

BILL TRACKING SUMMARY

HIGH PRIORITY BILLS

		<u>Sponsor</u>	<u>Position</u>	<u>Status</u>
<u>S1203</u>	Modifying the definition of relative for purposes of the crime of rendering criminal assistance. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Changes the definition of "relative" relevant to the crime of rendering criminal assistance.	O'Brien	Support	S, Judiciary
<u>2S1317</u>	Regarding the disclosure of public records containing information used to locate or identify employees of criminal justice agencies. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Exempts from public inspection and copying under chapter 42.56 RCW, personal information such as photographs, day and month of birth, residential addresses, personal telephone numbers, and other personal information that can be used to locate employees of criminal justice agencies as defined in RCW 10.97.030.	Kessler	Support	H, 2nd Reading
<u>S1679</u>	Reimbursing medical expenses for certain totally disabled public safety personnel. (DIGEST OF PROPOSED 1ST SUBSTITUTE) monitor-NTIB Provides access to catastrophic disability medical insurance under plan 2 of the law enforcement officers' and firefighters' retirement system (LEOFF). Provides that the participation of totally disabled members of LEOFF plan 2 in the health insurance plans administered by the health care authority is a benefit of LEOFF plan 2. The increased health benefit costs charged by the health care authority pursuant to RCW 41.05.080(4) to offset the impact on the community-rated risk pool resulting from participation of members of LEOFF plan 2 who are totally disabled in the line of duty, spouses, and dependents shall be charged first to the LEOFF plan 2 fund. Expires July 1, 2011.	Simpson	Support	S, Ways & Means
<u>S2226</u>	Issuing firearms certificates to retired law enforcement officers. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Modifies the process for issuing firearms certificates to Washington residents who are otherwise qualified retired law enforcement officers.	Orcutt	Support	S, Judiciary
<u>S2422</u>	Changing escape or disappearance notification requirements. Changes notification requirements in the event of an escape or disappearance by a person committed under chapter 10.77 RCW (criminally insane).	Parker	Support	S, HumServ/Corr
<u>S2447</u>	Prohibiting the public disclosure of public employee photographs. (DIGEST OF PROPOSED 1ST SUBSTITUTE) monitor NTIB Prohibits public disclosure of public employee photographs.	Appleton	Support	H, Ways & Means
<u>2492</u>	Addressing shared leave for members of the law enforcement officers' and firefighters' retirement system, plan 2. Addresses service credit and final average salary with regard to shared leave for members of the law enforcement officers' and firefighters' retirement system, plan 2.	Simpson	Support	H, 2nd Reading
<u>E2519</u>	Addressing duty-related death benefits for public safety employees. Addresses duty-related death benefits for public safety employees.	Green	Support	S, Rules 2
<u>S2624</u>	Concerning the interstate compact for adult offender supervision. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Requires the department of corrections to: (1) Identify the states from which it receives adult offenders who need supervision; (2) Examine the feasibility and cost of establishing memoranda of understanding with the states that send the highest number of offenders; and (3) Examine the feasibility and cost of withdrawal from the interstate compact for adult offender supervision.	Kelley	Support	H, 2nd Reading
<u>2625</u>	Addressing bail for felony offenses. Requires an individualized determination by a judicial officer of conditions of release for persons in custody for felony offenses. Eliminates the practice of allowing release on bail where the bail is based on a bail schedule and not individually determined by a judicial officer.	Kelley	Support	S, Judiciary

2626	Modifying violation provisions for offenders. monitor NTIB Requires an offender who violates any condition or requirement of a sentence to serve a mandatory minimum term of forty-eight hours in total confinement for each violation.	Kelley	Support	H, Ways & Means
S2781	Imposing a sanction for offenders who violate sentence conditions by committing an assault against a law enforcement officer, employee of a law enforcement agency, or department of corrections employee. (DIGEST OF PROPOSED 1ST SUBSTITUTE) companion SB 6550 Requires an offender to be sanctioned to one year of total confinement if the offender violates any condition or requirement of a sentence by committing an assault against a law enforcement officer or other employee of a law enforcement agency, or employee of the department of corrections, who was performing his or her official duties at the time of the assault.	Hurst	Support	H, Ways & Means +
S2932	Concerning the assessment and treatment of certain persons with mental illnesses. (DIGEST OF PROPOSED 1ST SUBSTITUTE) companion SB 6610 Requires the institute for public policy, in collaboration with the department of social and health services and other applicable entities, to undertake a search for validated mental health assessment tools to be used by individuals: (1) Performing court-ordered competency assessments and level of risk assessments of certain defendants; and (2) Developing recommendations to courts as to the appropriateness of conditional release from inpatient treatment of criminally insane patients. Establishes an independent public safety review panel to advise the secretary of the department of social and health services and the courts, with regard to committed criminally insane persons, recommendations to: (1) Change a committed person's legal status; (2) Allow furloughs or temporary leaves accompanied by staff; or (3) Permit movement about the grounds of a treatment facility.	Kelley	Support	H, Rules R
3056	Concerning pretrial release or detention. Addresses pretrial release or detention. Takes effect January 1, 2011, upon approval of the voters at the next general election of the proposed amendment to Article I, section 20 of the state Constitution which allows judges to deny bail to a person charged with a crime if only the pretrial detention of the person will reasonably assure public safety.	Pearson	Support	S, Judiciary
ES4220	Amending the state Constitution so that the provision relating to bailable crimes by sufficient sureties is modified. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Proposes an amendment to the state Constitution relating to bailable crimes by sufficient sureties.	Hope	Support	S, Judiciary +
S6293	Changing provisions relating to rendering criminal assistance in the first degree. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Changes the offense of rendering criminal assistance in the first degree to a class B felony.	Brandland	Support	S, Passed 3rd
2S6316	Addressing the coordination between local law enforcement and the department of corrections. (DIGEST OF PROPOSED 1ST SUBSTITUTE) companion HB 3115 Revises provisions relating to community custody violations. Requires the Washington association of sheriffs and police chiefs to implement procedures as part of the city and county jail booking and reporting system to automatically notify the department of corrections when certain events affect a department-supervised offender housed in any city or county jail. Requires the department of corrections to provide all local law enforcement in the state with access to the offender management network information system. Provides that the act is null and void if appropriations are not approved.	Carrell	Support	S, Passed 3rd
6407	Addressing duty-related death benefits for public safety employees. companion HB 2519 Addresses duty-related death benefits for public safety employees.	Eide	Monitor	S, Ways & Means
S6414	Improving the administration and efficiency of sex and kidnapping offender registration. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Improves administration and efficiency of sex offender and kidnapping offender registration. Requires the department of corrections to: (1) Recalculate the term of community custody for each offender currently in confinement or serving a term of community custody for a first conviction for a failure to register; and (2) Reset the date that community custody will end for those offenders.	Regala	Support	S, 2nd Reading
6453	Addressing shared leave for members of the law enforcement officers' and firefighters' retirement system, plan 2. companion HB 2492	Hobbs	Support	S, 2nd Reading

Addresses service credit and final average salary with regard to shared leave for members of the law enforcement officers' and firefighters' retirement system, plan 2.

- [S6548](#) Suspending the parole or probation of an offender who is charged with a new felony offense in certain conditions. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Hargrove Support S, Passed 3rd
Allows suspension of parole or probation and placement in total confinement for certain offenders charged with a new felony offense.
- [S6550](#) Imposing a sanction for offenders who violate sentence conditions by committing an assault against a law enforcement officer, employee of a law enforcement agency, or department of corrections employee. Hargrove Support S, Passed 3rd
Requires an offender to be sanctioned to one year of total confinement if the offender violates any condition or requirement of a sentence by committing an assault against a law enforcement officer or other employee of a law enforcement agency, or employee of the department of corrections, who was performing his or her official duties at the time of the assault.
- [S6590](#) Requiring law enforcement officers to be honest and truthful. Kline Oppose S, Rules 2
companion 2594
Amends state law to include an "explicit, well-defined, and dominant public policy" that law enforcement officers should be honest and truthful by clarifying that an arbitrator shall not overturn the decision of an employer to terminate a law enforcement officer for engaging in an act or acts of dishonesty or untruthfulness unless the arbitrator finds that the law enforcement officer was not dishonest nor untruthful.
- [S6610](#) Improving procedures relating to the commitment of persons found not guilty by reason of insanity. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Hargrove Support S, 2nd Reading +
companion HB 2932
Requires the institute for public policy, in collaboration with the department of social and health services and other applicable entities, to undertake a search for validated mental health assessment tools to be used by individuals: (1) Performing court-ordered competency assessments and level of risk assessments of certain defendants; and (2) Developing recommendations to courts as to the appropriateness of conditional release from inpatient treatment of criminally insane patients.
Establishes an independent public safety review panel to advise the secretary of the department of social and health services and the courts, with regard to committed criminally insane persons, recommendations to: (1) Change a committed person's legal status;
(2) Allow furloughs or temporary leaves accompanied by staff; or
(3) Permit movement about the grounds of a treatment facility.
- [ES8218](#) Amending the state Constitution so that offenses that may result in a mandatory life sentence upon conviction are not bailable by sufficient sureties. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Carrell Support S, Passed 3rd
Proposes an amendment to the state Constitution so that offenses that may result in a mandatory life sentence upon conviction are not bailable by sufficient sureties.

MEDIUM PRIORITY BILLS

- [2S1165](#) Providing for the safe collection and disposal of unwanted drugs from residential sources through a producer provided and funded product stewardship program. (DIGEST OF PROPOSED 2ND SUBSTITUTE) Morrell Support H, 2nd Reading +
companion 5279
Requires every producer of covered products sold in or into Washington state to participate in a product stewardship program for unwanted products from residential sources.
Requires a producer, group of producers, or stewardship organization operating or intending to operate a product stewardship program to submit a product stewardship plan to the board of pharmacy before engaging in the collection of unwanted covered products.
Requires each drug wholesaler that sells any covered product in or into the state, beginning in 2011, to provide a list of producers of the covered product to the board of pharmacy.
Requires the board of pharmacy to: (1) Approve or reject the plan. If it approves a plan, the board shall notify the applicant of its approval. If it rejects a plan, the board shall notify the applicant of its decision and its reasons for rejecting the plan;
(2) Send a written warning and a copy of the new chapter created in the act and any rules adopted to implement the new chapter to a producer who is not participating in a product stewardship program approved by the board and whose covered product is being sold in or into the state; and
(3) Annually invite comments from health care facilities, health care practitioners, pharmacists, local governments, and citizens on their satisfaction with the services provided by a product stewardship program.

Authorizes the board of pharmacy to refuse, suspend, or revoke the license of a product stewardship program.
 Authorizes the secretary of the department of health to establish fees for administering the new chapter created in the act.
 Creates the pharmaceutical product stewardship program account.
 Allows the director of the department of ecology to lend money from the state toxics control account to the pharmaceutical product stewardship account if necessary to ensure that money is available in the pharmaceutical product stewardship program account for the initial administration of the product stewardship program for unwanted drugs from residential sources.
 Prescribes penalties.

S2196	Including service credit transferred from the law enforcement officers' and firefighters' retirement system plan 1 in the determination of eligibility for military service credit. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Includes service credit transferred from the law enforcement officers' and firefighters' retirement system plan 1 in the determination of eligibility for military service credit. Applies to members who retired on or after January 1, 1998.	Ericks	Support	S, Ways & Means
S2550	Concerning abatement of nuisances involving criminal street gang activity. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Authorizes abatement of nuisances involving criminal street gang activity.	Ross	Support	H, Rules X
S2565	Mandating a twelve-hour impound hold on motor vehicles used by persons arrested for driving under the influence. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Mandates a twelve-hour impound hold on motor vehicles used by persons arrested for driving under the influence of alcohol or drugs or being in physical control of a vehicle while under the influence of alcohol or drugs.	Ericksen	Support	H, 2nd Reading
S2834	Regarding gang and hate group activity at schools and school activities. Addresses gang and hate group activity at schools and school activities.	Probst	Support	H, Rules R +
2S2961	Establishing a statewide electronic sales tracking system for the nonprescription sales of ephedrine, pseudoephedrine, and phenylpropanolamine. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Regulates the nonprescription sales of ephedrine, pseudoephedrine, and phenylpropanolamine. Requires the attorney general to implement a real-time electronic sales tracking system to monitor the nonprescription sale of products in this state containing any detectable quantity of ephedrine, pseudoephedrine, phenylpropanolamine, or their salts, isomers, or salts of isomers, provided that the system is available to the state without cost to the state or retailers for accessing the system.	Campbell	Support	H, 2nd Reading +
2S5279	Providing for the safe collection and disposal of unwanted drugs from residential sources through a producer provided and funded product stewardship program. (DIGEST OF PROPOSED 1ST SUBSTITUTE) companion HB 1165 Requires, beginning January 1, 2013, every producer of legend or nonlegend drugs sold in or into the state to participate in a product stewardship program for unwanted legend and nonlegend drugs from residential sources. Requires submission of a product stewardship plan to the board of pharmacy before engaging in the collection of unwanted legend or nonlegend drugs. Requires the department of ecology to consult with the board of pharmacy on any element of the plan. Authorizes the board of pharmacy to refuse, suspend, or revoke the license of a product stewardship program. Requires the board of pharmacy to send a written warning and a copy of the act and any rules adopted to implement the act to a producer who is not participating in a product stewardship program approved by the board and whose legend or nonlegend drug is being sold in or into the state. Authorizes the secretary of the department of health to establish fees for administering the act. Creates the pharmaceutical product stewardship program account. Authorizes the director of the department of ecology to lend money from the state toxics control account to ensure that money is available in the pharmaceutical product stewardship program account for the initial administration of the product stewardship program. Authorizes board of pharmacy, department of ecology, or department of health staff to access any facilities, property, or records of the product stewardship program as necessary to conduct inspections or investigate complaints.	Kline	Support	S, Rules 2 +
5615	Reclassifying possession of forty grams or less of marijuana from a misdemeanor to a class 2 civil infraction. Reclassifies possession of forty grams or less of marihuana from a misdemeanor to a class 2 civil infraction.	Kohl-Welles	Oppose	S, Rules 2G +
S5798	Concerning medical marijuana. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Provides that health care professionals are excepted from liability and prosecution for the authorization of marijuana use	Kohl-Welles	Monitor	H, HC/Wellness

to qualifying patients for whom, in the health care professional's professional judgment, medical marijuana may prove beneficial.

Defines "health care professional" for purposes of chapter 69.51A RCW (medical marijuana).

- [S6231](#) Implementing rules and penalties for drivers when approaching certain emergency, roadside assistance, or police vehicles in emergency zones. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Marr Support H, Trans
Defines "emergency zone" with regard to approaching certain emergency or roadside assistance vehicles.
Prescribes penalties.
- [6308](#) Controlling computer access by residents of the special commitment center. Carrell Support S, 2nd Reading
Prohibits certain persons committed or detained pursuant to chapter 71.09 RCW (sexually violent predators) from possessing or accessing a personal computer.
Permits those persons to access a personal computer with a limited functioning device only capable of word processing and limited data storage.
- [S6309](#) Including persons acquitted by reason of insanity within the slayer statute. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Carrell Support S, 2nd Reading
Provides that a person who is acquitted by reason of insanity of the killing of a person is deemed to be a slayer within the meaning of chapter 11.84 RCW (inheritance rights of slayers or abusers).
- [S6673](#) Appointing a task force to study bail practices and procedures. Kline Support S, Passed 3rd
Establishes a legislative task force on bail practices to study bail practices and procedures.
Requires the task force to request the Washington state institute for public policy to conduct research to better inform the task force on certain issues.
Expires July 1, 2012.

DEAD BILLS

- [1220](#) Ensuring punishment for domestic violence offenders. O'Brien Monitor H, Pub Safety
Recognizes: (1) The substantial and great impact upon society, families, children, and the victims of offenses occurring between cohabitants;
(2) The continuing nature of domestic violence; and
(3) The lasting psychological trauma caused by such violence.
Finds that the prevention of domestic violence, and the proper punishment for such offenses, is a compelling state interest that has not been under current sentencing provisions. Toward this end, the act is necessary to ensure that domestic violence offenders are punished accordingly and that an end to domestic violence can be achieved.
- [2401](#) Legalizing marijuana. Dickerson Oppose H, Pub Safety
Legalizes marijuana and its derivatives.
Removes all existing civil and criminal penalties for adults twenty-one years of age or older who cultivate, possess, transport, sell, or use marijuana, without impacting existing laws proscribing dangerous activities while under the influence of marijuana, or certain conduct that exposes younger persons to marijuana.
Imposes a tax on the legal sale of marijuana, the proceeds of which will support drug education and awareness.
Imposes a set of rules and laws concerning marijuana comparable to those imposed on alcohol.
Creates the marijuana revolving fund.
- [2454](#) Concerning ephedrine, pseudoephedrine, and phenylpropranolamine. Campbell H, HC/Wellness
Modifies provisions relating to ephedrine, pseudoephedrine, and phenylpropranolamine.
- [2479](#) Exempting payment of fees at institutions of higher learning for children of certain law enforcement officers or firefighters. Kelley Support H, Hi Ed
Exempts payment of fees at institutions of higher learning for children of certain law enforcement officers or firefighters.
- [2594](#) Addressing the ability of employers to terminate law enforcement officers for acts of dishonesty. Rolfes Oppose H, Commerce/Lab
companion SB 6590
Includes an "explicit, well-defined, and dominant public policy" requiring that law enforcement officers be honest when acting in their official capacity, so that criminal prosecutions are not jeopardized and public confidence in law enforcement is not eroded.
Clarifies that an arbitrator shall not overturn the decision of an employer to terminate a law enforcement officer for engaging in an act or acts of dishonesty established by clear, cogent, and convincing evidence.
- [2660](#) Establishing the crime of rendering aggravated criminal assistance in the first degree involving murder in the first degree of a peace officer. Hope Support H, Pub Safety
Establishes the crime of rendering aggravated criminal assistance in the first degree.
- [2690](#) Prohibiting the use of voluntary intoxication as a defense against a criminal charge. Kristiansen Support H, Judiciary

Provides: (1) Legislative redefinition of the mens rea element for specific and general intent crimes where voluntary intoxication is alleged as part of a defense;
 (2) That a voluntary intoxicated condition or state is not a defense to any criminal offense; and
 (3) That voluntary intoxication may not be taken into consideration in determining the existence of a mental state which is an element of the offense unless the defendant proves that he or she did not know that it was an intoxicating substance when he or she consumed the substance causing the condition or state.

2718	Concerning criminal defendants who are guilty and mentally ill. Provides that a defendant who offers a timely defense of insanity under RCW 10.77.030 (establishing insanity as a defense) may be found guilty and mentally ill at trial under certain circumstances. Allows a defendant who waives the right to trial to plead guilty and mentally ill.	Shea	Support	H, Judiciary
2860	Prohibiting the intimidation of a peace officer. Creates the crime of intimidating a peace officer.	Haler	Support	H, Pub Safety
2887	Concerning criminal defendants who are guilty and mentally ill. companion SB 6310 Provides that a person who timely offers a defense of insanity may be found guilty and mentally ill at trial under certain circumstances. Allows a defendant who waives the right to trial to plead guilty and mentally ill.	Hurst	Support	H, Judiciary
3112	Concerning assault of a law enforcement officer or other employee of a law enforcement agency. Modifies provisions relating to assault in the first degree, assault in the second degree, and the standard sentence range with regard to the assault of a law enforcement officer or other employee of a law enforcement agency.	Klippert	Support	H, Pub Safety
3113	Creating a sentence enhancement for body armor. Creates a sentence enhancement for body armor.	Klippert	Support	H, Pub Safety
3115	Addressing the coordination between local law enforcement and the department of corrections. Revises provisions relating to community custody violations. Requires the Washington association of sheriffs and police chiefs to implement procedures as part of the city and county jail booking and reporting system to automatically notify the department of corrections when certain events affect a department-supervised offender housed in any city or county jail. Requires the department of corrections to provide all local law enforcement in the state with access to the offender management network information system. Provides that the act is null and void if appropriations are not approved.	Klippert	Support	H, Human Ser
4218	Amending the state Constitution so that offenses that may result in a mandatory life sentence upon conviction are not bailable by sufficient sureties. Proposes an amendment to the state Constitution so that offenses that may result in a mandatory life sentence upon conviction are not bailable by sufficient sureties.	Kelley	Support	H, Pub Safety
5929	Including correctional employees who have completed government-sponsored law enforcement firearms training to the lists of law enforcement personnel that are exempt from certain firearm restrictions. Includes correctional officers and sergeants from counties with a population of one million or more, who have completed government-sponsored law enforcement firearms training, to the lists of law enforcement personnel that are exempt from certain firearm restrictions.	Carrell	Monitor	S, Judiciary
6294	Authorizing the use of four-wheel, all-terrain vehicles on highways under certain conditions. Authorizes a person to operate a four-wheel, all-terrain vehicle upon a highway of this state under certain conditions.	Benton	Support	S, Transportation
6310	Concerning criminal defendants who are guilty and mentally ill. companion HB 2887 Provides that a defendant who offers a timely defense of insanity under RCW 10.77.030 (establishing insanity as a defense) may be found guilty and mentally ill at trial under certain circumstances. Allows a defendant who waives the right to trial to plead guilty and mentally ill.	Carrell	Support	S, HumServ/Corr
6311	Creating a sentence enhancement for body armor. Creates a sentence enhancement for body armor.	Carrell	Support	S, Judiciary
6312	Imposing a minimum bail bond premium fee of ten percent. Requires a bail bond agent to charge and collect for his or her premium, commission, or fee an amount of ten percent of the amount of the corporate surety bail bond posted by him or her and to certify to the court that the premium, commission, or fee is at least ten percent of the amount of the corporate surety bail bond posted by him or her.	Carrell	Monitor	S, Judiciary
6313	Authorizing agreements to allow bail bond agencies to execute bench warrants.	Carrell	Monitor	S, Judiciary

Authorizes courts of limited jurisdiction to, under certain circumstances, enter into agreements with one or more licensed bail bond agencies for the purpose of executing bench warrants.

- [6314](#) Authorizing special detention facilities. Carrell Monitor S, HumServ/Corr
Requires a city or county to establish an objective classification system to determine those persons eligible for a special detention facility.
Authorizes a city or county to establish and maintain alternative supervision or rehabilitation programs within the special detention facility.
Exempts from taxation certain items that become components of a special detention facility and labor and services rendered for constructing, repairing, decorating, or improving a special detention facility.
- [6315](#) Limiting alternatives to confinement for certain offenders who violate Carrell Monitor S, HumServ/Corr
terms of community custody.
Addresses alternatives to confinement for offenders who are being supervised for a domestic violence offense or who commit a violation while armed with a deadly weapon.
- [6317](#) Concerning assault of a law enforcement officer or other employee of Carrell Support S, Judiciary
a law enforcement agency.
Modifies provisions relating to assault in the first degree, assault in the second degree, and the standard sentence range with regard to the assault of a law enforcement officer or other employee of a law enforcement agency.
- [6318](#) Concerning hospitals reporting violent injuries. Carrell Monitor S, Hea/L-T Care
Revises a hospital's reporting requirements with regard to bullet, gunshot, or stab wounds.
- [6396](#) Banning the sale of assault weapons. Kline Oppose S, Judiciary
Prohibits a person from manufacturing, possessing, purchasing, selling, or otherwise transferring certain assault weapons or certain assault weapon conversion kits.
- [6513](#) Prohibiting the intimidation of a peace officer. Delvin Support S, Judiciary
Creates the crime of intimidating a peace officer.
- [6549](#) Providing for the establishment of the psychiatric security review Hargrove Support S, HumServ/Corr
board to supervise persons acquitted by reason of insanity.
Establishes the psychiatric security review board to supervise persons acquitted by reason of insanity.
- [6642](#) Establishing a statewide electronic tracking system for the Delvin Support S, Judiciary
nonprescription sales of ephedrine, pseudoephedrine, and phenylpropanolamine.
Regulates the nonprescription sales of ephedrine, pseudoephedrine, and phenylpropanolamine.
Requires the attorney general to implement a real-time electronic sales tracking system to monitor the nonprescription sale of products in this state containing any detectable quantity of ephedrine, pseudoephedrine, phenylpropanolamine, or their salts, isomers, or salts of isomers, provided that the system is available to the state without cost to the state or retailers for accessing the system.
- [8224](#) Amending the state Constitution so that the provision relating to Kline Support S, Judiciary
bailable crimes by sufficient sureties is modified.
Proposes an amendment to the state Constitution relating to bailable crimes by sufficient sureties.