutional reading dispensed (on 2nd reading) (39-Y 0-N) Passed Senate (40-Y 0-N)
HB 1841	Health	Motor vehicle sales and use tax; abandoned vehicles not sold at auction. Patron Introduced by: Scott A. Wyatt (Chief Patron) Summary As Introduced Motor vehicle sales and use tax; abandoned vehicles not sold at auction. Clarifies the basis by which the motor vehicle sales and use tax is calculated in cases where a person is applying for a title to an abandoned motor vehicle that is in their possession and did not sell at auction.	Assigned Finance Subcommittee #2 Subcommittee recommends reporting (8-Y 0-N) Reported out by full Finance Committee (22-Y 0-N) Read second time and engrossed Read third time and passed House (97-Y 0-N) Referred to Committee on Finance and Appropriations in Senate Reported from Finance and Appropriations (15-Y 0-N)
			Constitutional reading dispensed (on 2nd reading) (40-Y 0-N) Passed Senate (39-Y 0-N)

HB1923	Health	Health insurance; reimbursement for services rendered by certain	Assigned Labor & Commission
		practitioners, etc.	Subcommittee #1
		All Patrons	Subcommittee recommends
		Introduced by: Jeion A. Ward (Chief Patron)	reporting with substitute and
			referred to Appropriations (5-Y
		Summary As Introduced	2-N)
		Health insurance; reimbursement for services rendered by certain	Demonstratificante la chamanad
		practitioners other than physicians. Requires health insurers and health service plan providers whose policies or contracts cover	Reported from Labor and Commerce with substitute and
		services that may be legally performed by a licensed certified midwife	referred to Appropriations (22-
		or licensed professional midwife to provide equal coverage for such	Y 0-N)
		services. The bill requires the reimbursement for a service provided by	
		certain licensed practitioners listed in current law to be in the same	Assigned Approps sub: Health
		amount as the reimbursement paid under the policy to a licensed	& Human Resources
		physician performing such service in the area served.	Subcommittee recommends
			reporting (6-Y 0-N)
			Reported from Appropriations
			(22-Y 0-N)
			Engrossed by House -
			committee substitute
			Read third time and passed
			House (97-Y 0-N)
			Passed House (99-Y 0-N)
			Deferred to Consta Committee
			Referred to Senate Committee on Commerce and Labor

		Patrons Introduced by: <u>Destiny LeVere Bolling (Chief Patron)</u>	
HB 1933	WC	Workers' compensation; throat cancer.	House Labor & Commerce sub – committee #2
			Conference report agreed to by House (96-Y 0-N 0-A)
			Delegates: Ward, Mundon King, Webert
			Conferees appointed by House
			House acceded to request
			Senate insisted on substitute (40-Y 0-N)
			Senate substitute rejected by House (0-Y 96-N)
			Passed Senate with substitute (40-Y 0-N)
			Engrossed by Senate - committee substitute
			dispensed (on 2nd reading) (39-Y 0-N)
			Constitutional reading
			Reported from Commerce and Labor with substitute (15-Y 0- N)

Summary As Introduced Workers' compensation; throat cancer. Provides that for the purposes of the workers' compensation presumption as to death or disability from certain types of cancer, throat cancer includes cancer that forms in the tissues of the pharynx, larynx, adenoid, tonsil, esophagus, trachea, nasopharynx, oropharynx, or hypopharynx.	Subcommittee recommends reporting and referred to Appropriations (8-Y 0-N) Reported from Labor and Commerce and referred to Appropriations (21-Y 0-N)
	Assigned Approps sub: Compensation and Retirement
	Subcommittee recommends reporting (7-Y 0-N)
	Subcommittee recommends reporting with amendment(s) (7-Y 0-N)
	Reported from Appropriations with amendment(s) (21-Y 0-N)
	Engrossed by House as amended
	Read third time and passed House (97-Y 0-N)
	Passed House (99-Y 0-N)
	Referred to Senate Committee on Commerce and Labor
	Reported from Commerce and Labor with substitute and

			rereferred to Finance and
			Appropriations (15-Y 0-N)
			Reported from Finance and
			Appropriations with
			amendment (14-Y 0-N)
			Constitutional reading
			dispensed (on 2nd reading)
			(39-Y 0-N)
			Engrossed by Senate -
			committee substitute as
			amended
			Passed Senate with substitute
			with amendment (40-Y 0-N)
			Senate substitute with
			amendment agreed to by
			House (96-Y 1-N 0-A)
HB 2000	P&C	Dam Safety, Flood Prevention and Protection Assistance; Dam Safety	Assigned Agriculture,
		Act; powers and duties of the Department of Conservation and	Chesapeake and Natural
		Recreation; rights and requirements of dam owners; civil penalty.	Resources
		Patron	Subcommittee recommends
		Introduced by: <u>Amy J. Laufer (Chief Patron)</u>	reporting with amendment(s)
			and referring to Appropriations
		Summary As Introduced	(10-Y 0-N)
		Dam Safety, Flood Prevention and Protection Assistance; Dam	
		Safety Act; powers and duties of the Department of Conservation	Reported from Agriculture,
		and Recreation; rights and requirements of dam owners; civil	Chesapeake and Natural
		penalty. Amends various provisions of the Dam Safety Act to	Resources with amendment(s)

	streamline the Department of Conservation and Recreation's	and referred to Appropriations
	enforcement powers for impounding structures under the Act and	(22-Y 0-N)
	clarifies the Department's powers and duties during an active dam	
	failure. The bill also makes changes to a dam owner's responsibilities	Assigned Approps sub:
	under the Act, including adding additional requirements to obtain a	Commerce Agriculture &
	general permit for a low hazard impounding structure, making a dam	Natural Resources
	owner responsible for ensuring that his impounding structure that	
	presents an imminent danger has a safety inspection performed as	Reported from Appropriations
	provided in the bill, and allowing a dam owner to identify the dam	(19-Y 3-N)
	break inundation zone of his impounding structure by providing the	
	limits of the dam break inundation zone in lieu of filing a map. The bill	Engrossed by House as
	also changes certain criteria for applicants to receive funds from the	amended
	Dam Safety, Flood Prevention and Protection Assistance Fund,	
	including the project match requirements for grants or loans. Finally,	Read third time and passed
	the bill repeals the provisions providing civil penalties for violating the	House (87-Y 11-N)
	provisions of the Act.	
		Referred to Senate Committee
		on Agriculture, Conservation
		and Natural Resources
		Reported from Agriculture,
		Conservation and Natural
		Resources and rereferred to
		Finance and Appropriations
		(15-Y 0-N)
		Reported from Finance and
		Appropriations (14-Y 0-N)
		Constitutional reading
		dispensed (on 2nd reading)
		(40-Y 0-N)
		Passed Senate (39-Y 0-N)

			Reconsideration of Senate passage agreed to by Senate (39-Y 0-N)
			Passed Senate (39-Y 0-N)
			Key takeaway: Insurance companies may be impacted by changes to the Dam Safety Act, which streamline enforcement and impose new responsibilities on dam owners for safety inspections and flood zone identification, potentially affecting liability coverage and claims related to dam safety and flood prevention projects.
HB 2060	WC	Workers' compensation benefits; post-traumatic stress disorder, anxiety disorder, or depressive disorder incurred by law-enforcement officers and firefighters.	Assigned to House Labor & Commerce sub – committee #2
		Patron	Subcommittee recommends reporting and referred to
		Introduced by: Paul E. Krizek (Chief Patron)	Appropriations (8-Y 0-N)
		Summary As Introduced Workers' compensation benefits; post-traumatic stress disorder, anxiety disorder, or depressive disorder incurred by law- enforcement officers and firefighters. Increases from 52 weeks to	Reported from Labor and Commerce and referred to Appropriations (20-Y 1-N)
		104 weeks the maximum duration after the date of diagnosis that workers' compensation benefits are payable for anxiety disorder or depressive disorder incurred by law-enforcement officers and firefighters acting in the line of duty. The bill also increases from 52 weeks to 500 weeks the maximum duration after the date of diagnosis	Assigned Approps sub: Compensation and Retirement

		that workers' compensation benefits are payable for post-traumatic stress disorder incurred by law-enforcement officers and firefighters acting in the line of duty.	Subcommittee recommends reporting with amendment(s) (7-Y 0-N) Reported from Appropriations
			with amendment(s) (21-Y 0-N)
			Engrossed by House as amended
			Read third time and passed House (99-Y 0-N)
			Referred to Senate Committee on Commerce and Labor
			Reported from Commerce and Labor and rereferred to Finance and Appropriations (15-Y 0-N)
			Passed by indefinitely in Finance and Appropriations (11-Y 3-N)
HB 2083	Health	Pregnant qualified individuals; Va. Health Benefit Exchange to establish special enrollment period.	Referred to Committee on Labor and Commerce
		Patrons	Assigned L & C sub:
		Introduced by: Irene Shin (Chief Patron)	Subcommittee #1
		Summary As Passed House Virginia Health Benefit Exchange; special enrollment period for pregnancy. Requires the Virginia Health Benefit Exchange to establish by January 1, 2026, a special enrollment period for a pregnant	Subcommittee recommends reporting with substitute (6-Y 0- N)

		qualified individual to enroll in a qualified health plan at any time after the commencement of the pregnancy.	Reported from Labor and Commerce with substitute (22- Y 0-N)
			Read third time and passed House (97-Y 0-N)
			Referred to Senate Committee on Commerce and Labor
			Reported from Commerce and Labor (15-Y 0-N) Rules suspended
			Passed Senate (40-Y 0-N)
HB2097	Health	Health insurance; coverage requirements for prostate cancer screenings.	Assigned Labor & Commission sub: Subcommittee #1
		All Patrons Introduced by: <u>Terry L. Austin (Chief Patron)</u>	Subcommittee recommends reporting with substitute (7-Y 0- N)
		Summary As Introduced Health insurance; coverage requirements for prostate cancer screenings. Updates existing mandated coverage requirements for prostate cancer screenings to reflect updated tests and guidelines from the American Cancer Society, while also removing certain	Reported from Labor and Commerce with substitute (22- Y 0-N)
		references to American Cancer Society Guidelines. Updated coverage requirements apply to health care coverage companies, the health care coverage plan for state employees, and the state plan for medical	Engrossed by House - committee <u>substitute</u>
		assistance services. This bill is a recommendation of the Health Insurance Reform Commission.	Read third time and passed House (97-Y 0-N)
			Referred to Senate Committee on Commerce and Labor

			Reported from Commerce and Labor (15-Y 0-N)
			Constitutional reading dispensed (on 2nd reading) (39-Y 0-N)
			Passed Senate (40-Y 0-N)
HB 2205	P&C	Vehicle owners; proof of financial responsibility in the future.	Referred to Committee on Transportation
		Patron Introduced by: <u>Terry G. Kilgore (Chief Patron)</u>	Assigned Trans sub: Department of Motor Vehicles
		Summary As Introduced Department of Motor Vehicles; proof of financial responsibility in the future. Clarifies when a vehicle owner is required to furnish proof of financial responsibility or proof of financial responsibility in the	Subcommittee recommends reporting (8-Y 0-N)
		future. The bill specifies the forms required when providing proof of financial responsibility in the future.	Reported from Transportation (22-Y 0-N)
			Read third time and passed House (97-Y 0-N)
			Passed House (99-Y 0-N)
			Referred to Senate Committee on Transportation
			Reported from Transportation (13-Y 0-N)
			Passed Senate (40-Y 0-N)

			Same as SB959
HB2256 Auto	Auto	Motor vehicle accident; increases damage threshold.	Assigned Trans sub: Highway Safety and Policy
		All Patrons	
		Introduced by: Michelle Lopes Maldonado (Chief Patron)	Subcommittee recommends reporting with amendment(s)
		Summary As Introduced	(6-Y 0-N)
		Report of motor vehicle accident; damage threshold. Increases from	
		\$1,500 to \$3,000 the property damage threshold at which law enforcement is required to forward a written report of a motor vehicle	Reported from Transportation with amendment(s) (22-Y 0-N
		accident to the Department of Motor Vehicles.	
		accident to the Department of Hotor Venicies.	Engrossed by House as amended
			Read third time and passed
			House (97-Y 0-N)
			Reconsideration of passage
			agreed to by House
			Passed House (99-Y 0-N)
			Referred to Senate Committe for Courts of Justice
			Reported from Courts of
		Justice with substitute (9-Y 6- N)	
		Committee substitute printed	
			25106974D-S1

			Constitutional reading dispensed (on 2nd reading) (39-Y 0-N) Committee substitute reconsidered (40-Y 0-N) Show links Committee substitute reconsidered (39-Y 0-N) Passed Senate (24-Y 15-N)
HB 2351	Civil Litigation	Civil litigation; suspension bonds and irrevocable letters of credit Patron Introduced by: Phil M. Hernandez (Chief Patron) Summary As Passed Civil litigation; suspension bonds and irrevocable letters of credit upon appeal. Increases the cap currently in place for suspension bonds and irrevocable letters of credit for appellants during the pendency of an appeal of a civil action from \$25 million to \$200 million. The bill also requires, beginning April 1, 2028, and at each three-year interval ending on April 1 thereafter, this monetary cap to be adjusted to reflect the change in the Consumer Price Index for All	Referred to Committee for Courts of Justice Assigned Courts sub: Civil Subcommittee recommends reporting (8-Y 0-N) Reported from Courts of Justice (17-Y 0-N) Read third time and passed House (97-Y 0-N) Reconsideration of passage
		Urban Consumers as published by the Bureau of Labor Statistics of the U.S. Department of Labor.	agreed to by House Passed House (99-Y 0-N) Referred to Senate Committee for Courts of Justice

			Reported from Courts of Justice with substitute (14-Y 1- N)
			Committee substitute printed 25107051D-S1
			Rules suspended
			Constitutional reading dispensed (on 2nd reading) (40-Y 0-N)
			Passed Senate with substitute (27-Y 12-N)
			Senate substitute agreed to by House (63-Y 32-N)
			Bill text as passed House and Senate (HB2351ER)
HB 2371	Health	Health insurance; coverage for contraceptive drugs and devices.	Referred to Committee on Labor and Commerce
		Patron	
		Introduced by: <u>Candi Mundon King (Chief Patron)</u>	Assigned to Labor & Commission Subcommittee #1
		Summary As Introduced	
		Health insurance; coverage for contraceptive drugs and	Subcommittee recommends
		devices. Requires health insurance carriers to provide coverage,	reporting with amendment(s)
		under any health insurance contract, policy, or plan that includes	and referring to Appropriations
		coverage for prescription drugs on an outpatient basis, for	(5-Y 1-N)
		contraceptive drugs and contraceptive devices, as defined in the bill,	Departed from Lober and
		including those available over-the-counter. The bill prohibits a health	Reported from Labor and Commerce with amendment(s)
		insurance carrier from imposing upon any person receiving	Commerce with amenument(S)

contraceptive benefits pursuant to the provisions of the bill any copayment, coinsurance payment, or fee, except in certain circumstances.	and referred to Appropriations (15-Y 7-N)
	Assigned Approps sub: Health & Human Resources
	Reported from Appropriations (18-Y 3-N)
	Engrossed by House as amended
	Read third time and passed House (70-Y 27-N)
	Referred to Senate Committee on Commerce and Labor
	Reported from Commerce and Labor and rereferred to Finance and Appropriations (9-Y 6-N)
	Reported from Finance and Appropriations with substitute (11-Y 3-N)
	Constitutional reading dispensed (on 2nd reading) (39-Y 0-N)
	Finance and Appropriations Substitute rejected
	Passed Senate (24-Y 16-N)

HB 2372	Health	Joint Commission on Health Care; duty to study proposed health insurance mandates.	Referred to Committee on Rules
			nules
		Patron	Reported from Rules and
		Introduced by: Mark D. Sickles (Chief Patron)	referred to Appropriations (14-
			Y 0-N)
		Summary As Introduced Joint Commission on Health Care; duty to study proposed health	Assigned Approps sub: Health
		insurance mandates. Shifts the duty to assess, analyze, and evaluate	& Human Resources
		the social and economic costs and benefits of any proposed	Reported from Appropriations
		mandated health insurance benefit or mandated provider that is currently assigned to the Joint Legislative Audit and Review	(22-Y 0-N)
		Commission to the Joint Commission on Health Care.	Moved from Uncontested
			Calendar to Regular Calendar
			Read third time and passed House (85-Y 11-N)
			Referred to Senate Committee on Rules
			Reported from Rules and
			rereferred to Finance and
			Appropriations (15-Y 0-N)
			Reported from Finance and
			Appropriations (14-Y 0-N)
			Constitutional reading
			dispensed (on 2nd reading)
			(40-Y 0-N)
			Passed Senate (39-Y 0-N)

			Reconsideration of Senate passage agreed to by Senate (39-Y 0-N)
			Passed Senate (39-Y 0-N)
HB 2392	Health	Health insurance; pharmacy benefits managers; definition of covered entity.	Referred to Committee on Labor and Commerce
		Patron Introduced by: <u>Mark D. Sickles (Chief Patron)</u>	Assigned to Labor & Commission Subcommittee #1
		Summary As Introduced Health insurance; pharmacy benefits managers; definition of	Subcommittee recommends reporting (7-Y 0-N)
		covered entity. Removes hospitals, as defined in existing law, from the exemption to the definition of covered entity for the purposes of existing law relating to pharmacy benefits managers.	Reported from Labor and Commerce (22-Y 0-N)
			Read third time and passed House (97-Y 0-N)
			Passed House (99-Y 0-N)
			Referred to Senate Committee on Commerce and Labor
			Reported from Commerce and Labor (15-Y 0-N)
			Constitutional reading dispensed (on 2nd reading) (39-Y 0-N)
			Passed Senate (40-Y 0-N)

HB 2458	Division of Motor	Vehicles used for agricultural purposes.	Committee Referral Pending
	Vehicles	Patron	Referred to Transportation
		Introduced by: Israel D. O'Quinn (Chief Patron)	Committee
		Summary As Introduced	Assigned Trans sub:
		Vehicles used for agricultural purposes. Provides that trailers and semitrailers used for certain agricultural purposes may be operated	Department of Motor Vehicles
		without tail lights or brake lights on the highways of the Commonwealth between sunrise and sunset, provided that such	Read first time
		trailer or semitrailer has affixed to the rear end either (i) two or more	Engrossed by House -
		reflectors of a type approved by the Superintendent of State Police or (ii) at least 100 square inches of solid reflectorized material. The bill	committee substitute
		also clarifies that the prohibition on operating a vehicle without	Read third time and passed
		registering it or displaying the issued license plates also applies to the failure to display a permanent farm use placard assigned to such	House (97-Y 0-N)
		vehicle. Existing law authorizes a court to dismiss a summons for such a violation if proof of compliance is provided to the court on or before	Passed House (99-Y 0-N)
		the court date.	Referred to Senate Committee on Transportation
			Reported from Transportation with amendment (13-Y 0-N 2- A)
			Constitutional reading dispensed (on 2nd reading) (39-Y 0-N)
			Transportation Amendment rejected
			Passed Senate with amendments (33-Y 6-N)

			Senate Amendments agreed to by House (92-Y 3-N)
HB 2475	Safety	Use of safety belt systems.	Committee Referral Pending
		Patron Introduced by: <u>Karen Keys-Gamarra (Chief Patron)</u>	Referred to Transportation Committee
		Summary As Introduced Use of safety belt systems. Requires all adult passengers in a motor vehicle equipped with a safety belt system to wear such safety belt	Assigned Trans sub: Highway Safety and Policy
		system when the motor vehicle is in motion on a public highway. Current law requires adult passengers to wear such safety belts when occupying the front seat.	Subcommittee recommends reporting (4-Y 1-N)
			Reported from Transportation (12-Y 10-N)
			Read third time and passed House (65-Y 33-N)
			Referred to Senate Committee on Transportation
			Reported from Transportation (11-Y 3-N 1-A)
			Constitutional reading dispensed (on 2nd reading) (39-Y 0-N)
			Passed Senate (22-Y 17-N)
HB 2525	Health	Health insurance; electronic prior authorization; work group; report.	Assigned L & C sub: Subcommittee #1
		Patron	

		Introduced by: <u>Hyland F. "Buddy" Fowler, Jr. (Chief Patron)</u> Summary As Introduced	Subcommittee recommends reporting (7-Y 0-N)
		Health insurance; electronic prior authorization; work group;	Reported from Labor and
		report. Requires that the online process a carrier is required by existing law to establish and maintain beginning July 1, 2025, link	Commerce (22-Y 0-N)
		directly to real-time patient out-of-pocket costs for the prescription drug. The bill also modifies the requirements and reporting timeline of the work group on electronic prior authorization established by the	Read third time and passed House (97-Y 0-N)
		State Corporation Commission's Bureau of Insurance pursuant to	Passed House (99-Y 0-N)
		existing law.	Referred to Senate Committee on Commerce and Labor
			Reported from Commerce and Labor (15-Y 0-N)
			Constitutional reading dispensed (on 2nd reading) (40-Y 0-N)
			Passed Senate (40-Y 0-N)
HB2531	Paid Leave	Paid family and medical leave insurance program; definitions, notice	Reported from Labor and
	Insurance Program	requirements, civil action.	Commerce and referred to Appropriations (12-Y 10-N)
		Patrons	
		Introduced by: Briana D. Sewell (Chief Patron)	Assigned Approps sub:
			Commerce Agriculture &
		Summary As Passed House	Natural Resources
		Paid family and medical leave insurance program; notice	
		requirements; civil action. Requires the Virginia Employment Commission to establish and administer a paid family and medical leave insurance program with benefits beginning January 1, 2028.	Reported from Appropriations with substitute (12-Y 10-N)

HB 2769	Life and Health	Life or health insurances; unfair discrimination, pre-exposure prophylaxis for prevention of HIV.	Referred to Committee on Labor and Commerce
			Bill text as passed House and Senate (HB2531ER)
			Passed Senate (21-Y 18-N)
			Reconsideration of Senate passage agreed to by Senate (39-Y 0-N)
			Passed Senate (22-Y 17-N)
			Constitutional reading dispensed (on 2nd reading) (40-Y 0-N)
			Reported from Finance and Appropriations (10-Y 5-N)
		individuals the option of participating in the program.	Reported from Commerce and Labor and rereferred to Finance and Appropriations (9-Y 6-N)
		amount is required to be adjusted annually to reflect changes in the statewide average weekly wage. The bill caps the duration of paid leave at 12 weeks in any application year and provides self-employed	Referred to Senate Committee on Commerce and Labor
		program is provided through premiums assessed to employers and employees beginning January 1, 2027. The bill provides that the amount of a benefit is 80 percent of the employee's average weekly wage, not to exceed 120 percent of the state weekly wage, which	Read third time and passed House (51-Y 47-N)
		Under the program, benefits are paid to covered individuals, as defined in the bill, for family and medical leave. Funding for the	Engrossed by House - committee substitute

		Patrons Introduced by: Jeion A. Ward (Chief Patron) Summary As Introduced Life insurance; health insurance; unfair discrimination; pre- exposure prophylaxis for prevention of human immunodeficiency virus. Prohibits any person from refusing to insure, refusing to continue to insure, or limiting the amount or extent of life insurance or accident and sickness insurance coverage available to an individual or charge an individual a different rate for the same coverage based solely on the status of such individual as having received pre-exposure prophylaxis for the prevention of human immunodeficiency virus.	Assigned L & C sub: Subcommittee #1 Subcommittee recommends reporting (4-Y 3-N) Reported from Labor and Commerce (12-Y 10-N) Read third time and passed House (53-Y 44-N) Referred to Senate Committee on Commerce and Labor Reported from Commerce and Labor (11-Y 4-N) Rules suspended Passed Senate (24-Y 15-N)
HJ 434	Coastal Storm Management	Coastal storm risk management studies; non-federal sponsor contributions by localities. Patron	Referred to Committee on Rules Reported from Rules with
		Introduced by: Michael B. Feggans (Chief Patron) Summary As Introduced Study; JLARC; non-federal sponsor contributions by localities to conduct coastal storm risk management studies; report. Directs the Joint Legislative Audit and Review Commission (JLARC) to study the methodology for determining the monetary contributions by localities or other non-federal sponsors to the total cost of coastal storm risk management studies. The study also directs JLARC to determine whether a separate fund should be established to support and	amendment(s) (13-Y 0-N) Moved from Uncontested Calendar to Regular Calendar Agreed to by House (69-Y 27- N) Referred to Senate Committee on Rules

		manage cost-share requests from non-federal sponsors for such studies.	Reported from Rules (Voice Vote) Reading waived (on 2nd reading) (39-Y 0-N) Agreed to by Senate by voice vote
HJ 437	Flood	Study; reestablishes the Joint Subcommittee on Recurrent Flooding; report. Patron Introduced by: Kelly K. Convirs-Fowler (Chief Patron) Summary As Introduced Study; reestablishes the Joint Subcommittee on Recurrent Flooding; report. Reestablishes the Joint Subcommittee on Recurrent Flooding, which sunset in 2023, to continue its work through the 2026 interim.	Referred to Committee on RulesReported from Rules (11-Y 4-N)Agreed to by House (72-Y 24-N)Referred to Senate Committee on RulesReported from Rules (Voice Vote)Reading waived (on 2nd reading) (39-Y 0-N)Agreed to by Senate by voice vote
Senate	Propos	als	
SB 774	Health	Essential health benefits benchmark plan review; members of stakeholder work group.	Referred to Committee on Rules

Patron	Reported 15-Y 0-N by full
Introduced by: Scott A. Surovell (Chief Patron)	committee; Read twice &
	engrossed by the full House
Summary As Introduced	
Essential health benefits benchmark plan review; stakeholder work	Rules suspended
group. Requires that the stakeholder work group convened by the	
Bureau of Insurance of the State Corporation Commission for the	Constitutional reading
essential health benefits benchmark plan review consist of members	dispensed (on 1st reading) (40-
who possess demonstrated and acknowledged expertise in health	Y 0-N)
benefit plan design, actuarial science, population health, patient	
advocacy, or advocating for or assisting enrollees in individual or	Read third time and passed
small group health coverage. The bill requires the work group to consider factors including (i) coverage denial rates of benefits that are	Senate (40-Y 0-N)
not covered under the current benchmark plan; (ii) the utilization of mandated benefits; (iii) the projected impact of a proposed mandate	Placed on Calendar
on the prevalence of medical need, the urgency of such medical need,	Referred to House Committee
and any disproportionate disease burden borne by different	on Labor and Commerce
subpopulations; (iv) the projected cost of each proposed mandate;	
and (v) other data as determined by the work group. This bill is a	Assigned L & C sub:
recommendation of the Health Insurance Reform Commission.	Subcommittee #1
	Subcommittee recommends
	reporting (7-Y 0-N)
	Reported from Labor and
	Commerce (22-Y 0-N)
	Passed House (97-Y 0-N)
	Bill text as passed Senate and House (SB774ER)
	Insurance companies may need to consider the outcomes

			of the stakeholder work group's review of the essential health benefits benchmark plan, which will assess factors such as coverage denial rates, benefit utilization, medical need impact, and the cost of proposed mandates.
SB 780	Health	Health insurance; coverage for contraceptive drugs and devices. Patron	Referred to Committee on Commerce and Labor
		Introduced by: Jennifer D. Carroll Foy (Chief Patron) Summary As Introduced	Reported out 9 to 6 and sent to the Senate Finance Committee
		Health insurance; coverage for contraceptive drugs and devices. Requires health insurance carriers to provide coverage, under any health insurance contract, policy, or plan that includes coverage for	Reported by full committee (10-Y 0-N)
		prescription drugs on an outpatient basis, for contraceptive drugs and contraceptive devices, as defined in the bill, including those available	Rules suspended
		over-the-counter. The bill prohibits a health insurance carrier from imposing upon any person receiving contraceptive benefits pursuant to the provisions of the bill any copayment, coinsurance payment, or fee, except in certain circumstances.	Constitutional reading dispensed (on 1st reading) (40- Y 0-N)
			Engrossed by Senate as amended
			Read third time and passed Senate (21-Y 17-N)
			Placed on Calendar
			Referred to House Committee on Labor and Commerce

			Reported from Labor and Commerce with amendment(s) (15-Y 6-N)Passed House with amendment (67-Y 30-N)House amendment agreed to by Senate (24-Y 11-N)Reconsideration of House amendment agreed to by Senate (24-Y 11-N)House Amendment agreed to by Senate (24-Y 11-N)House Amendment agreed to by Senate (24-Y 11-N)Bill text as passed Senate and House (SB780ER)
SB 892	Med Mal	Medical malpractice; certification of expert witness, written opinion. Patrons Introduced by: <u>Glen H. Sturtevant, Jr. (Chief Patron)</u> Summary As Introduced Medical malpractice; certification of expert witness; written opinion. Provides that at the time of service of process of every motion for judgment, counter claim, third party claim, or warrant in debt in a medical malpractice action or every motion for judgment, counter claim, or third party claim in an action for wrongful death against a health care provider, the plaintiff shall be deemed to have obtained a written opinion signed by an expert witness stating that the defendant in the action deviated from the applicable standard of care and the	Referred to Committee for Courts of Justice Reported from Courts of Justice with substitute (15-Y 0- N) Constitutional reading dispensed (on 1st reading) (40- Y 0-N) Engrossed by Senate - committee substitute

		deviation was a proximate cause of the injuries claimed. The bill also provides that a plaintiff may have separate certifications for standard of care and causation.	Read third time and passed Senate (40-Y 0-N)Referred to House Committee for Courts of Justice Assigned Courts sub: CivilSubcommittee recommends reporting (8-Y 0-N)Reported from Courts of Justice (21-Y 0-N)Passed House (91-Y 4-N)
SB920	WC	Workers' compensation; throat cancer. Patron Introduced by: Saddam Azlan Salim (Chief Patron) Summary As Introduced Workers' compensation; throat cancer. Provides that for the purposes of the workers' compensation presumption as to death or disability from certain types of cancer, throat cancer includes cancer that forms in the tissues of the pharynx, larynx, adenoid, tonsil, esophagus, trachea, nasopharynx, oropharynx, or hypopharynx.	Referred to Committee on Commerce and Labor Reported out 15 to 0 and sent to the Senate Finance Committee Rules suspended Constitutional reading dispensed (on 1st reading) (38- Y 0-N) Engrossed by Senate as amended Rules suspended

			Constitutional reading dispensed (on 3rd reading) (39-Y 1-N)
			Passed Senate (40-Y 0-N)
			Referred to House Committee on Labor and Commerce
			Reported from Labor and Commerce (21-Y 0-N)
			Passed House (94-Y 0-N)
			Bill text as passed Senate and House (SB920ER)
			Signed by President and Speaker
SB 925	Health	Health insurance; carrier business practices; method of payment for claims.	Referred to Committee on Commerce and Labor
		Patron Introduced by: Christopher T. Head (Chief Patron)	Constitutional reading dispensed (on 1st reading) (38- Y 0-N)
		Summary As Introduced Health insurance; carrier business practices; method of payment for claims. Requires a health insurance carrier, or entity completing a transaction of behalf of the carrier, prior to paying a claim using a	Engrossed by Senate - committee substitute
		credit card or electronic funds transfer payment method that imposes a transaction or processing fee or similar charge on the provider, to notify the provider that such a fee or similar charge will apply and to	Passed the full Senate (40-Y 0-N)
		offer the provider an alternative payment method that does not impose such a fee or similar charge. If the provider elects to accept	Referred to House Committee on Labor and Commerce

		the alternative payment method, the bill specifies that the carrier is required to pay the claim using such alternative payment method.	Reported from Labor and Commerce (21-Y 0-N)
			Passed House (94-Y 0-N)
			Bill text as passed Senate and House (SB925ER)
			Signed by President and Speaker
SB 959	Safety	Department of Motor Vehicles; proof of financial responsibility in the future.	Referred to Committee on Transportation
		Patron Introduced by: <u>Glen H. Sturtevant, Jr. (Chief Patron)</u>	Reported from Transportation (13-Y 0-N)
		Summary As Introduced Department of Motor Vehicles; proof of financial responsibility in the future. Clarifies when a vehicle owner is required to furnish proof	Read twice and engrossed by the Senate
		of financial responsibility or proof of financial responsibility in the future. The bill specifies the forms required when providing proof of financial responsibility in the future.	Read third time and passed Senate (40-Y 0-N)
			Referred to House Committee on Transportation
			Reported from Transportation (20-Y 0-N)
			Passed House (94-Y 0-N)
			Bill text as passed Senate and House (SB959ER)

			Signed by President and Speaker
			Same as HB2205
SB 1132	Labor & Employment	Prospective employees; prohibiting employer seeking wage or salary history.	Referred to Committee on Commerce and Labor
		All Patrons Introduced by: <u>Jennifer B. Boysko (Chief Patron)</u>	Reported from Commerce and Labor (9-Y 6-N)
		Summary As Introduced Prohibiting employer seeking wage or salary history of prospective employees; wage or salary range transparency; cause of action. Prohibits a prospective employer from (i) seeking the wage or	Constitutional reading dispensed (on 1st reading) (40- Y 0-N)
		salary history of a prospective employee in determining the wages or salary history of a prospective employee in determining the wages or salary the prospective employee is to be paid upon hire; (iii) relying on	Read second time and engrossed
		the wage or salary history of a prospective employee in considering the prospective employee for employment; (iv) refusing to interview, hire, employ, or promote a prospective employee or otherwise	Read third time and passed Senate (21-Y 18-N)
		retaliating against a prospective employee for not providing wage or salary history; and (v) failing or refusing to disclose in each public and internal posting for each job, promotion, transfer, or other	Referred to House Committee on Labor and Commerce
		employment opportunity the wage, salary, or wage or salary range. The bill establishes a cause of action for an aggrieved prospective employee or employee and provides that an employer that violates	Assigned L & C sub: Subcommittee #2
		such prohibitions is liable to the aggrieved prospective employee or employee for statutory damages between \$1,000 and \$10,000 or actual damages, whichever is greater, reasonable attorney fees and	Subcommittee recommends reporting (5-Y 3-N)
		costs, and any other legal and equitable relief as may be appropriate.	Reported from Labor and Commerce (12-Y 10-N)
			Passed House (49-Y 47-N 1-A)

Homesinsurance. Patron Introduced by: Mark D. Obenshain (Chief Patron)Education and Health Assigned Education sub Health ProfessionsSummary As Introduced Nursing homes and certified nursing facilities; professional liability insurance. Specifies that the required minimum amount of professional liability coverage for nursing homes and certified nursing facilities is the amount per occurrence. The bill also requires suchReported from Educatio Health with substitute (2000)		Bill text as passed Senate and House (SB1132ER)
Senate (40-Y 0-N) Referred to House Common Health and Human S Assigned sub: Health Subcommittee recommon	insurance. Patron Introduced by: <u>Mark D. Obenshain (Chief Patron</u> Summary As Introduced Nursing homes and certified nursing facilities insurance. Specifies that the required minimum professional liability coverage for nursing home facilities is the amount per occurrence. The bill coverage to be noneroding, i.e., the coverage lin	Education and Health Assigned Education sub: Health Professions Reported from Education and Health with substitute (14-Y 0- N 1-A) Sand certified nursing also requires such nits are not reduced by Constitutional reading dispensed (on 1st reading) (39- Y 0-N) Rules suspended Engrossed by Senate - committee substitute Read third time and passed Senate (40-Y 0-N) Referred to House Committee on Health and Human Services Assigned sub: Health Subcommittee recommends reporting with substitute (8-Y 0-

			Reported from Health and Human Services with substitute (22-Y 0-N) Passed House with substitute (97-Y 0-N) House substitute agreed to by Senate (40-Y 0-N)
SB 1154	P&C	 Fire insurance; assignment of claims prohibited. Patron Introduced by: Mark D. Obenshain (Chief Patron) Summary As Introduced Fire insurance; assignment of claims prohibited. Prohibits a fire insurance policy or a fire insurance policy in combination with other coverages from assigning or otherwise transferring, in whole or in part, to any other person the duties, rights, or benefits of the insured under the policy arising from a claim or covered loss without written consent of the insurer. Any such contract provision is void and unenforceable under the bill. 	Referred to Committee on Commerce and Labor Reported from full Commission & Labor committee (15-Y 0-N) Constitutional reading dispensed (on 1st reading) (40- Y 0-N) Read second time and engrossed Read third time and passed Senate (38-Y 0-N) Placed on Calendar Referred to House Committee on Labor and Commerce
			Reported from Labor and Commerce (21-Y 0-N)

			Passed House (94-Y 0-N)
			Bill text as passed Senate and House (SB1154ER)
			Signed by Speaker and President
SB 1159	P&C	Motor vehicle insurance; underinsured motorist coverage; required notice.	Referred to Committee on Commerce and Labor
		Patron Introduced by: <u>Mark D. Obenshain (Chief Patron)</u>	Reported from full Commission & Labor committee (15-Y 0-N)
		Summary As Introduced Motor vehicle insurance; underinsured motorist coverage; required notice. Revises the language of the notice required to be enclosed with all motor vehicle insurance policies issued, delivered, or renewed after July 1, 2025, in the Commonwealth. The bill requires such notice	Constitutional reading dispensed (on 1st reading) (40- Y 0-N)
		to provide that the insured may choose to change the way the insured's underinsured motorist coverage is calculated.	Engrossed by Senate as amended
			Read third time and passed Senate (38-Y 0-N)
			Placed on Calendar
			Referred to House Committee on Labor and Commerce
			Assigned L & C sub: Subcommittee #1

			Subcommittee recommends reporting (7-Y 0-N) Reported from Labor and Commerce (22-Y 0-N) Passed House (97-Y 0-N) Bill text as passed Senate and House (SB1159ER)
SB 1164	Health	Office of Medicaid Financial Oversight established. Patron Introduced by: <u>Ryan T. McDougle (Chief Patron)</u> Summary As Introduced Office of Medicaid Financial Oversight established. Establishes the Office of Medicaid Financial Oversight as an independent agency to provide financial oversight and fiscal accountability for the Commonwealth's Medicaid and children's health insurance programs.	Referred to Committee on General Laws and Technology Rereferred from General Laws and Technology to Finance and Appropriations (15-Y 0-N) Reported from Finance and Appropriations (15-Y 0-N) Rules suspended Constitutional reading dispensed (on 1st reading) (38- Y 0-N) Rules suspended Constitutional reading dispensed (on 3rd reading) 39- Y 1-N) Passed Senate (40-Y 0-N)

			Referred to House Committee on Health and Human Services
SB 1186	Health	Health insurance; coverage for donor human milk, penalty.	Assigned Education sub: Health
		Patron	
		Introduced by: Jennifer D. Carroll Foy (Chief Patron)	Reported from Education and Health with substitute and
		Summary As Introduced	rereferred to Finance and
		Donor human milk banks; health insurance; coverage for donor human milk; penalty. Prohibits any person from establishing or	Appropriations (15-Y 0-N)
		operating a donor human milk bank, as defined in the bill, without first obtaining a license from the State Health Commissioner and makes it	Reported from Finance and Appropriations with substitute
		a Class 6 felony for any person to establish or operate a donor human milk bank in the Commonwealth without obtaining such license. The	(15-Y 0-N)
		bill directs the State Board of Health to establish a regulatory and	Constitutional reading
		statutory scheme for the licensure and regulation of donor human milk banks operating or doing business in the Commonwealth. The bill	dispensed (on 1st reading) (39- Y 0-N 1-A)
		also directs the Commissioner to implement and enforce numerous regulations relating to the issuance, renewal, denial, suspension, and	Education and Health
		revocation of such licenses. The bill specifies procedures relating to disciplinary actions, application fees, and inspections and interviews	Substitute rejected
		related to such donor human milk banks. The bill requires health insurers, corporations providing health care	Rules suspended
		coverage subscription contracts, and health maintenance	Constitutional reading
		organizations to provide coverage for expenses incurred in the	dispensed (on 3rd reading) (40-
		provision of pasteurized donor human milk. The bill specifies that the requirement applies if the covered person is an infant younger than 12	Y 0-N)
		months corrected age, as defined in the bill, (i) who lacks access to	Passed Senate (40-Y 0-N)
		his mother's breast milk, (ii) for whom a licensed health care provider	
		has issued an order for the provision of such milk, and (iii) who meets	Referred to House Committee
		one of the medical criteria enumerated in the bill. The bill applies to	on Labor and Commerce
		policies, contracts, and plans delivered, issued for delivery, or renewed on or after January 1, 2027. The bill also requires the state	

		plan for medical assistance services to include a provision for payment of medical assistance services incurred in the provision of pasteurized donor human milk.	Assigned L & C sub: Subcommittee #1 Subcommittee recommends reporting with substitute (7-Y 0- N) Reported from Labor and Commerce with substitute and referred to Appropriations (20- Y 1-N)
SB 1215	Health	Health insurance; required provisions regarding prior authorization for health care services. Patron	Referred to Committee on Commerce and Labor Reported from Commerce and
		Introduced by: <u>Stella G. Pekarsky (Chief Patron)</u>	Labor with substitute (15-Y 0- N)
		Summary As Introduced Health insurance; carrier contracts; required provisions regarding prior authorization for health care services; work group; report. Requires certain health insurance contracts under which an insurance carrier has the right or obligation to require prior	Constitutional reading dispensed (on 1st reading) (40- Y 0-N)
		authorization for a health care service, as defined in the bill, to include provisions governing the prior authorization process. Such required	Read second time
		provisions include (i) time limits for a carrier to respond to prior authorization requests, (ii) prohibitions against a carrier requiring prior authorization for certain health care services, and (iii) requiring a	Read third time and passed Senate (38-Y 0-N)
		carrier to provide reasons for denial of a request. The bill requires a carrier to make publicly available on its website a list of health care	Placed on Calendar
		services and codes for which prior authorization is required. The foregoing provisions have a delayed effective date of January 1, 2027. The bill requires the State Corporation Commission's Bureau of	Referred to House Committee on Labor and Commerce

		Insurance to establish a work group to develop and deliver a report related to the bill's provisions by November 1, 2025.	Reported from Labor and Commerce (21-Y 0-N) Passed House (94-Y 0-N) Bill text as passed Senate and
			House (SB1215ER) Signed by Speaker and President
SB 1218	Labor & Employment (non	Labor and employment; covenants not to compete prohibited; exceptions; civil penalty.	Referred to Committee on Commerce and Labor
	compete)	Patron Introduced by: <u>Richard H. Stuart (Chief Patron)</u>	Reported from Commerce and Labor with substitute (15-Y 0- N)
		Summary As Introduced Labor and employment; covenants not to compete prohibited; exceptions; civil penalty. Prohibits an employer from entering into, enforcing, or threatening to enforce a covenant not to compete with any employee except under certain circumstances. The bill permits	Constitutional reading dispensed (on 1st reading) (38- Y 0-N)
		employers to enter into and enforce a reasonable covenant not to compete with an employee who is not a low-wage employee, as defined in existing law, and to whom such employer has provided	Engrossed by Senate - committee substitute
		specialized training or education. The bill provides that any employer that violates its provisions is subject to a civil penalty in existing law of \$10,000 for each violation.	Constitutional reading dispensed (on 3rd reading)
			Passed Senate
			FTC Letter provided to committee
			Placed on Calendar

			Referred to House Committee on Labor and Commerce Assigned L & C sub: Subcommittee #2 Subcommittee recommends reporting (8-Y 0-N) Reported from Labor and Commerce (12-Y 10-N) Passed House (49-Y 47-N) Bill text as passed Senate and House (SB1218ER)
SB1269	Surplus Lines	Surplus lines broker taxes; certain insurance policies. Patron	House (SB1218ER) Referred to Committee on Commerce and Labor Reported out 15-Y 0-N by the
		Introduced by: <u>Stella G. Pekarsky (Chief Patron)</u>	full committee and referred to Finance & Appropriations
		Summary As Introduced Surplus lines broker taxes; certain insurance policies. Provides that any surplus lines broker or any person required to be licensed as one shall not be subject to the annual taxes, license taxes, or penalties	Reported from Finance and Appropriations (14-Y 0-N 1-A)
		under current law for any policy of insurance procured during the preceding calendar year on behalf of a commuter rail system jointly operated by the Northern Virginia Transportation Commission and the Potomac and Rappahannock Transportation Commission beginning in calendar year 2025.	Rules suspended Constitutional reading dispensed (on 1st reading) (38- Y 0-N)
			Read third time and passed Senate (40-Y 0-N)

			Referred to House Committee on Labor and Commerce Reported from Labor and Commerce (21-Y 0-N) Passed House (94-Y 0-N) Bill text as passed Senate and House (SB1269ER) Signed by Speaker and President
SB 1299	WC	Workers compensation; injury or death caused by employers gross negligence or willful misconduct; cause of action. Patron Introduced by: Jeremy S. McPike (Chief Patron) Summary As Introduced Workers' compensation; injury or death caused by employer's gross negligence or willful misconduct; cause of action. Creates an exception to the provision in existing law that the rights and remedies granted to an employee under the Virginia Workers' Compensation Act exclude all other rights or remedies of such employee on account of such injury, loss of service, or death. The bill provides that if it is alleged that the injury or death of an employee is caused by an employer's gross negligence or willful misconduct, the employee may either claim compensation under the Act or maintain an action at law for damages against the employer.	Referred to Committee on Commerce and Labor Reported by the full committee (11-Y 3-N 1-A) Reported from Finance and Appropriations with substitute (10-Y 5-N) Constitutional reading dispensed (on 1st reading) (38- Y 0-N) Referred to Appropriations Read second time

			Committee substitute rejected (massive <u>substitute</u>)
			Committee <u>substitute</u> agreed and Engrossed by Senate - committee substitute
			Rules suspended
			Constitutional reading dispensed (on 1st reading) (38- Y 0-N)
			Read third time and passed Senate (26-Y 14-N)
			Referred to House Committee on Labor and Commerce
			Assigned L & C sub: Subcommittee #2
SB 1314	Health	Health insurance; coverage requirements for prostate cancer screenings.	Referred to Committee on Commerce and Labor
		Patron Introduced by: <u>Jeremy S. McPike (Chief Patron)</u>	Reported out by the full committee (14-Y 0-N)
		Summary As Introduced Health insurance; coverage requirements for prostate cancer screenings. Updates the current mandated requirement for health care coverage companies (including health insurers and HMOs), the	Constitutional reading dispensed (on 1st reading) (40- Y 0-N)
		health care coverage plan for state employees, and the state plan for Medicaid that provides coverage for one PSA test in a 12-month period	Engrossed by Senate as amended

		to persons age 50 and over and to persons age 40 and over who are at high risk for prostate cancer according to American Cancer Society Guidelines such that the new coverage requirement is for prostate cancer screening that includes the current test and the current guidelines. This bill is a recommendation of the Health Insurance Reform Commission.	Read third time and passed Senate (38-Y 0-N)Placed on CalendarReferred to House Committee on Labor and CommerceReported from Labor and Commerce (21-Y 0-N)Passed House (94-Y 0-N)Bill text as passed Senate and House (SB1314ER)Signed by Speaker and President
SB 1436	Health	Health insurance; cost sharing for breast examinations. Patron	Referred to Committee on Commerce and Labor
		Introduced by: <u>Russet Perry (Chief Patron)</u> Summary As Introduced Health insurance; cost sharing for breast examinations. Prohibits health insurance carriers from imposing cost sharing for diagnostic breast examinations and supplemental breast examinations, as those terms are defined in the bill, under certain insurance policies, subscription contracts, and health care plans delivered, issued for delivery, or renewed in the Commonwealth on and after January 1,	Reported from Commerce and Labor with substitute (15-Y 0- N) Constitutional reading dispensed (on 1st reading) (38- Y 0-N) Rules suspended
		2026. The bill provides that such examinations include examinations using diagnostic mammography, breast magnetic resonance imaging,	Constitutional reading dispensed (on 3rd reading) (39- Y 1-N)

or breast ultrasound. T Insurance Reform Com	his bill is a recommendation of the Health nmission.	Passed Senate (40-Y 0-N)
		Placed on Calendar
		Referred to House Committee on Labor and Commerce
		Reported from Labor and Commerce (21-Y 0-N)
		Passed House (94-Y 0-N)
		Bill text as passed Senate and House (SB1436ER)
		Signed by Speaker and President