PLEASE NOTE: January 17 – Bill request deadline.
February 7 – Bill introduction deadline.
All bills must be given to the Chief Clerk by 5:00 P.M. on Thursday, February 6.
As required by House Rule 32(b), bills introduced after this date will be referred to the House Rules and Executive Nominations Committee.

HOUSE BILLS INTRODUCED JANUARY 16, 2020

HB 183 Delegate Barron, et al
HUMAN RELATIONS – EMPLOYMENT DISCRIMINATION – WAIVER OF IMMUNITY FROM SUIT IN FEDERAL COURT AND VENUE
Waiving the State’s right to immunity from suit brought in a certain federal court alleging certain employment discrimination; and authorizing certain actions alleging discrimination to be brought in a federal court of competent jurisdiction.
EFFECTIVE OCTOBER 1, 2020
SG, §§ 20-903, 20-1012(a), 20-1013(b), 20-1032(a)(2)(ii), 20-1036(a) and (b), and 20-1037(b) - amended
Assigned to: Judiciary
HB 184  Delegate Luedtke
SPECIAL EDUCATION – JUDICIAL ACTIONS – ATTORNEY’S FEES AND RELATED COSTS

Authorizing a court to award attorney’s fees and related costs to the parent of a child with a disability who is the prevailing party in a certain special education proceeding; prohibiting a court from awarding attorney’s fees and related costs to certain parents in a certain proceeding under certain circumstances; and authorizing an award of attorney’s fees and related costs to a parent of a child with a disability who is a prevailing party under certain circumstances.
EFFECTIVE JULY 1, 2020
ED, § 8-413 - amended
Assigned to: Ways and Means and Judiciary

HB 185  Delegate Dumais, et al
COMMISSION ON TAX POLICY, REFORM, AND FAIRNESS

Establishing the Commission on Tax Policy, Reform, and Fairness; specifying the membership of the Commission; providing for the appointment of a Senate cochair and House cochair of the Commission; providing for the staffing of the Commission; prohibiting a member of the Commission from receiving compensation, but authorizing the reimbursement of certain expenses; requiring the Commission to study, consider, and make recommendations regarding certain matters; terminating the Act after June 30, 2022; etc.
EFFECTIVE JUNE 1, 2020
Assigned to: Ways and Means

HB 186  Delegate Rosenberg, et al
HIGHER EDUCATION – NANCY GRASMICK TEACHER AWARD – ELIGIBILITY

Altering the eligibility criteria for a teacher to receive a grant under the Nancy Grasmick Teacher Award, to include a public school teacher in a school that had Title 1 status during the 2018–2019 school year, lost Title 1 status after the 2018–2019 school year, and participates in the United States Department of Agriculture Community Eligibility Provision.
EFFECTIVE JULY 1, 2020
ED, § 18-1502 - amended
Assigned to: Appropriations
HB 187  Delegate Pena–Melnyk, et al

PUBLIC INSTITUTIONS OF HIGHER EDUCATION – OUTBREAK RESPONSE PLAN

Requiring a public institution of higher education to submit an outbreak response plan to the Maryland Department of Health on or before August 1 each year; requiring a public institution of higher education to implement the outbreak response plan under certain circumstances; requiring the outbreak response plan to include certain protocols and processes and the provision of certain staff; requiring the Department, in consultation with the Maryland Higher Education Commission, to adopt certain regulations; etc.  
EFFECTIVE OCTOBER 1, 2020
HG, § 18-214.2 - added
Assigned to: Appropriations

HB 188  Delegate Reznik, et al

PUBLIC HEALTH – STATE–PROVIDED HEALTH CARE BENEFITS

Establishing the Office of Health Care Coverage in the Maryland Department of Health to establish and carry out the HealthcareMaryland Program to provide benefits to State residents who do not receive federal benefits through Medicare, TRICARE, plans that are subject to ERISA, or any other federal medical program; requiring the Office to contract with a certain number of managed care organizations; requiring certain employers to pay to the Secretary of Labor a certain annual payroll tax; etc.  
This bill requires a mandated appropriation in the annual budget bill.  
VARIOUS EFFECTIVE DATES
Assigned to: Health and Government Operations and Economic Matters
HB 189 Delegate Dumais

INSURANCE – CREDIT FOR REINSURANCE MODEL LAW – REVISIONS

Authorizing the Maryland Insurance Commissioner to defer to, rather than use information provided by, the insurance regulatory agency of a state or the National Association of Insurance Commissioners committee process in the certification or rating of an assuming insurer under certain circumstances; requiring that certain credit be allowed when certain reinsurance is ceded to certain assuming insurers that have their head offices or are domiciled in and licensed in a reciprocal jurisdiction; etc.

EFFECTIVE OCTOBER 1, 2020
IN, §§ 5-901 and 5-910 - amended and § 5-917 - added

Assigned to: Economic Matters

HB 190 Delegate Barron

PUBLIC ETHICS – OFFICIALS AND LOBBYISTS – REPORTING OF CEREMONIAL GIFTS AND AWARDS OF INSIGNIFICANT MONETARY VALUE

Providing that an official need not disclose the acceptance of a ceremonial gift or award of insignificant monetary value on a financial disclosure statement; and providing that a regulated lobbyist need not allocate and report by name the individual recipients of ceremonial gifts and awards of insignificant monetary value on a lobbying activities report.

EFFECTIVE OCTOBER 1, 2020
GP, §§ 5-607(e) and 5-705(c) - amended

Assigned to: Environment and Transportation

HB 191 Delegate Dumais

CHILD SUPPORT, CUSTODY, AND VISITATION – AWARD OF EXPENSES – SUIT MONEY

Adding suit money to the expenses that the court is authorized to award to a certain party under certain circumstances in a case concerning child support, custody, or visitation and after making certain considerations; adding suit money to the expenses that the court is required to award to a certain party under certain circumstances and absent a certain finding; etc.

EFFECTIVE OCTOBER 1, 2020
FL, § 12-103 - amended

Assigned to: Judiciary
HB 192  Delegate Hill, et al  
DEPARTMENT OF GENERAL SERVICES – ENERGY–CONSERVING STANDARDS (MARYLAND SUSTAINABLE BUILDINGS ACT OF 2020)  
Requiring the Department of General Services to establish and periodically update certain standards for State buildings to conserve energy and minimize adverse impacts on birds; requiring each State building constructed, acquired, or substantially altered by the State to meet the standards to the extent practicable and within budgetary constraints; requiring the Department to reduce the lighting of existing State buildings in a certain manner; etc.  
EFFECTIVE OCTOBER 1, 2020  
SF, § 4-410.1 - added  
Assigned to: Health and Government Operations and Appropriations

HB 193  Delegate Cardin, et al  
CRIMINAL LAW – USE OR POSSESSION OF A CONTROLLED DANGEROUS SUBSTANCE – DE MINIMIS QUANTITY  
Making certain violations relating to the use or possession of certain de minimis quantities of certain controlled dangerous substances a civil offense rather than a misdemeanor; applying penalties for a first or second finding of guilt involving the use or possession of less than 10 grams of marijuana to a first or second finding of guilt involving the use or possession of a de minimis quantity of certain controlled dangerous substances; etc.  
EFFECTIVE OCTOBER 1, 2020  
CR, §§ 5-601 and 5-601.1 - amended  
Assigned to: Judiciary

HB 194  Delegate Korman, et al  
STATE HIGHWAY ADMINISTRATION – HIGHWAY WORK PERMITS – PEDESTRIAN ACCESS (PEDESTRIAN ACCESS ACT OF 2020)  
Requiring a person that obtains a highway work permit from the State Highway Administration to maintain pedestrian access at work sites that are within 2 miles of Washington Metropolitan Area Transit Authority rail services or transit stations or Maryland Transit Administration transit stations, including Maryland Area Regional Commuter (MARC) stations; and requiring the State Highway Administration to adopt certain regulations governing pedestrian access in areas subject to a highway work permit.  
EFFECTIVE OCTOBER 1, 2020  
TR, § 8-646 - amended  
Assigned to: Environment and Transportation
HB 195  Delegate Pena–Melnyk
STATE EMPLOYEE AND RETIREE HEALTH AND WELFARE BENEFITS PROGRAM – HEALTH BENEFITS – REQUIRED PARTICIPATION IN THE INDIVIDUAL EXCHANGE BY CARRIERS
Prohibiting carriers from offering health benefits under the Maryland State Employee and Retiree Health and Welfare Benefits Program unless the carrier also offers certain qualified health benefit plans through the Individual Exchange of the Maryland Health Benefit Exchange; exempting a carrier from the requirement to offer certain qualified health benefit plans through the Individual Exchange under certain circumstances; etc.
EFFECTIVE JANUARY 1, 2021
IN, § 31-110(f) - amended and SP, § 2-518 - added
Assigned to: Health and Government Operations

HB 196  Delegate Pena–Melnyk
MARYLAND HEALTH BENEFIT EXCHANGE – ESTABLISHMENT OF A STATE–BASED HEALTH INSURANCE SUBSIDIES PROGRAM
Requiring the Maryland Health Benefit Exchange to establish and implement a State–Based Health Insurance Subsidies Program to provide a means for individuals to reduce the amount they pay for health benefit plans in the individual health insurance market; requiring that a certain assessment be used to fund the State Reinsurance Program and the State–Based Health Insurance Subsidies Program; requiring the Maryland Health Benefit Exchange Board to make a certain determination; etc.
EFFECTIVE JULY 1, 2020
IN, §§ 6-102.1 and 31-107 - amended and §§ 31-122 and 31-123 - added
Assigned to: Health and Government Operations
HB 197  Delegate Parrott, et al

ELECTION LAW – QUALIFICATION OF VOTERS – PROOF OF IDENTIFICATION

Requiring an election judge to establish a voter’s identity and verify the voter’s address if the voter seeks to vote a regular ballot; requiring an election judge to qualify a voter by requesting the voter to present a current government-issued photo identification; requiring an election judge to authorize an individual to vote a regular ballot under certain circumstances; allowing a voter who is unable to present a certain form of identification to vote by provisional ballot under certain circumstances; etc.

EFFECTIVE JANUARY 1, 2021
EL, §§ 10-310 and 16-201 and TR, § 12-301(b) - amended
Assigned to: Ways and Means

HB 198  Delegate Cain, et al

ELECTION LAW – ONLINE CAMPAIGN MATERIAL – USE OF DEEPFAKES

Prohibiting certain persons from willfully or knowingly influencing or attempting to influence a voter’s decision to go to the polls or to cast a vote for a particular candidate by publishing, distributing, or disseminating a deepfake online within 90 days of an election; providing that the prohibition does not apply to a person who discloses certain information on the deepfake; providing that a certain person who violates the Act is guilty of a misdemeanor and may be subject to a certain fine and imprisonment or both; etc.

EFFECTIVE JANUARY 1, 2021
EL, § 13-401.1 - added and §§ 13-405.1 and 13-602(a)(9) and (b) - amended
Assigned to: Ways and Means
HB 199  Chair, Ways and Means Committee (By Request – Departmental – State Board of Elections)

ELECTION LAW – CAMPAIGN FINANCE ENTITIES – TERMINATION

Altering the circumstances under which a certain provision of law requiring a campaign finance entity to terminate and file a final campaign finance report applies; altering the time period within which a certain campaign finance entity is required to terminate and file a final campaign finance report; requiring the State Board of Elections to provide a certain notification to certain persons affiliated with a campaign finance entity that is required to terminate under a certain provision of law; etc.

EFFECTIVE OCTOBER 1, 2020
EL, §§ 13-310 and 13-313 - amended
Assigned to: Ways and Means

HB 200  Delegate W. Fisher, et al

VEHICLE LAWS – REGISTRATION PLATE FRAMES AND BORDERS – ENFORCEMENT

Providing for enforcement only as a secondary offense for a violation of the requirement to maintain vehicle registration plates to be free from foreign material and to be clearly legible.

EFFECTIVE OCTOBER 1, 2020
TR, § 13-411(c) - amended
Assigned to: Environment and Transportation

HB 201  Delegates Crosby and Stewart

IMMUNITIES – ASSOCIATIONS, ORGANIZATIONS, AND CHARITIES – LIABILITY OF AGENTS AND VOLUNTEERS

Providing that certain provisions of law specifying that a certain agent or volunteer of a certain association or organization is not personally liable for damages under certain circumstances do not apply to certain suits brought against a certain agent or volunteer alleging certain sexual offenses or certain conduct of a sexual nature; applying the Act prospectively; etc.

EFFECTIVE OCTOBER 1, 2020
CJ, §§ 5-406 and 5-407 - amended
Assigned to: Judiciary
HB 202  Delegate Cain, et al

RESTORATIVE SCHOOLS FUND AND GRANTS – ESTABLISHMENT

Establishing the Restorative Schools Fund as a special, nonlapse fund; specifying the purpose of the Fund; requiring the State Department of Education to administer the Fund; requiring the State Treasurer to hold the Fund and the Comptroller to account for the Fund; specifying the contents of the Fund; specifying the purpose for which the Fund may be used; providing that a distribution from the Fund is supplemental to and is not intended to take the place of existing funding; etc.

EFFECTIVE JULY 1, 2020
ED, § 7-304.2 - added and SF, § 6-226(a)(2)(ii)121 and 122 - amended and § 6-226(a)(2)(ii)123 - added

Assigned to: Ways and Means

HB 203  Delegate Hettleman, et al

COMMUNITY PARKS AND PLAYGROUNDS PROGRAM – BALTIMORE COUNTY AND HOWARD COUNTY – EXPANSION

Altering the purpose of the Community Parks and Playgrounds Program to include making flexible grants available to the governing bodies of Baltimore County and Howard County for certain purposes; and altering a certain public policy.

EFFECTIVE OCTOBER 1, 2020
NR, § 5-9C-02 - amended

Assigned to: Environment and Transportation

HB 204  Delegate Qi, et al

CORPORATIONS AND ASSOCIATIONS – DISADVANTAGED BUSINESS ENTERPRISES AND VETERAN–OWNED SMALL BUSINESS ENTERPRISES – FILING FEE EXEMPTION AND STUDY

Requiring the State Department of Assessments and Taxation to waive certain document filing fees for certain entities certified under the federal Disadvantaged Business Enterprise Program and certain veteran–owned small business enterprises; and requiring the Department to study and make recommendations regarding certain filing fees on or before January 1, 2021.

EFFECTIVE OCTOBER 1, 2020
CA, § 1-203(b)(13) - amended

Assigned to: Economic Matters
HB 205  Delegate D.M. Davis, et al
SOUTHERN MARYLAND RAPID TRANSIT PROJECT – REQUIREMENTS AND FUNDING

Requiring the State Department of Transportation promptly to undertake all steps necessary to complete the design, engineering, and National Environmental Policy Act process and secure a record of decision for the Southern Maryland Rapid Transit Project; requiring the Governor to include in the annual State budget an appropriation of $12,000,000 from the Transportation Trust Fund in fiscal years 2022 and $15,000,000 in fiscal year 2023 for certain purposes related to the Project; etc.

This bill requires a mandated appropriation in the annual budget bill.

EFFECTIVE JULY 1, 2020

Assigned to: Appropriations and Environment and Transportation

HB 206  Delegate Krimm, et al
UNACCOMPANIED MINORS IN NEED OF SHELTER AND SUPPORTIVE SERVICES

Authorizing a certain unaccompanied minor in need of shelter to consent to shelter and supportive services if the service provider believes the minor understands the risks, benefits, and limits of certain services and can communicate an informed consent; authorizing an unaccompanied minor who is a parent in need of shelter to consent to shelter and supportive services for the minor’s child; requiring a certain service provider to contact a parent, guardian or adult relative of an unaccompanied minor within 72 hours or sooner; etc.

EFFECTIVE OCTOBER 1, 2020

HS, §§ 4-2701 through 4-2707 - added

Assigned to: Appropriations
HB 207 Delegate Wells, et al

BALTIMORE CITY COMMUNITY COLLEGE – PROCUREMENT AUTHORITY

Exempting Baltimore City Community College from certain provisions of the State procurement law; requiring the Board of Trustees of the College, subject to review and approval by the Board of Public Works and the Joint Committee on Administrative, Executive, and Legislative Review, to develop certain policies and procedures governing procurement; requiring the Board of Trustees to develop an information technology plan that meets certain requirements; etc.

EFFECTIVE JULY 1, 2020
ED, § 16-505.3 - added and SF, §§ 3A-302, 3A-402, 4-401(d), 4-402(a), 4-406(a), 11-203(e), and 12-202 - amended

Assigned to: Health and Government Operations

HB 208 Delegate Reznik, et al

PUBLIC SCHOOLS – Provision of Menstrual Hygiene Products

Requiring each county board of education to ensure that each public school provide, at no charge to students, menstrual hygiene products via dispensers in the restrooms at the school; requiring a public school to install menstrual hygiene product dispensers in at least two restrooms on or before October 1, 2020, and in all restrooms on or before August 1, 2024; and defining “menstrual hygiene products” as size–appropriate tampons or sanitary napkins for use in connection with the menstrual cycle.

Preliminary analysis: local government mandate

EFFECTIVE JULY 1, 2020
ED, § 7-446 - added

Assigned to: Ways and Means
HB 209  Delegate Lierman, et al
PLASTICS AND PACKAGING REDUCTION ACT
Prohibiting a store from distributing plastic carryout bags to a customer at the point of sale; requiring a store to charge and collect at least 10 cents for each durable carryout bag the store provides to a customer; authorizing a store to retain all money collected under certain circumstances; providing certain penalties for certain violations of the Act under certain circumstances; establishing the Single–Use Products Workgroup; requiring the Workgroup to study and make recommendations regarding single–use products; etc.
VARIOUS EFFECTIVE DATES
BR, § 19-106 - added
Assigned to: Environment and Transportation and Economic Matters

HB 210  Delegate Crosby
AQUACULTURE – LEASES IN WATER COLUMN – RIPARIAN RIGHT OF FIRST REFUSAL
Establishing that a riparian property owner or lessee shall have the right of first refusal to apply for and, if approved, obtain a water column lease, or an aquaculture lease for use in the water column in an Aquaculture Enterprise Zone, applicable to a certain area that fronts the riparian property, subject to certain standards and requirements; requiring a person other than the riparian owner who applies for a certain lease in an area subject to a right of first refusal to provide a certain notice of the lease application; etc.
EFFECTIVE JUNE 1, 2020
NR, §§ 4-11A-05 and 4-11A-08 - amended
Assigned to: Environment and Transportation

HB 211  Delegate Crosby, et al
CRIMINAL LAW – INDECENT EXPOSURE WITHIN THE SIGHT OF A MINOR
Prohibiting a person from committing the common law crime of indecent exposure; prohibiting a person from committing the common law crime of indecent exposure within the sight of a minor who is at least 2 years old; and providing that a person who violates the Act is guilty of a misdemeanor and is subject to imprisonment of up to 5 years and a fine of up to $10,000 or both.
EFFECTIVE OCTOBER 1, 2020
CR, § 11-107 - amended
Assigned to: Judiciary
HB 212  Delegate Qi, et al

VEHICLE LAWS – MANUFACTURERS AND DEALERS – ADVERTISEMENTS

Providing that a manufacturer, distributor, or factory branch may not take adverse action against a dealer for advertising a vehicle for sale or lease at the purchase price or coerce or require a dealer to change the medium for advertisement of the purchase price; defining “purchase price” as the full delivered price of a vehicle, excluding taxes, title fees, and any freight or certain other dealer processing charges; and requiring a contract for the sale of a vehicle by a dealer to contain a certain statement.

EFFECTIVE OCTOBER 1, 2020
TR, § 15-207(a) and (h) - amended
Assigned to: Economic Matters

HB 213  Delegate W. Fisher, et al

CRIMINAL PROCEDURE – PROBATION BEFORE JUDGMENT – FACTS JUSTIFYING A FINDING OF GUILT AND SUSPENSION OF SENTENCE

Authorizing a court to stay the entering of judgment, defer further proceedings, and place a certain defendant on probation subject to reasonable conditions if the court finds facts justifying a finding of guilt; repealing a requirement that the certain written consent of the defendant to the probation before judgment occur after a determination of guilt or acceptance of a nolo contendere plea; and authorizing a court to suspend a portion or all of a certain sentence as a condition of a probation before judgment.

EFFECTIVE OCTOBER 1, 2020
CP, § 6-220(b) - amended
Assigned to: Judiciary

HB 214  Delegate Korman, et al

HIGHER EDUCATION – COLLECTIVE BARGAINING – GRADUATE ASSISTANTS (GRADUATE ASSISTANT COLLECTIVE BARGAINING FAIRNESS ACT)

Granting collective bargaining rights to graduate assistants within the University of Maryland system, Morgan State University, and St. Mary’s College of Maryland; and defining “graduate assistant” as a graduate student at a certain institution who is a teaching, administrative, or research assistant, or in a comparable position, a fellow, or a postdoctoral intern.

EFFECTIVE JULY 1, 2020
SP, §§ 3-101, 3-102, and 3-403(d) - amended
Assigned to: Appropriations
HB 215  Delegates Barron and W. Fisher
CRIMINAL LAW – CRIMES INVOLVING COMPUTERS – RANSOMWARE

Prohibiting a person from knowingly possessing certain ransomware with the intent to use that ransomware for introduction into the computer, computer network, or computer system of another person without the authorization of the other person; establishing that a person who violated the Act is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding 10 years or a fine not exceeding $10,000 or both; applying the Act prospectively; etc.
EFFECTIVE OCTOBER 1, 2020
CR, § 7-302 - amended
Assigned to: Judiciary

HB 216  Delegate Cardin, et al
ELECTION LAW – CAMPAIGN MATERIAL – DEFINITION AND AUTHORITY LINE FOR TELEPHONE CALLS

Clarifying the definition of “campaign material” by providing that the text, graphics, or other images contained in the material must primarily relate to campaign activity for an election; altering the definition of “campaign material” to include certain material that relates to a political party or that is an automated or prerecorded oral communication; and requiring campaign material published, distributed, or disseminated through the telephone to include an authority line at the beginning of the telephone call.
EFFECTIVE JANUARY 1, 2021
EL, §§ 1-101(k) and 13-401 - amended
Assigned to: Ways and Means
HB 217  Delegates Lisanti and Johnson

MOTOR VEHICLE REGISTRATION – EXCEPTION – CITY OF HAVRE DE GRACE

Creating an exception to motor vehicle registration requirements for low speed electric vehicles in the City of Havre de Grace that are owned and operated by the City of Havre de Grace; defining a “low speed electric vehicle” as a vehicle capable of a sustained speed of 20 miles per hour but not more than 25 miles per hour; providing that a person who operates a low speed electric vehicle in the City of Havre de Grace may operate the vehicle only on certain roadways and, between dusk and dawn, only under certain circumstances; etc.

EFFECTIVE JUNE 1, 2020

TR, §§ 11-130.1 and 21-104.5 - added and § 13-402(c) - amended

Assigned to: Environment and Transportation

HB 218  Delegates Holmes and Williams

CONDOMINIUMS AND HOMEOWNERS ASSOCIATIONS – ANNUAL MEETINGS

Requiring a developer of a condominium or a declarant of a homeowners association to convene a certain annual meeting at which the agenda is open to any matter relating to the homeowners association; and requiring certain meetings to include an opportunity for unit owners or lot owners to provide comment.

EFFECTIVE OCTOBER 1, 2020

RP, §§ 11-109(a) and (c)(7) and 11B-111(3) - amended

Assigned to: Environment and Transportation

HB 219  Chair, Ways and Means Committee (By Request – Departmental – Comptroller)

MARYLAND ESTATE TAX – PORTABILITY

Authorizing the Comptroller to examine certain estate tax returns to determine the amount of a deceased spousal unused exclusion election; prohibiting an additional assessment of estate tax if a certain period of limitation has expired; etc.

EFFECTIVE JUNE 1, 2020

TG, § 7-309 - amended

Assigned to: Ways and Means
HB 220  Chair, Ways and Means Committee (By Request – Departmental – Labor)
INCOME TAX CREDIT – EMPLOYMENT OF APPRENTICES – EXTENSION

Extending the termination date for the credit against the State income tax for the employment of an eligible apprentice to January 1, 2025, under certain circumstances; providing that Section 2 of Chapter 149 of the Acts of 2017 shall remain effective until June 30, 2025; etc.
EFFECTIVE JULY 1, 2020
Chapter 149 of the Acts of 2017, § 9 - amended
Assigned to: Ways and Means

HB 221  Delegate Ebersole
INCOME TAX CREDIT – CLASS F VEHICLES – EXTENSION

Extending, from January 1, 2020, to January 1, 2023, the taxable years for which individuals or corporations may claim a State income tax credit for the expense of registering certain qualified vehicles in the State.
EFFECTIVE JULY 1, 2020
Chapter 502 of the Acts of 2017, § 2 - amended
Assigned to: Ways and Means

HB 222  Delegate Palakovitch Carr, et al
INCOME TAX RATES – CAPITAL GAINS INCOME

Providing for an additional State individual income tax rate of 1% on net capital gains of individuals; applying the Act to taxable years beginning after December 31, 2019; etc.
EFFECTIVE JULY 1, 2020
TG, § 10-105(a) - amended
Assigned to: Ways and Means
HB 223 Delegate Palakovich Carr, et al
END INEFFECTIVE BUSINESS SUBSIDIES ACT OF 2020
Prohibiting the Secretary of Commerce from designating or expanding certain enterprise zones and focus areas on or after June 1, 2020; providing for the termination of the One Maryland Economic Development Tax Credit Program on January 1, 2022; applying the Opportunity Zone Enhancement Program to taxable years 2019 through 2021; prohibiting the Department of Commerce from issuing tax credit certificates to certain investors in certain biotechnology companies on or after January 1, 2022; etc.
EFFECTIVE JUNE 1, 2020
EC, §§ 5-702, 5-708, and 6-1002, TG, § 10-725(c), and TP, § 9-103(e) - amended and EC, § 6-407 - added
Assigned to: Ways and Means

HB 224 Delegate Palakovich Carr, et al
OPPORTUNITY ZONE TAX DEDUCTION REFORM ACT OF 2020
Requiring certain taxpayers to add a certain deduction for gains from sales or exchanges of qualified opportunity zone property back to federal adjusted gross income to determine Maryland adjusted gross income; requiring certain taxpayers to add a certain deduction for gains from sales or exchanges of qualified opportunity zone property back to federal adjusted gross income to determine Maryland modified income; and applying the Act to taxable years beginning after December 31, 2019.
EFFECTIVE JULY 1, 2020
TG, § 10-204(m) - added and § 10-305(d) - amended
Assigned to: Ways and Means

HB 225 Delegate Ebersole, et al
GAMING – SPORTS WAGERING – IMPLEMENTATION
Authorizing certain license holders to accept wagers on certain sporting events from certain individuals and by certain methods; requiring the State Lottery and Gaming Control Commission to regulate sports wagering and the conduct of sports wagering; authorizing certain sports wagering licensees to enter into certain agreements for the operation of online sports wagering; providing the term of a sports wagering license is 15 years, subject to an annual fee of $250,000, payable to the Commission at a certain time; etc.
CONTINGENT – EFFECTIVE JULY 1, 2020
SG, §§ 9-1A-03 and 9-1A-30(b)(1) - amended and §§ 9-1E-01 through 9-1E-13 - added
Assigned to: Ways and Means
HB 226  Delegate Long

HOMESTEAD PROPERTY TAX CREDIT PROGRAM – NOTICE OF ELIGIBILITY – LEAD REGISTRY AND CODE COMPLIANCE

Requiring the State Department of Assessments and Taxation to include with a required notice to a homeowner about the homestead property tax credit certain information regarding a homeowner’s obligation to register residential rental property constructed before 1978 with the Maryland Department of the Environment and to comply with State and local building and housing codes for rental property.
EFFECTIVE OCTOBER 1, 2020
TP, § 9-105(f) - amended
Assigned to: Ways and Means

HB 227  Wicomico County Delegation

WICOMICO COUNTY – LANDLORD AND TENANT – REPOSSESSION FOR FAILURE TO PAY RENT – PROCEDURES

Authorizing a landlord in Wicomico County to repossess property for failure to pay rent in a certain manner if judgment is given in favor of the landlord; requiring the landlord to provide a written notice to a certain tenant in a certain manner; establishing a certain rebuttable presumption; requiring a sheriff to notify the District Court if the sheriff reasonably believes certain notice has not been provided; applying the Act prospectively; etc.
EFFECTIVE OCTOBER 1, 2020
RP, § 8-401(d) - amended and § 8-401(d-1) - added
Assigned to: Environment and Transportation

HB 228  Delegates Branch and Smith

BALTIMORE CITY – 45TH DISTRICT – ALCOHOLIC BEVERAGES – CLASS B–D–7 LICENSE

Authorizing the Board of License Commissioners for Baltimore City to issue a Class B–D–7 license in the 5400 block of Harford Road in the 45th alcoholic beverages district if the applicant meets certain requirements.
EFFECTIVE JULY 1, 2020
AB, § 12-1603(c) - amended
Assigned to: Economic Matters
HB 229 Delegate Stein, et al

PESTICIDES – USE OF CHLORPYRIFOS – PROHIBITION

Prohibiting the use of chlorpyrifos in the State, including insecticides containing chlorpyrifos and seeds treated with chlorpyrifos; and requiring the Department of Agriculture, with existing budgeted resources, to provide to farmers, certified crop advisors, and pesticide applicators certain education and assistance relating to integrated pest management.

EFFECTIVE OCTOBER 1, 2020
AG, § 5-210.6 - added
Assigned to: Environment and Transportation

HB 230 Delegate Wells, et al

VEHICLE LAWS – OVERTAKING AND PASSING BICYCLES

Authorizing the driver of a vehicle to drive on the left side of the roadway in a no–passing zone to overtake and pass at a safe distance a bicycle traveling in the same direction in accordance with a certain provision of law and in a certain manner.

EFFECTIVE OCTOBER 1, 2020
TR, § 21-307 - amended
Assigned to: Environment and Transportation

HOUSE JOINT RESOLUTION INTRODUCED JANUARY 16, 2020

HJ 1 Delegate Hill, et al

DECLARATION OF A CLIMATE EMERGENCY AND IMPLEMENTATION OF A CLIMATE MOBILIZATION EFFORT

Declaring that a climate and ecological emergency threatens the State, the nation, civilization, humanity, and the natural world; committing the State to a statewide climate mobilization effort to reverse global warming and the current ecological crisis, end statewide greenhouse gas emissions by 2030, draw down carbon from the atmosphere, and accelerate the development and implementation of adaptation and resilience strategies; etc.

Assigned to: House Rules and Executive Nominations