

# New Stuff You Should Know

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Judge  
Shelby Sup2

- [Small claims court procedures \(H.E.A. 1110, P.L. 125\)](#)
- [Landlord-tenant relations \(H.E.A. 1541, P.L. 215\)](#)
- [Protection orders and domestic battery \(S.E.A. 79, P.L. 67\)](#)
- [Sentencing \(S.E.A. 133, P.L. 119\)](#)
- [Criminal penalties \(H.E.A. 1097, P.L. 124\)](#)
- [Interfering with public safety \(H.E.A. 1115, P.L. 174\)](#)
- [Adoption \(H.E.A. 1448, P.L. 203\)](#)
- [Juvenile court jurisdiction \(S.E.A. 1256, P.L. 84\)](#)
- [Probate and guardianship matters \(H.E.A. 1252, P.L. 184\)](#)
- [Driving privileges \(H.E.A. 1199, P.L. 86\)](#)
- [Bureau of Motor Vehicles \(H.E.A. 1285, P.L. 111\)](#)
- [Full faith and credit for tribal court orders \(H.E.A. 1441, P.L. 201\)](#)

# Small Claims

(HEA 1110 ; IC 33-28-3-4 Effective July 1, 2021)

## Up to \$10K from \$8k.



Points to ponder

(Credit to Jeff Wiese, IOCS Deputy Director & Mindy Pickett, Staff Attorney. June 30, 2021 IOCS Memo)

*Does the increased jurisdictional limit impact the Small Claims Rule 8(C) limitations on representing a business entity through a full time, designated employee?*

No, the limitations in Small Claims Rule 8(C) remains at \$1,500 until Jan. 1. HEA 1110 proposed changing the limit to match the overall jurisdictional limit but that provision did not make it to the final bill. Trials rules now allow up to 6k effective Jan 1.

2 Statutes: one for Marion County, one for the rest of us, they are similar, but not the same.

# Does the increased jurisdictional limit impact pending small claims cases? If so, in what ways?

- Outside of Marion County: HEA 1110, amended Ind. Code 33-28-3-4 and Ind. Code 33-29-2-4 to removed “after June 30, 2005” & replaced with “applies after June 30, 2021.” Suggests not apply to cases pending prior to judgment on the filed claim. **Outside of Marion county cases filed before June 30, 2021 remain at the \$8,000 jurisdictional limit.** Marion County: Ind. Code 33-34-3-2 and Ind. Code 33-34-3-3 were amended by HEA 1110 to raise the jurisdictional limit to \$10,000. However, neither of these provisions include a date when these provisions apply. This provides statutory direction that in **Marion County it could apply to cases pending prior to judgment on the filed claim**

# What about Claims that exceed 10K?

- Ind. Code 33-28-3-4(b)(1) and Ind. Code 33-29-2-4(b)(1) provide plaintiffs or defendants may waive the excess of any claims to bring it within the small claims docket.
- In Marion County, Ind. Code 33-34-3-2 and Ind. Code 33-34- 3-2 do not mention the ability to waive the excess of claims. See also S.C. Rule 5(B) on counterclaims. This election occurs when filing the claim within the small claims docket.
- Possessory Actions: Ind. Code 33-28-3-4(b)(2), Ind. Code 33-29-2-4(b)(2), and Ind. Code 33-34-3-3 provide the rent due at the time the action was filed does not exceed the jurisdictional limit.
- **New Court Rule SC2 (Effective July 15, 2021) --A plaintiff filing an action under these rules waives the excess of the plaintiff's claim over the jurisdictional maximum of the small claims court or docket in which the case is decided, and the plaintiff may not later bring a separate action for the remainder of such claim.**

# Court options amending pending cases after 10K

## Amending the complaint:

1. Grant the request to amend the claim or counterclaim and advise the opposing party of the following:

- a. the ability to request a jury trial and transfer the case to the plenary docket by specific date and paying the transfer fee;
- b. the ability to request a continuance of the trial date on the amended claim to allow for sufficient time to review the claim and prepare for trial; and
- c. information for seeking representation if the person no longer wishes to proceed pro se. Note: These advisements are recommended to allow for a more fair overall process for all parties involved.

2. Deny the request to amend the claim or counterclaim on the basis that the excess was already waived when claim was filed in the small claims docket by statute (may not be true in Marion County at least on the claim).

3. The parties may request a dismissal of the claim without prejudice and refile if statutes of limitation permit refiling.

Clerks should not reject the filings based upon amount sought.

- May alert the court there may be an issue, but let the Judge decide any issues.
- May alert the filer that any issues regarding the amount sought may delay the resolution of their case.

# Small Claims Fees – Marion County

- Marion County Small Claims Court Bailiff/personal service fees increased from \$10 to \$15 dollars. Indiana Code 33-34-8-1. HEA 1271 (Effective July 1, 2021).

# Clerk Fees — (HEA 1271 Effective July 1, 2021)

- Certificate under Seal -Increased from \$1 to \$3. IC 33-37-5-3
- Document Storage fee- Will remain \$5. Eliminated planned decrease.

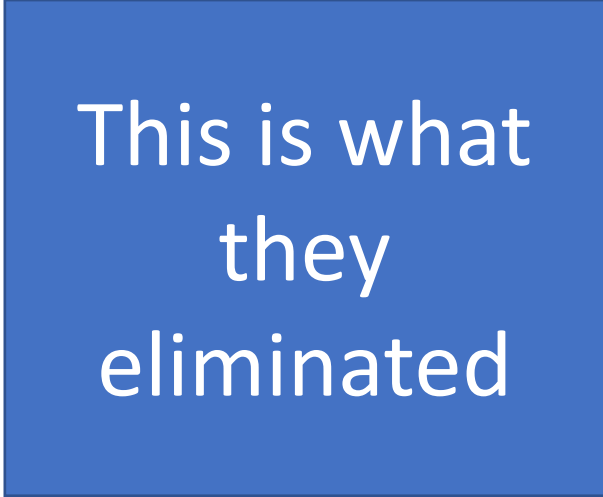
IC 33-37-5-20



# Landlord / Tenant- Local Govt. Keep Out

(HEA 1541 IC 32-31-1-20 Effective Feb 17, 2021)

- Local Govt may not regulate absent specific statutory authority:
  - Rents w/o specific authority on private property (Not apply to Section 8).
  - Screening Process
  - Security Deposits
  - Lease Applications
  - Leasing Terms and Conditions
  - Disclosures regarding lease and property condition
  - Rights and responsibilities
  - Fees charged
  - ~~Any other aspects of the landlord tenant relationship.~~



This is what  
they  
eliminated

# Landlord Tenant – Points to ponder



- What's Left?
  - Not a lot.
  - Registration may still be ok. See e.g. <https://www.cityofshelbyvillein.com/departments/planning-building/landlord-registration/>.
- Did not eliminate existing **statutory** protections re landlord tenants, just stops local govt from altering (i.e. giving greater protections).
  - Clerks may provide information  
See e.g. [https://www.in.gov/isdh/files/Tenants\\_Rights\\_doc.pdf](https://www.in.gov/isdh/files/Tenants_Rights_doc.pdf);  
<https://www.in.gov/ihcda/homeowners-and-renters/renters-rights/>  
[Indianalegalhelp.org](http://Indianalegalhelp.org)

# Tenant's Representative HEA 1252 (effective July 1, 2021)

- New Statutes Indiana Code 32-31-1-23 & 32-1-1-23 & 29-1-8-11 & 29-3-3-8  
“Landlord Responsibilities upon death of a sole occupant tenant.”

Also applies to incapacitated persons.

Allows a tenant representative to get personal property and \$ of deposit and unearned rent back from landlord. Gives some protection to landlords. Pecking order for who can be representatives. Nominated in writing by tenant down to heir.

Tenant representative may request judicial review and settlement of an account for all of their transactions.



If the tenant is dead, file judicial review under EM?

Does not appear to give the TR right to represent tenant in court.

# Schools v. Protective Orders

(SEA 79 Effective July 1, 2021)



- Paper review by the court: Will a protective order impact a school corporation ability to provide in-person instruction to the person seeking the protective order?

- If yes then:

Send copy of petition and date of hearing to school via registered or certified mail.

School has 3 business days after receipt to respond to the notice. School may testify at the hearing.



## Points to Ponder.

Does it matter that if respondent cannot receive in-person instruction?

Is the school a party or participant in Odyssey?

Is email sufficient? (prob not, must snail mail, but they might waive).

What happens in the meantime?

# Expungement

## SB 255 (Effective July 1, 2021)

Amends IC 24-4-18-2

(a) As used in this section, "criminal history provider" means a person or an organization that: . . . (2) regularly publishes criminal history information on the Internet . . . of at least twelve (12) individuals in a calendar year.

...

Does not apply to a newspaper or other periodical issued at regular intervals or for journalistic, academic, governmental, or legal research purposes

Sec. 12. A criminal history provider (as defined in IC24-4-18-2) that provides a criminal history report containing an expunged conviction is subject to the penalties described in IC 24-4-18-8.

Violations punished as a deceptive act. (Civil Penalties).

# Expungement of Juvenile Records

- Automatic Expungement of Certain Juv. Offenses. SB 368 IC 31-39-8-3.5 (Effective July 1, 2021)
  - When child reaches 19 years of age, or one year after date court discharges the child (whichever is later)
  - Court shall on own motion and w/o hearing, within 60 days, order expungement of records relating to child's delinquency adjudication except for what would be adult felony or handgun or firearm violations.
  - Except, if court finds nature of acts and needs of the child, expungement would not serve interests of justice.
  - Applies to records after June 30, 2021

Any way to automate this or automate flag to the court?



# Juvenile Arrestee

- IC 31-30-3-12 (Effective July 1, 2021) Juveniles charged as adults may not be housed with adults unless court finds “it is in the best interests of justice” to be housed in adult facility.
- Max of 180 days. Can be extended in 60 days increments.
- Court must hold a hearing every 30 days to review if still in the interests of justice to keep juvenile with the adults.

# Juvenile Competency Matters

- IC 31-37-26-1 (Effective Dec 31, 2022)
  - Sets forth procedures to determine if child is competent.



# Domestic Battery - Increased penalties

(SEA 79, IC 35-42-2-1.3, Effective July 1, 2021)

- Touching family or household member in rude, insolent or angry manner while having PO or NCO against you = Level 6 felony
- 2<sup>nd</sup> time strangulating same family or household member = Level 5 felony.

Level 5 felony!



# Suspension of Felonies

(S.E.A. 133, P.L. 119 Indiana Code 35-50-2-2.2)

- Convicted of a Level 2 or 3 felony?
  - Have a prior felony that does not involve marijuana?
  - Do the minimum executed time.



## Point to Ponder.

Expunged records count as a prior felony.

State must request permission to get records.

If expunged records used to get a conviction, not necessary to reseal.

What exactly is unsealed? Just the records introduced or entire file?

# Resisting Law Enforcement w/Vehicle

(HEA 1097; IC 35-44.1-3-1, effective 4/26/21)

- 2<sup>nd</sup> time flee from police with vehicle is a Level 5 Felony.
- Expanded transfer driver's license suspensions from out of State convictions. IC 9-30-4-6.1(b)~~(3)~~

## Points to ponder.



Not limited to motor vehicles.

Sec. 196. (a) "Vehicle" means, except as otherwise provided in this section, a device in, upon, or by which a person or property is, or may be, transported or drawn upon a highway. The term does not include the following:

- (1) A device moved by human power.
- (2) A device that runs only on rails or tracks.
- (3) A wheelchair.
- (4) An electric foot scooter.

Does not appear include boat, aircraft, or jet pack.

# Fraud– Significant Changes

- Eliminated many laws specific to certain acts.
- Broad reach for fraud now.
- May still file under old statutes until statute of limitation expires.
- 4 Basic Concepts.
  - Lies to get stuff
  - Uses 3<sup>rd</sup> parties to lie
  - Uses objects to lie
  - Evil plan to speak, use 3<sup>rd</sup> parties or devices to lie.

HEA 1115- (Effective July 1, 2021) cont.  
Significant changes to Fraud Laws.

**Lies to get stuff.**

35-43-5-4. Fraud — Defrauding creditors.

**(a)** A person who:

**(1)** with the intent to obtain property or data, or an educational, governmental, or employment benefit to which the person is not entitled, knowingly or intentionally:

**(A)** makes a false or misleading statement; or

**(B)** creates a false impression in another person;

Commits fraud, a Class A Misdemeanor except as otherwise provided in this section.

HEA 1115 -(Effective July 1, 2021)

## Involves 3<sup>rd</sup> Parties in the lie.

A person who

**(2)** with the intent to cause another person to obtain property, knowingly or intentionally:

**(A)** makes a false or misleading statement;

**(B)** creates a false impression in a third person; or

**(C)** causes to be presented a claim that:

**(i)** contains a false or misleading statement; or

**(ii)** creates a false or misleading impression in a third person;

Commits fraud, a Class A Misdemeanor except as otherwise provided in this section.

HEA 1115- (Effective July 1, 2021) cont.

## Uses objects to spread the lie.

A person who

**(3)** possesses, manufactures, uses, or alters a document, instrument, computer program, or device with the intent to obtain:

**(A)** property;

**(B)** data; or

**(C)** an educational, governmental, or employment benefit;

to which the person is not entitled;

commits fraud, a Class A Misdemeanor except as otherwise provided in this section.

HEA 1115 (Effective July 1, 2021) cont.

## **Evil plan to speak, use 3<sup>rd</sup> parties, or devices to lie.**

A person who:

**(4)** knowingly or intentionally engages in a scheme or artifice to commit an offense described in subdivisions (1) through (3);

commits fraud, a Class A misdemeanor except as otherwise provided in this section.



HEA 1115– Many Provisions (Effective July 1, 2021) cont.



# Identity Deception

## IC. 35-43-5-3.5 Repeals synthetic ID Deception.

- “of another person” language removed.
- Simply prohibits use of identifying information to profess to be another person with intent to harm or defraud.
- New language about underage purchase of alcohol and cigarettes.

HEA 1115 (Effective July 1, 2021) cont.

Level 6 Felony. More punishment for the lie if:

- Within 7 years have a prior conviction or just got out/off paper for the same thing. (Must be under Article 43)
- Involves \$750 to \$50K.
- Endangered adult or juvenile.
- Represent being disadvantaged or women-owned business.
- Locked up in jail or DOC.
- Involved what appeared to be Govt documents. 
- The lie was in writing. See “document” above. 
- Unconscionable agreement unless less than \$750, then A misd.
- Involves human reproductive material.


HEA 1115 (Effective July 1, 2021) cont.

## Lying on steroids. Level 5 felony.

- Loss is \$50 to \$100 k.  What if more than \$100k?
- Endangered adult or Juv. Lose at least \$750.
- Financial Institution is victim.  Bank loses \$1.00 and it's a level 5?

HEA1115– Many Provisions (Effective July 1, 2021) cont.

## Fraud and other Misc.

- Broadened the reach of Fraud Statute. IC 12-17.6-6-3; 12-20-6-0.5 et seq  
You will be kicked off Medicaid / State or Township relief for 10 years if commit fraud concerning Medicaid or relief.
- No longer a C misdemeanor to falsely accuse your neighbor of having unhealthful property. IC 16-20-1-25
- “Hail to the bus driver”. Violations of school bus inspection of registration dropped to C infraction from C misd. IC 20-27-7-19 
- No longer a crime to fail to use the Indiana Death Certificate Registration System.
- No Longer a B misdemeanor to use caller id for fraudulent purposes or to spoof a number. Now part of fraud statute. IC. 24-5-14.5-11.

HEA 1115 (Effective July 1, 2021) cont.

# Obstructing Traffic

- IC 35-44.1-2-13 Elevated to Level 6 felony if:
  - Blocking emergency vehicle responding to a call
    - Pursuing suspected violator of the law.
    - Responding to, but not returning from fire alarm.
    - Emergency vehicles must have on either lights or siren.
  - Also Level 6 felony if block entry to facility providing EMS
  - Level 5 felony if results in catastrophic bodily injury or death.

# HEA 1115– Many Provisions (Effective July 1, 2021)

- NO SALES FOR YOU! IC 6-2.5-9-7

Can't go to jail for removing Dept. Revenue sign prohibiting retail transactions.  
Now only C infraction.

- De-escalation Police Training incorporated into “use of force” training.

- Bodily sample w/o Warrants. IC 9-30-6-6

LE requests sample, & certifies in writing p/c drove car or boat impaired within the past 3 hours, & exigent circumstances take priority over time for warrant.  
Health care provider shall obtain. Can use reasonable force.

 Probably to give reassurance or direction to physician or medic hesitant to drawn w/o warrants.

HEA 1115 (Effective July 1, 2021) cont.

## Obstruction of Justice & False Reporting

- IC 35-44.1-2-2. Changes from “Official” to “Legal” proceedings. Added “administrative or criminal” investigation. **Legal Proceeding not defined.**
- IC 35-43-5-5 Check Deception, cable theft, home improvement fraud etc. repealed.

### IC 35-44.1-2-3 False reporting

- Bomb threats. Any report. Not just limited to telegraphs or written or oral communication.
- Giving false info to law enforcement officer relating to commission of crime.
- Expanded to included Govt. entity regarding endangered kids & adults.



HEA 1115 (IC 35-45-14-2, effective July 1, 2021)

## Misc.

- No longer a Class A misdemeanor to be a barker for an attorney.
  - Supreme Court may consider it unauthorized practice of law.
- No longer a crime to sell or distribute home HIV test kits unapproved by the FDA. C infraction.
- B misdemeanor to violate EMS/Police/firefighter duck-under tape.
- Firefighters treated like EMS and LE as victims.



**FIRE LINE DO NOT CROSS**

☆☆☆☆



# Firearm enhancement & Kids and firearms

- Firearm enhancement applies to attempted murder cases now. HEA 1115
- Juv. Court has and retains jurisdiction over juvs. w/firearms. HEA 1256
- IC 35-47-7-1 No longer a crime for hospital or doc to fail to report stabbing or gunshot. Only an infraction.

# Adoption HB 1448 (Effective July 1, 2021)

- Notice IC 31-19-2.5-6
  - New section added. Explains all types of notice. Where, how, & to whom.
  - Catchall – Giving notice by any other means that allows the individuals receipt of the notice to be reasonably confirmed.
  - Must notify inmates.
  - If know the county but not address of person required to be notified.
  - If don't know the county, then in the county where child was conceived.
  - May include E-editions of papers.
  - Refusal of service of notice is not sufficient to challenge notice.
  - 3<sup>rd</sup> party shall either deliver or tell attorney w/n 3 days couldn't deliver.
  - Don't shoot the messenger. May be held in contempt.
  - Service is not per Indiana Trial Rules 4.1 or 4.13 but instead per the statute.

# Adoptions HB 1448 (Effective July 1, 2021)

IC 31-14-21-1 (07/01/21) Eliminates naming of specific notice statutes.

- VENUE (07/01/21)

- Adoptee over 18? Any County. IC 31-19-2-1

- Under 18? County of Petitioner.

- County of licensed child placement or govt. agency having custody of child.

- County where attorney maintains an office.

- County of Child's residence.

- Applies to both residents and non-residents of Indiana.

- Under 18 with consent less than 30 days old? Any county.

- IC 31-19-2-2

# Adoptions HB 1448 (Effective July 1, 2021)

- **CHANGE OF ADOPTING PARENTS**

Original notice sufficient. Don't have to send out again if adopting parents change.  
IC 31-19-2-2

- **Notice**      Local DCS office where CHINS is pending.  
If the child is a subject of an open or pending juvenile delinquency proceeding, the entity, facility or individual of which the child is a ward. IC 31-19-2.5.3

Proof of Notice Shall be filed w/ the Court b/4 final adoption hearing can be scheduled.

Limits challenges based upon notice to 45 days after decree.  
IC 31-19-2.5.3

# Female Genital Mutilation SB 240

- (effective July 1, 2021)
  - Office of Women's Health to perform certain actions relating to female genital mutilation. (FGM)
  - Makes it a crime to aid/induce/cause/transport/facilitate perform FGM. (Level 3 felony)
  - Revokes license of health care professional involved in FGM unless w/n scope of duties or medically necessary.
  - Child subject to FGM is CHINS
  - Duty to report if have reason to believe a child may be victim of FGM.
  - Civil action may be commenced by age 28 by child subject to FGM.

# Principal for Trust, Personal Rep, or Fiduciary

- Must be at least 18. Indiana Code 30-5-2-8

# Termination of Guardianship. Order of payment

Indiana Code 29-3-12-1 . In this order of payment:

1. Final administrative expenses as approved by the court.
2. Reasonable expense for funeral, tombstone and burial.
3. Statutory allowances for surviving spouse or child.
4. Debts and taxes under laws of United States.
5. Reasonable expenses of last illness.
6. Debts and taxes of the State.
7. Other debts or claims.

# Traffic Matters

- “Driver’s” not “operator’s” license.
- “pink sheet” in a form prescribed by BMV. Likely to be electronically filed in the future.



# Reinstatement Fees HEA 1199 (Effective July 1, 2021)

- By the Court. Currently, indigent with insurance may be waived. IC 9-25-6-15.1 May be either by Petition in county of residence or court's own motion. New Legislation does not change this section.
- Administrative by the BMV- NEW!

Forbearance of old reinstatement fees. Demonstrate good behavior- Nonviolent offender IC 11-8-8-5. Completed sentence or just on paper & is enrolled in job training or maintains consistent employment for at least 3 years. After 3 years of work, forbearance turns into waiver of reinstatement fees.

Future- No reinstatement fees if show proof of future insurance.



3 years of consistent employment is confusing. Do they mean 3 consecutive years in the past? What happens when job training ends?

# BMV Suspensions- Failure to have Insurance

HEA 1199

- IC 9-25-4-3 (Effective December 31, 2021) Insurance forgiveness.  
BMV Program, not a court thing. BMV will stay suspension if prove NOW have insurance. If able to keep insurance for 180 days, suspension will be terminated. (non lapse).
- IC 9-25-5-1 Court appearance Traffic Offense. (12/31/21) court shall recommend suspension until future proof is provided to BMV. (proof to BMV, not to Court).

Failure to provide proof of insurance suspension is unlimited but proof of future insurance will stop all insurance suspensions and will not trigger a reinstatement fee. IC 9-25-6-15(e).

# Conviction- Not having insurance in effect.

HEA 1199

- Indiana Code 9-25-8-2 (12/31/21) Eliminated court-imposed suspension after conviction for not having insurance in effect.
- Indiana Code 9-25-8-6. (12/31/21) Repealed 3 and 5 year proof of future financial responsibility.

# Failure to Appear- Warrants & Suspensions

HEA 1199

IC 9-30-3-8

- May do a warrant for FTA on Misd and felonies.
- FTA suspensions end after appearance or disposition of the case.

# Failure to Pay (FTP)

HEA 1199 (Effective Dec 31, 2021)

IC 9-30-3-8

Court may suspend for failure to pay:

- Moving traffic Violations *“Moving traffic offense” means a violation of a statute, an ordinance, a rule, or a regulation relating to the operation or use of a motor vehicle while the motor vehicle is in motion.* IC 9-13-2-110.
- Infractions that get you points. 140 IAC 4.5-10

All FTP suspensions stop after 3 years or payment.

FTP triggers proof of future insurance. If able to prove future insurance, FTP suspension is stayed until either insurance lapses or 3 years pass. Reinstatement fees waived for FTP if either pay the judgment or have insurance for 3 years. IC 9-30-3-8.5.

Can suspend again for FTP on Misd DWS.



# Specialized Driving Privileges

HEA 1199; (Effective Dec 31, 2021)

- Cannot get SDP for failure to have insurance b/c getting insurance will stop the suspension. IC. 9-30-16-4.5

# Amnesty Program (HEA 1199 Effective July 1, 2021)

- Extended until July 1, 2022.
- Covers INFRACTIONS before Jan 1, 2020. (Not misd or felonies).

# Reinstate License for Convicted Offenders

HEA 1199 (Effective July 1, 2021)

- Applies to:
  - DOC inmates or released less than 12 months before
  - Parolees
  - Persons on house arrest

**THIS IS A BMV / DOC PROGRAM. COURT IS NOT INVOLVED.**



# Child Support suspensions. HEA 1199 (Dec 31, 2021)

## IC 31-25-4-33.5

- Eight (8) week lump sum payment in each case gets you reinstated.
- If only arrearage, then equal to 8 week or total arrearage, whichever is less.
- If unable to determine amount, meet with child support and make agreement.
- Once paid, child support has 7 days to get notice to the BMV.
- Child support monitor compliance for 60 days. If not compliant, may seek suspension again.
- May request SDP for Child Support Suspension.

# Tribal Courts

- Their orders etc. are binding up State Courts if State Court orders etc. are binding upon them.

# County Office Holders Gotta be there.

- IC 36-2-8.7-7

A county officer must be physically present in the county officer's office during regular office hours for a reasonable amount of time each month during the county officer's term of office.

Can be made upon oath of any person or by both Commissioners and County Council. IC 5-8-1-35

Goes before the Court to determine if appears charge is sustained.

Must spend a reasonable amount of time in the office. IC 5-8-1-35

# Bonus & Misc. Material

- Recording Instruments IC 32-21-2-1.5 Changed requirements on what it takes to properly record instruments in the recorder's office.
- Makes it clear “gotcha” litigation is disfavored. “any conveyance . . . and any mortgage recorder in the office of the Indiana County recorder to not be attacked due to technical difficulties”. IC 32-21-4-0.5
- Even if don't do it right, may still count as constructive notice. IC 32-21-4-1.

# Misc.

- Baby Return Boxes approved with conditions. HB 1032
- Robots- Can deliver stuff to you with conditions. HB 1072
- Chips are for eating, not implantation. HB 1156
- Local Govt shall report local cyber security incidents to Indiana Office of Technology. IC 4-13.1-2-9 HEA 1169



# Misc.

Rainy day Fund increased temp to 15% of total budget. HEA 1271

BMV gives priority to credential related transactions on election day.  
HEA 1285

Medical revocation of Driver's License by BMV delays appeals to Trial Courts until all administrative remedies have been exhausted. HEA 1285

State has right to appeal dismissal of criminal case. HEA 1293.

Employees can request pregnancy accommodation. Employers must respond. Response can include "No." HB 1309

# Old Judges get some love too. HB 1383

(effective July 1, 2021)

- Beat up a senior judge is like beating up an active judge.
- Senior Judges can carry a handgun like active judges when acting as a Senior Judge.
- Probation and Community Corrections officers can have their home addresses masked from public property databases operated by a unit (GIS).

# Local Govt and Zoom & Camping

- Local Govt can meet by Zoom etc. with conditions. HEA 1437
- Secretary of State may remove name if falsely implies connected with Govt. agency of this State or United States. HEA 1464
- Traffic in Residential Complexes. Police can enforce apartment complex ordinances regarding traffic in apartment complexes with conditions. SB 8
- Camping. Get loud and obnoxious or break the law you can get kicked out of private campground or be arrested for trespass.



# Catalytic Converter theft. SB 167

- Level 6 felony.
- Dealers in valuable metal may face Level 6 felony charges for lack of compliance.

# Victim Right to Re-investigation

- Immediate family of victim may request a “do-over” death investigation by the State Police under certain conditions.

# Unclaimed Money SB188

- IC 32-34-1.5 Revised Unclaimed Property Act

Substantial changes beyond the scope of this presentation.

# Smoking Marijuana then Driving SB 201

- Defense under certain conditions. Basically, if you are
  - in a SBI/Death crash
  - not caused by you
  - you are not impaired
  - you submit to a drug screen b/c you were involved in a SBI/Death crash
  - you have just marijuana metabolites in your system.

# Lodging in unsafe homes.

- Can be considered criminal trespass to live in home that has been posted unsafe. SB 218
- Harasses another person with intent obtain property = Aggressive Harassment, Class C misd. SB 218


# Publication of Notices SB 332

- 1<sup>st</sup> notice must be in the newspaper.
- 2<sup>nd</sup> notice can be on the internet.

# 29 E Washington St, Nashville, IN 47448

"OOEY GOOEY" CINNAMON ROLLS

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Ooey Gooey will be Closed 1st week of August to give our staff a summer vacation!! We will re-open on Thursday August 12th!  
We apologize for any inconvenience this may cause to our customers.

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